1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	64353 BOOK 116
MORTGAGE	(He. S2K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kanasa
Vernon C. Springer and Mildred R R. Springer, husband and wife, of Lawrence , in the Count	day of November , 1957. between uth Springer, also known as Mildred Springer or Mildred y of Douglas and State of Kansas rence National Bank, Lawrence, Kansas. party of the second part.
Twenty-Two Thousand and no/100 -	the first part, in consideration of the sum of
this indepture do GRANT, BARGAIN following described real estate situate Beginning at a point Kansas, to-wit: ner of Section 7, 70	the receipt of which is hereby acknowledged, have sold, and by , SELL and MORTGAGE to the said party of the second part, the d and being in the County of Douglas and State of to 30 feet South and 182.5 feet East of the Northwest cor- public 13 South, Range 20 East of the sixth Principal thence South 300 feet; thence west 273 feet; thence North thence North 256 feet to the point of beginning, in Tract ton to the City of Lawrence, in Douglas County, Kansas, and
Lot Three (3) in Block Two (2) in Lot Four (4) in Block Thirteen (1) Lawrence; together with an easemen of Lot Three (3) in Block Thirtee Lawrence, for driveway purposes o of the Register of Deeds of Dougl	Green's Subdivision in the City of Lawrence, and 3) in University Place, an Addition to the City of nt and right of way over and across the South nine feet n (13) in University Place, an Addition to the City of nly as recorded in Book 150 at Page hd5 in the office as County, Kensas,
Including the rents, issues and shall be entitled to collect an	o the City of Lawrence and the East Fifty-eight (58) feet, 8) in Haskell Place, an addition to the City of Lawrence. profits thereof provided nowever that the Hortgagors d retain the rents, issues and profits until default
And the said parties of the first part do of the premises above granted, and seized of a good no exception	te, title and interest of the said part ies of the first part therein. hereby covenant and agree that at the delivery hereof they are the lewful owner S I and indefeasible estate of inheritance therein, free and clear of all incumbrances.
and the second se	PEY will warrent and defend the same against all parties making lawful claim; thereto: part IES of the first part shall at all times during the life of this indenture, pay all taxes that said real estate when the same becomes due and payable, and that $IEQY$ WILL inst fire and tornado in such sum and by such insurance company so thall be specified and toos, if any, made payable to the part Y of the second part to the extent of $IEET$ real to the second part to the extent of the same become due and payable or to keep part Y of the second part may pay such taxes when the same become due and payable or to keep part Y of the second part may pay such taxes and insurance, or either, and the amount scored by this indenture, and shall bear interest at the rate of 10% from the date of payment
THIS GRANT is intended as a mortgage to secure according to the terms of	the payment of the sum of TWENTy-Two Thousand and no/100 TOULARS, a obligation for the "payment of said sum of money, executed on the Lat. 57 , and by 1ts terms made payable to the part Y of the second the terms of taid obligation and also to secure any sum or sums of money advanced by the
said part Y. of the second part to pay for an that said part 123. of the first part shall fail to And this conveyance shall be void if such pays if default be made in such payments or any part	ny insurance or to discharge any taxes with interest thereon as herein provided. In the event pay the same as provided in this indenture, ments be made as herein specified, and the obligation contained therein fully discharged, thereof or any obligation created thereby, or interest thereon, or if the taxes on said real payable, or if the insurance is not kept up, as provided herein, or if the buildings on said are now, or if waste is committed on said premises, then this conveyance shall become absolute the obligation provided for in said written obligation, for the security of which this Indenture e and payable at the option of the holder hareof, which thus indentures
the said part. <u>y</u> of the second part. ments thereon in the manner provided by law and sell the premises hereby granted, or any part the retain the amount then unpaid of principal and inte shall be paid by the part. <u>y</u> making such sale	to have a receiver appointed to collect the rents and benefits accuring therefrom and to ereof, in the manner prescribed by law, and out of all moneys arising from such asle to rest, together with the costs and charges incident thereto, and the overplus, if any there be, , on demand, to the first part 183.
benefits accruing therefrom, shall extend and inu	rms and provisions of this indenture and each and every obligation therein contained, and all re to, and be obligatory upon the heirs, executors, administrators, personal representatives, ereto. Inst part he VP hereunio set their hend.8 and seel.8 the day and year UCUUCH CAUMAN (SEAL)
	Vernion C. Springer (SEAL) Midred Ruth Springer (SEAL) Mildred Ruth Springer (SEAL)

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