LILLAR OF ADAD' OF DEADES	68497 BOOK 121
MORTGAGE	(He. 52K) Boyles Legal Blanks-CASH STATIONERY COLewrence, Kanaa
This Indenture, Mad	this 30th day of December , 19.58 between
	L. Dicker and Cecil M. Dicker, husband and wife
as joint tenants w	dth the right of survivorship and not as tenants in common,
f Lawrence	in the County of
part 105 of the first pa	rf, and
	part. Z
Witnesseth, that the Six Thousand and n	said part. 1es. of the first part. In consideration of the sum of
o them	DOLLARS
his indenture do	duly paid, the receipt of which is hereby acknowledged, ha ve. sold, and by
allowing described a	SRANT, BARGAIN, SELL and MORTGAGE to the said part J. of the second part, the
anowing described re	eal estate situated and being in the County of Douglas and State of
ansas, to-wit:	(Adv.) and the second s
East of the 6 angle 330 feat the Kansas Tur Turnpike to th 57.59 feat to Quarter (NE ¹ / ₄) (19), Touship	the Northeast corner of the Southeast Quarter (SE4) of p een (19), Township Twelve (12) South, Range Twenty (20) th P. M., thence South 206.Ll feet; thence West at right by thence North to the South line of the right-of-way of copile; thence Easterly along the South line of said Kansas he East line of said Section Mineteen (19); thence South the point of beginning, being in part of the Northeast and part of the Southeast Quarter (SE4) of Section Mineteen of Twelve (12) South, Range Twenty (20) East of the 6th P.N.
noluding all rents	, issues and profits thereof provided however that the Mortgagors to collect and retain the rents, issues and profits until default
in the appurtenances	and all the estate, title and interest of the said parties of the first part therein.
And the said part 400 of	f the first part do hereby covenant and agree that at the delivery barrent their area
the premises above granied, a	and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, No exceptions
uquiationing mananagenters man	and that they will warrant and defend the same against all parties making lawful claim thursto.
It is agreed between the par	ties hereto that the part http:// of the first part shall at all times during the life of ship to be an and
d assessments that may be levi p the buildings upon said rea- seted by the part \mathcal{Y} of the erest. And in the event that sa- d premises. Instred as herein p paid shall become a part of til fully repaid.	ed or assessed against said real estate when the same becomes due and payshie, and that thay it takes I estate insured against fire and tonado in such sum and by such insurance company as shall be apartified and a second part to the loss. If any, made payshies to the part of the second part to the extent of UND212 ^o id part 120 ^o of the first part shall fail to pay such taxes when the same become due and payshies and the anomit provided, than the part? of the second part not pay said taxes and insurance, or sinker, and the amount the indebtedness; secured by this indent ure, and shall bear interest at the rate of 10% from the date of payment for the second part not pay said taxes and insurance, or sinker, and the amount the indebtedness; secured by this indent ure, and shall bear interest at the rate of 10% from the date of payment and the second part not pay said taxes are second and the second part not pay and the second part not pay said taxes and the second part not pay the second part not pay the second taxes of the second part not part the second taxes of the second part not pay the second taxes of the second part not pay the second taxes of the second part not pay the second taxes of the second taxes of the second part not pay the second taxes of the second part not pay the second taxes and payment the indebtedness; second by this indent ure, and shall bear interest at the rate of 10% from the date of payment and the second part not pay the second part not pay the second pay the second part not pay the second part
	mortgage to secure the payment of the sum of

DOLLARS 30th

according to the terms of <u>900</u>, certain written obligation for the payment of said sum of money, executed on the <u>30</u> day of <u>Docember</u> 19.58, and by <u>10</u>5 terms made payable to the parts. part, with all interest accruing filereon according to the terms of said obligation and elso to secure any sum or sums of money adv of the second wanced by the said part 2 ---- of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the event

said part \mathcal{X} of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event flat said part $\mathcal{X} \subseteq \mathcal{S}$ of the first part shall fail to pay the same as provided in this indentrue. And this conveyance shall be void if such payments be made as here in specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on soid real real exists are not kept in as good repair as they are now, gott, wate is committed on kept up, as provided herein, or if the buildings on said and the whole sum remaining unput, and all of the obligation created therein of the face on above shall become absolve is given, shall immediately mature and become due and payable, at the option of the holder hered, within charget on its shall be found the said part \mathcal{X} of the second part. This are not as receiver appointed to cell the remiss of the said premises and all the improve-ments thereon in the manner provided by law and to have a receiver appointed to cells: the remiss of thereins and all the improve-real the premises hereivey granted, or any part thereof, in the manner prescribed by law, and out of ell moneys ating from such sale to relation the anoty of order of principal and interest, together with the casts and charges incident thereto, and the overprive, if any there be, shill be call by the part \mathcal{Y} makine such sale, on demand, to the first part 105

shall be paid by the part Y making such sale, on demand, to the first part 1.95 .

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein co benefits accruing therefrom, shall extend and invers to, and be obligatory, upon the heirs, executors, administrations, personal asigns and accessors of the respective parties hereto. ined, and all presentatives,

unities. Whereast, the part 195 of the first part ha V.9 hereunto set their hand^S and seal^S day and year

carerar tr

Hyron L. Dicker 44.1 (SEAL) (SEAL) Cecii M. Dicker (SEAL)

(SEAL)