Reg. No. 14,872

No. of the second se	68816 BOOK 121
MORTGAGE	[He. 535] Boyles Legal Blanks-CASH STATIONERY COLewrence, Kames
	그는 방법에서 사람이 물을 위했어야 할 수 있는 것이 있는 것이 있는 것이 있다.
Leland D. Miller and Mary	day of March
of Lawrence, in the County	a state of the sta
partles of the first part, and The Lawr	cence Building and Loan Association
	the first part, in consideration of the sum of
othem	a receipt of which is hereby acknowledged, ha . Ve sold, and by
	SELL and MORTGAGE to the said part. If. of the second part, the and being in the County of Douglas
Cansas, to-wit:	
Lot Numbered Three ( Place, an addition t	3) in Block Nine (9) in University to the City of Lawrence
A second	
The Mortgagors understand and ag	ree that this is a purchase money mortgage.
	and and an a barandan motol, motoRaRes
It is agreed between the parties hereto that the part	$y_{-}$ will warrant and defend the same against all parties making lawfol claim thereto. $\Delta \oplus B_{-}$ of the first part shall at all times during the life of this indenture, pay all taxes
rected by the part $\mathcal{Y}_{-\infty}$ of the second part, the los, errest. And in the event that said part $\mathcal{I}_{-} \otimes \mathcal{S}_{-}$ of the fir id premises insured as herein provided, then the part, paid shall become a part of the indebtedness, secured til fully repeid.	aid real entate when the same becomes due and payable, and that $1109$ W111 first and tornado in such sum and by such insurance company as shall be specified and if any, made payable to the part. $M_{-0}$ of the sacond part to the start of $1128$ , at part shall fail to pay such taxas when the same become due and payable or to keep, $M_{}$ of the second part may pay such taxas when the same become due and payable or to keep, $M_{}$ of the second part may pay such taxas these and the same become due to be another the same become, or either, and the amount $3$ by this indenture, and shall bear interest at the rate of 10% from the date of payment
rected by the part Y of the second part, the lost, errest. And in the event that said part. I.G.S. of the fir of premise invoide a, harela provided, then the part. paid shall become a part of the indebtedness, secured if fully repaid. THIS GRANT is intended as a mortgage to secure the	aid real enters when the same becomes due and payable, and that they will fire and tornado in such sum and by such insurance company as shall be specified and if any, made payable to the part. Y of the sacond part to the sector of 1.15. It part shall fail to pay such taxes when the same become due and payable or to keep, y of the second part may pay said taxes and insurance, or either, and the amount a by this indenture, and shall bear interest at the rate of 10% from the date of payment payment of the sum of Ten thousand and no/100 DOLLARS.
rected by the part S of the second part, the loss, meets And In the second their said part. I.O.S. of the fir di premiser houred as herein provided, then the part. Pard shall become a part of the indebtedness, secure til fully repaid. THIS GRANT is intended as a mortgage to secure the cording to the terms of OILG., certain written oblig a of Manach	aid real entries when the same becomes due and payable, and that they will a fire and torsade in such um and by such insurance company as thall be specified and if any, made payable to the part y of the second part to the estimate of 1128 or part shall fail to pay such taxas when the same become due and payable or to keep the second part may pay such taxas and insurance, or either, and the amount is by this indenture, and shall been interest at the rate of 10% from the date of payment payment of the sum of Tan thousand and no/100
rected by the part 32. of the second part, the loss, rected by the part 32. of the second part, the loss, recent And In the event that said part . 12.03, of the fit dipterminest inverted as herein provided, then the part. paid shall become a part of the indebtedness, secured if fully republic THIS GRANT is intended as a mortgage to secure the cording to the terms of	aid real entries when the same becomes due and payable, and that they will a fire and torsado in such town and by such insurance company as thall be specified and if any, made payable to the part y of the second part to the estent of 1128. "I part shall fail to pay such taxas when the same become due and payable or to keep, of the second part may pay said taxes and insurance, or either, and the amount if by this indenture, and shall bear interest at the rate of 10% from the date of payment payment of the sum of Ten thousand and no/100
rected by the part <u>S</u> of the second part, he load terms. And in the event that and part 1.02 is the fit idd premises moured as herein provided, then the part, paid shall become a part of the indebtedness, secured till fully repaid. "THIS GRANT is intended as a mortgage to secure the cording to the terms of <u>OIL</u> , certain written oblig by of <u>March</u>	aid real entre when the same becomes due and psychia, and that they will a fire and toracions out one and by such insurance company as that be specified and if any, made psychia to the part. Y. of the second part as that be specified and the per shall fail to psy such tasses when the same become due the estimation of 112 y. of the second part may pay said tases and insurance, or and psychia or to kep y. and the second part may pay said tases and insurance, and the amount by this indenture, and shall bear. Interest at the rate of 10% from the date of payment payment of the sum of Ten thousand and no/100
