ha ar in ar 17 fr ar 19 de	and an and an an and an and	6'7069	BOOK 119	an ar an an an an a
MORTGAGE	•	(Ne. 52K) Boyles Legal	Blanks-CASH STATIONERY CO	-Lawrence, Kansas
a land the state of the state o		day of Septer M. Davison, husbar	and the second se	and the second second
art1es of the first par	t, and The Lawren	f Douglas nca Building and I	oan Association	
Witnesseth, that the s	aid part ies. of the	first part, in consideratio fty and no/100	n of the sum of	
them is indenture do G	duly paid, the m RANT, BARGAIN, SE	eccipt of which is hereb ELL and MORTGAGE to th and being in the County	y acknowledged, ha. W e said part y of the s	a sold, and by econd part, the
•		), Block Two (2) ddition to the Ci		
And the said part 185 If the premises above granted, It is agreed between the p	of the first part do	itle and interest of the sa reby covenant and agree that at t Indefessible estate of inheritance th Z. will warrant and defend the aar LBSof the first part shall at all	he delivery hereof they at rerein, free and clear of all incu me egainst all parties making is times during the life of this inc	Bhe lawful owne <sup>3</sup> mbrances, wful slaim thereto. Janture, pay all taxes
And the said part 108 If the premises above granted, It is agreed between the p and assessments that may be le aring the buildings upon said or interest. And in the event that aid premises insured as herein o paid shall become a part of the part of the part. The part of the part of the open that the the part of the part of the part of the the part of the part of the part of the the part of the part of the part of the the part of the part of the part of the the part of the part of the part of the the part of the part of the part of the part of the the part of the part of the part of the part of the part of the the part of the part of the part of the part of the part of the the part of the part of	of the first part do	reby covenant and agree that at t Indefeasible estate of inheritance th 7. will warrant and defend the sar LB.Bof the first part shall at all	he delivery hereof they at rerein, free and clear of all incu me egainst all parties making is times during the life of this inc	Bhe lawful owne <sup>3</sup> mbrances, wful slaim thereto. Janture, pay all taxes
And the said part 10.8. If the premises above granted, If its agreed between the pr and assessments that may be le- ceep the buildings upon said or therest. And in the event that add premises insured as herein o paid shall become a part of until fully repaid.	of the first part do	reby covenant and agree that at t Indefeesible estate of inheritance th 7. will warrant and defend the sar	he delivery hereof they BY errein, free and clear of all incu- me against all parties making is times during the life of this inc mes due and payable, and that y such insurance company as a of the same becomd part to the when the same becomd year to read taxes and insurance, or einterest at the rate of 10% from thousand two hur	She lewful owned.    imbrances.    wful alsim thereto.    senture, pay all taxes    they will    satent of
And the said part 108. If the premises above granted, It is agreed between the prind exercising the buildings upon said of threads by the part y of threads by the part of the part of increased. And in the event that add premises insured as herein o paid shall become a part of mill fully repaid. THIS GRANT is intended as and no/100 becording to the terms ofOX dev of Saptember	of the first part do he and seized of a good and I 	reby covenant and agree that at 1 Indefeasible estate of inheritance it I. will warrant and defend the sar LBS of the first part shall at all d real estate when the same becor e and tornaked in such sum and k any, made payable to the part. Jy part shall fill to pay up to taxes to of the second part may pay by this Indent ure, and shall beer i hayment of the sum of S&VBN , and by 1.15. ms of said obligation and also to rance or to discharge any faxes w	he delivery hereof they RI errein, free and clear of all incu- me against all parties making is times during the life of this inco- mes due and payable, and the y such insurance company as a of the second part to the when the assess the second part to the when the assess and insurance, of a interest at the cate of 10% from thousand two hum thousand two hum of money, executed on the terms made payable to the part rearms of morey as herein p	She lewful owned.    mbrences.    wful elsim thereto.    Jenture, pay all taxes    they will    hall be specified and extent of 1158    gaysble or to keep there, and the amount the date of payment, idred fifty
And the said part 188. If the premises above granted, It is agreed between the p and assessments that may be le- degrate buildings upon said of incided by the part	of the first part do he and seized of a good and I 	reby covenant and agree that at 1 Indefeasible estate of inheritance it I. will warrant and defend the sar LBB. of the first part shall at all d real estate when the same becor e and tornako in such sum and b any, made payable to the part. Jy part shall fail to pay such taxes y of the second part may part part shall fail to pay such taxes y of the second part may pay by this indent ure, and shall been harment of the sum of SB.VBN	he delivery hereof they .B.T herein, free and clear of all incu- me against all parties making is times during the life of this in mes due and payable, and the y such insurance company as a of the second part to the when the asme become due any y said taxes and insurance, of a interest at the rate of 10% from thousand two hur thousand two hur m of money, executed on the marms made payable to the part secure any sum or sums of mo this interest thereon as herein p	The levid owned.    mbrences.    wful elaim thereto.    denture, pay all taxes they will hall be specified and extent of 11,5    j payable or to keep there, and the amount the dete of payment dared fifty    dared fifty    DOLLARS, 17th.    y of the second ney advenced by the rovided, in the event
