.....

da.Be a Bee

as

(REALING BE TO TO		n po de anciente de ser de
MORTGAGE	(No. 52K) Boyles Legel Blanka-CASH	STATIONERY COLawrence, Kansas
	25th day of February	and an end of the state of the second s
Mrs. Jennie M. Coe, a	widow.	and an and a start of the start
of Lawrence	n the County of Douglas and S	tate ofKansas
	i The First National Bank of Lawrence, 1	
and the second second		of the second part.
	art y of the first part, in consideration of the s	
	/100	
	uly paid, the receipt of which is hereby acknow T, BARGAIN, SELL and MORTGAGE to the said par	
	tate situated and being in the County of	
Cansas, to-wit:		
Lot One Hundre	ed Eighty-One (181) and the South Fifteen	(15) feet
	ndred Seventy-Nine (179) on Massachusetts	
	f Lawrence, Douglas County, Kansas	and the second second
with the appurtenances and	all the estate, title and interest of the said part y	
And the said part y of the t of the premises above granted, and sei	first part do C.S., hereby covenant and agree that at the delivery h zed of a good and indefeasible estate of inheritance therein, free an	ereof She is the lawful owner
ante esta ante ante ante ante ante ante ante an	and the state of the	
It is agreed between the parties he	and that SDE will warrant and defend the same against all areats that the part y of the first part shall at all times during	parties making lawful claim thereto. the life of this indenture, pay all taxes
and the second		
nterest. And in the event that said part aid premises insured as herein provide	assessed against said real estate when the same becomes due and le insured against fire and toreads in such usure and by such insure and part, the loss, if any, made payable to the part \underline{y} with insure of the first part shall fail to pay such taxes when the sam \underline{y} , then the part \underline{y} of the second part may pay said taxes a debtedness, secured by this indent ure, and shall beer interest at the	second part to the extent of 12.5 a become due and payable or to keep nd insurance, or either, and the amount
	the share of the second se	
	age to secure the payment of the sum ofFour Thousand	DOLLARS
ccording to the terms of	certain written obligation for the payment of said sum of money, a	executed on the
art, with all interest accruing thereon aid part y of the second part t	according to the terms of said obligation and also to secure any au to pay for any insurance or to discharge any taxes with interest the	m or sums of money advanced by the
hat said part y of the first part	shall feil to pay the same as provided in this Indenture.	
state are not naid when the same her	on any part mereor or any obligation created mereoy, or interest	thereon, or if the taxes on said real
nd the whole sum remaining unpaid, given, shall immediately mature and	and all of the obligations provided for in said written obligation, f and all of the obligations provided for in said written obligation, f become due and payable at the option of the holder hereof, with	or the security of which this Indentus sout notice, and it shall be lawful for
e said part of the second par ents thereon in the manner provided i ill the premises hereby granted, or a	To take possession of the by law and to have a receiver appointed to collect the rents and my part thread, in the manner prescribed by law, and out of pail and interest, together with the costs and charges incident therein	e said premises and all the improve- benefits accruing therefrom; and to
tale the amount then unpaid of princi- sall be paid by the part makin	pail and interest, together with the costs and charges incident therets g such sale, on demand, to the first part y	o, and the overplus, if any there be,
to to amount this star moster brints.	that the terms and provisions of this indenture and each and ever and and inure to, and be obligatory upon the heirs, executors, a e parties hereto.	y obligation therein contained, and all
In Witness Wharoof, the party	e parties hereto. of the first part ha S hereunto set	and seal the day and gar
et above written.	C	ma Da
and the second	Jennie M. Coe	ISEAL
A TONCE		(SEAL) .
	Star St.	
		网络马马马克克克克克克克
TE OF KANSAS		
DOUGLAS	COUNTY,	
DUNKLO	t REMEMBERED, Ther co this	CURTY A. D. 1959
OTARE		. Coe, a widow
RUDILO		d the foregoing instrument of writing,
BE IN N	and duly acknowledged the execution of the same. WITNESS WHEREOF, I have hereunto subscribed my name and affixe	d my official seal on the day and
Committee september	2r 1, 10 62 Report	kley Norm Date
4	Geo. Dunkley	A shine your
d on February 26, 195	59 at 9:20 A.M. Darold G. de	Register of Dee
	RELEASE	
	er of the within mortgage, do hereby a , and authorize the Register of Deeds	
acro resures mereoy		of current one or a curatifie
rtgage of record. Da	ated this 20th day of February 1961.	Bank of Lawrence, Lawr

ant court