rected by the part <u>S</u> . of the second part, the loss, treest. Add in the second has add part <u>S</u> . By d the first interest. Add in the second has add part <u>S</u> . By d the the second provided, then the part <u>S</u> . paid dall become a part of the indebtechast, second till fully repaid. THIS GRANT is intended as a mortgage to secure the coording to the terms of <u>ODB</u> , certain written oblig by of <u>March</u> . <u>19.59</u> , tert, with all interest accruing thereon according to the term at asid part <u>LBS</u> , of the first part shall fail to pay to the local part <u>LBS</u> , of the first part shall fail to pay to at asid part <u>LBS</u> , of the first part shall fail to pay to afted when the same boroid more part thereon default be made in such payments of more pay part thereon all estato are not legst in as good repaired to gate on all the whole turn reminibles theorid and all gate are	aid real exters when the same becomes due and payable, and that $1109$ , $111$ if ice and torsado in such um and by such insurance company as thall be specified and if any, made payable to the part. $y_{\dots}$ of the second part is often second part is often second part is often second part in the same become due and payable or to keep, of the second part in the same become due and payable or to keep. The part shall be accord part in the same become due and payable or to keep. The second part into the second part into the second part is the second part into the second part is the second part into the second part into the second part is the second part into the second part is the second part
Interest by the part <u>S</u>	aid east estate when the same becomes due and payable, and that LDGY, W111 fire and toracido in such um and by such insurance company as that be specified and if any, made payable to the part. <u>Y</u> of the second part is that be specified and the any made payable to the part. <u>Y</u> of the second part is that be specified and the any made late to pay such tasses when the same become due and opposite <u>y</u> of the second part may pay said tases and insurance, or either, and the amount <u>anyment</u> of the second part may pay said tases and insurance, or either, and the amount <u>anyment</u> of the second part may pay said tases and insurance, or either, and the amount <u>payment</u> of the sum of <u>TOP</u> , <u>thOUSAND</u> , and <u>nO/100</u>
Interest by the part <u>S</u> . of the second array is have interest. And in the seven that and part <u>1</u> .020 of the fit differentiat insured as herein provided, then the part, or paid shall become a part of the indebtedness, secure thill fully repeid. "THIS GRANT is intended as a mortgage to secure the cording to the terms of <u>ODS</u> , certain written oblig by <u>of March</u> <u>19.59</u> . Her, with all interest eccruing thereon eccording to the terms of the second part to gay for any ins at each part <u>35.60</u> of the first part has the second part to gay for any ins at each part <u>18.60</u> of the second part to gay for any ins at each part <u>18.00</u> of the first part has the second part to gay for any ins at each part <u>18.00</u> of the first part and the conveyance shall be void if such payments to default be made in such payments or any part there given, shall immediately mature and become due and part at each part <u>19.00</u> of the second part units thereon in the manner provided by law and to have the the promises hereby granted, or any part thered in the promise hereby granted, or any part thered a list part <u>19.00</u> of the second part ents thereon in the manner provided by law and to have the promise hereby granted, or any part thered is and part <u>19.00</u> of the second part ents thereon in the manner provided by law and to have the promise hereby granted, or any part thered is the promise hereby granted, or any part hered is the part is the promise hereby granted, or any part hered is the part is the promise hereby granted, or any part hered is the part is the promise hereby granted, or any part hered is the part is the promise hereby granted, or any part hered is the part is the part is thered is the part is the part is the part is the part	aid call enter when the same becomes due and payable, and that \$10.9.7. W111 if any, made payable to the part. Y of the same company as shall be specified and if any, made payable to the part. Y of the same back and payable or to keep y of the second part may pay said taxes and insume due and payable or to keep y of the second part may pay said taxes and insume due and payable or to keep y of the second part may pay said taxes and insume due and payable or to keep y of the second part may pay said taxes and insume due and payable or to keep y of the second part may pay said taxes and insume due of the same back payment of the sum of <u>TON throws and the same back</u> of the second gation for the payment of said sum of money, executed on the 71b of the second sat may be the second pay take the second of the second gation for the payment of said sum of money, executed on the 71b of said building and the second second second by the urance or to discharge any taxes with interest thereon as the sin provided. In the event the same as provided in this ingenture. be made as herein specified, and the obligation contained, therein fully discharged. f or any obligation created thereby, or interest thereon, or if the taxes on said real day, or if wast is committed on said premises, then this conveyance shall become absplue payable at the option of the holder hereof, without notice, and it shall be lewful for the taxes pape interest collect the remut and benefits accound thereform, and to have be the same and all the improve- payable at the option of the said premises and all the improve- tion the taxes are pay leader to the said premises and all the improve- tere a receiver appointed to take pay takes and out of all memorys arising from such als to agetter with the costs and charges incident thereto, and the overplus, if any there be, emand, to the first part 162