And the said part 105. If the premises above granted, If the premises above granted, If is agreed between the p and assessments that may be le- ceep the buildings upon said or increase. And in the event that add premises insured as herein to paid shall become a part of unit fully repaid. THIS GRANT is intended as and no/100 becording to the terms of OX fay of September. Deart, with all Interest accruing has taid part 165. of the And this conveyance shall the said part 1.05. of the series ere not heat in such pa- real exters are not kept in ar- real exters on the manner p- the said part. J. of the secon- tion the whole sum remaining a given, shall Immediately ma- the said part. J. of the secon- the said part. J. of the secon- tion the whole sum remaining a given, shall Immediately ma- the said part. J. of the secon- tion the grantees on the manner p- said the premises hereby gran.	of the first part do	reby covenant and agree that at t indefeasible estate of inheritance it Indefeasible estate of inheritance it I. will warrant and defend the sar LBS. of the first part shall at all d real estate when the same become e and tornado in such sum and be any mede psyable to the part. J part shall fail to pay such taxes the second part may pay by this indent ure, and shall beer i any mede psyable to the part. J part shall fail to pay such taxes by this indent ure, and shall beer i the second part may pay by this indent ure, and shall beer i asyment of the sum of SG.V.GN. and by <u>1 ts</u> man of said obligation and also to mance or to discharge any taxes w is same as provided in this indents e made as here in specified, and or any obligation created thereby le, or if was is committed thereby le, or if the in surence is not kept by or if was is committed in said visit by a specified on said lightions provided for in said writh payable at the option of the hold to take p	he delivery hereof they .B.T errein, free and clear of all incu- me against all parties making is times during the life of this inco- mes due and payable, and that y such insurance company as a of the second part to the when the asene become due y add taxes and insurance, of a interest at the cate of 10% from the second part to the when the second part to the when the second part to the add taxes and insurance, of a interest at the cate of 10% from thousand. two hur thousand. two hur m of money, executed on the terms made payable to the part secure any sum or sums of mo this interest thereon as herein p ure. the obligation contained ther in panaper, of the security of the hereof, without notice, and	She levid owned.    imbrances.    wful slaim thereto.    senture, pay all taxes    they will    hall be specified and extent of 14.8    g payable or to keep ther, and the amount the date of payment addred fifty
And the said part 108. If the premises above granted, It is agreed between the p ind exessments that may be le- directed by the part	of the first part do he and seized of a good and I 	reby covenant and agree that at t indefeasible estate of inheritance th I. will warrant and defend the sar LBB. of the first part shall at all d real estate when the same becord e and tornedo in such sum and be any, made payable to the part. Ju- part shall fill to pay such taxes T, and the second part may pay part shall fill to pay such taxes T, and the second part may pay by this indern ure, and shall beer i agreent of the sum of S&VAR , and by <u>1</u> US. The of sid obligation and also to rance or to discharge any taxes w is same as provided in this indern e made as herein specified, and or any obligation creates thereby le, or if the insurance is not kept ligations provided for in said writh ligations provided for in said writh	he delivery hereof they .B.T rerein, free and clear of all inc. me against all parties making le times during the life of this inc mes due and payable, and the y such learness company as a of the second part to the when the assess and insurance, of a interest at the cate of 10% from thousand two hum thousand two hum thousand two hum thousand two hum thousand two hum the obligation contained the y, or interest thereon as herein p ure. The obligation contained the y, or interest thereon, or if the premes, then this conveynce mobility for the security of ler hereof, without notice, and i cossession of the said premises here the thereof, and the overp and out of all moneys artis- incident thereit, and the overp each and every obligation there s, executors, administrator, pe	The lewful owned.    mbrences.    wful elaim thereto.    lenture, pay all taxes    they will    anall be specified and extent of 14.8    in all be specified to takesp there, and the amount the date of payment, adred fifty    idred fifty    work of the second rowided, in the event    en fully discharged.    e taxes on said real the buildings on said the building and to g from such sale to lux, if any there be,    in contained, and all roomal representativet,
And the said part 168. of the premises above granted, It is agreed between the p and assessments that may be le- terest and lifetings upon said of invested by the part of invested by the part of invested by the part of invested by the part and no/_100 according to the terms of assocrating to make in such parts the send part of the second the whole sum remaining and the whole sum remaining and the whole sum remaining and the paid by the part It is agreed by the part In the agreed by the part. In Whenese Whenese, the parts In Whenese Whenese the parts I	of the first part do he and seized of a good and I 	reby covenant and agree that at 1 Indefessible estate of inheritance it Indefessible estate of inheritance it I will warrant and defend the ser Less of the first part shall at all d real estate when the same becor- e and tomaked in such sum and k any, made payable to the part. Jy part shall fill to pay such taxes for the second part may pay part shall fill to pay such taxes of the second part may pay by this indent ure, and shall beer i harment of the sum of S&VAN. A sum of said obligation and size to rance or to discharge any taxes w we same as provided in this indent is or lift the option of the hold or any obligation and size to rance or to discharge any taxes w we same as provided in this indent is or if the insurance is not kept is, or if these is committed on said gation; provided for in said writh payable at the option of the hold to take p a receive appointed to collect to n the minare prescribed by law, pether with the costs and charges. A provision of this indenture and and be obligatory upon the heir to have a set of the indenture and and be obligatory upon the heir to have an of the obligatory of the heir to have any construction of the heir to have any construction of the heir to take p	he delivery hereof they .B.T rerein, free and clear of all inc. me against all parties making le times during the life of this inc mes due and payable, and the y such learness company as a of the second part to the when the assess and insurance, of a interest at the cate of 10% from thousand two hum thousand two hum thousand two hum thousand two hum thousand two hum the obligation contained the y, or interest thereon as herein p ure. The obligation contained the y, or interest thereon, or if the premes, then this conveynce mobility for the security of ler hereof, without notice, and i cossession of the said premises here the thereof, and the overp and out of all moneys artis- incident thereit, and the overp each and every obligation there s, executors, administrator, pe	The lewful owned.    mbrances,    wful elaim thereto.    Jantres, pay all taxes    they will    Jail be specified and extent of 14.5    Jail be specified and extent of 14.5    udred fifty    udred fifty    DOLLARS,    17th    Y of the second new advanced by the rovided, in the event    ein fully dicharged, a taxes on said real the buildings on said the buildings on said the buildings on said that be lewful for unit, if any three be,    in contained, and all tronnal representative; 
And the seld part 105 of the premises above granted, it is agreed between the p and assessments that may be le- directed by the part	of the first part do he and seized of a good and I 	reby covenant and agree that at 1 Indefessible estate of inheritance it Indefessible estate of inheritance it I will warrant and defend the ser Less of the first part shall at all d real estate when the same becor- e and tomaked in such sum and k any, made payable to the part. Jy part shall fill to pay such taxes for the second part may pay part shall fill to pay such taxes of the second part may pay by this indent ure, and shall beer i harment of the sum of S&VAN. A sum of said obligation and size to rance or to discharge any taxes w we same as provided in this indent is or lift the option of the hold or any obligation and size to rance or to discharge any taxes w we same as provided in this indent is or if the insurance is not kept is, or if these is committed on said gation; provided for in said writh payable at the option of the hold to take p a receive appointed to collect to n the minare prescribed by law, pether with the costs and charges. A provision of this indenture and and be obligatory upon the heir to have a set of the indenture and and be obligatory upon the heir to have an of the obligatory of the heir to have any construction of the heir to have any construction of the heir to take p	he delivery hereof they .B.T rerein, free and clear of all inc. me against all parties making is times during the life of this inc mes due and payable, and their y such learness company as a of the second part to they when the assess and insurance, of a interest at the cate of 10% from thousand two hur thousand two hur m of money, executed on the rerems made payable to the part iscure any sum or sums of mo the obligation contained there, y, or interest thereon as herein p ure. the obligation contained there the obligation contained there the obligation contained there the rents and benefits accurity and out of all moneys attil- incident thereto, and the overp each and every obligation there a, accutors, administrator, pe LP_hand S_and seal S_ Davison m. Auxnoon	The lewful come8.    mbrances.    wful slaim thereto.    Jenture, pay all taxes they will astent of 1185 opayable or to keep ther, and the amount the dete of payment udred fifty    Joned fifty    DOLARS.    17th.    Word fifty    Dollars.    17th.    gr of the second ney advenced by the rowided. In the event ein fully dicharged.    ein fully dicharged.    starts on said real the buildings on said the buildings on said the building on take to us of all the improve- therefrom and to take to us, if any there be,    in contained, and all resonal representative;    the day and year    (SEAL)

in the second

に対応

1402

1

「日田

and the second second

e 1. ji