recred by the part <u>S</u> of the second part, the bar recret. And in the second that and part <u>1</u>	aid real exters when the same becomes due and payable, and that $1109$ , $111$ if fire and torsado in such um and by such forms company as shall be specified and if any, made payable to the part. $y_{}$ of the second part to the extern of $-112$ by the total tops yacht to the same of part be the second payable or to keep the total total total payable or to keep the second part new pay said taxes and missions, or either, and the second payable or to keep the second part new pay said taxes and the second part of the seco
recret by the part <u>S</u> . of the second and part, <u>b</u> by reset. Add in the second that and part <u>1</u> <u>1</u> <u>0</u> <u>0</u> is the fill premises insured as herein provided, then the part, paid hall become a part of the indebtednext, secure this folly repeal. THIS GRANT is intended as a mortgage to secure the cording to the terms of <u>0</u>	aid each extee when the same becomes due and payable, and that LDGY, W111 fr any, made payable to the part. Y. of the second part is thall be specified and ff any, made payable to the part. Y. of the second part is thall be specified and y. of the second part may pay said taxes and insurance, or either, and the smooth a by this indenture, and shall bear interest at the rate of 10% from the date of payment payment of the sum of <u>TOP</u> , <u>thOUSAND</u> , and <u>nO/100</u>
recred by the part <u>S</u> of the second part, the bar recret. And in the second that and part <u>1</u>	aid each estate when the same becomes due and payable, and that LDGY, Will and fire and toracion in such um and by such foursance company as multiple grading and the same become due and payable to he part. Y. of the second part is the art be greated at the same become due and payable to heave the traces when the same become due and payable. The payment of the second part may pay said taxes and insurance, or either, and the same traces when the same become due and payable to heave the same become due and payable. The payment of the sum of TGN the same become due and payable to heave the same become due and payable to the payment of the sum of TGN through and no/100
recret by the part <u>S</u> . of the second and part, <u>b</u> by reset. Add in the second that and part <u>1</u> <u>1</u> <u>0</u> <u>0</u> is the fill premises insured as herein provided, then the part, paid hall become a part of the indebtednext, secure this folly repeal. THIS GRANT is intended as a mortgage to secure the cording to the terms of <u>0</u>	aid each extee when the same becomes due and payable, and that 1219.7, w111 if any, made payable to the part. Y of the second appays as shall be specified and if any, made payable to the part. Y of the second appays as that be specified and if any, made payable to the part. Y of the second appays and payable or to bap y of the second part may pay said taxes and insumace, and payable or to bap payment of the sum of TON threads the the same becomes of the second payment of the sum of TON threads the the same becomes of the second payment of the sum of TON threads the the same becomes of the second payment of the sum of TON threads the the same becomes of the second payment of the sum of TON threads and no./100
recred by the part <u>X</u> . of the record part, but has reset. Add in the secon that and part <u>1.02</u> of the fit digremissi marked as herein provided, then the part, paid hall become a part of the indebtedness, secure this folly repeal. THIS GRANT is intended as a mortgage to secure the <u>cording to the terms of <u>0.010</u>, certain written oblig by <u>of March</u> <u>1000</u>, certain written oblig by <u>of March</u> <u>1000</u>, certain written oblig as the second part to gay for any insis are said pair <u>1.02</u>. of the first part shall fail to pay the are said pair <u>1.02</u>. of the second part to gay for any insis are said pair <u>1.02</u>, of the second part to gay for any insis are said pair <u>1.02</u>. of the second part as they are the different to second part to gay for any insis are said pair <u>1.02</u>, of the second part. The there mentioned when the same become due and pair different benedies in a good repair as they are no given, thall immediately mattire and become due and given thall immediately mattire and become due and the pairs <u>1.0000</u>, of the same thered, <u>1.0000</u> and the mention part <u>1.0000</u> and <u>1.0000</u> and the mention there manner provided by law and to have and the index bereby granted, or any part thered in the moment heredy granted, or any part thered the pair bereby granted, or any part thered the pair by the part, <u>1.0000</u> and <u>1.0000</u> and <u>1.0000</u> and the there there the there the there there there there there there the there and the is agreed by the parties here there there the there and the is agreed by the part <u>1.0000</u> and <u>1.00000</u> and <u>1.000000000000000000000000000000000000</u></u>	aid eat estate when the same becomes due and payable, and that LDAY, WILL fire and toracion such um and by such insurance company as half be apolled and if any, made payable to the part. Y. of the second part to the estable of the main part half all to pay such taxes when the same become due and payable. It's y. of the second part may pay soid taxes and insurance, or either, and the abay main of the sum of TON threads the taxe of 10% from the date of payment payment of the sum of TON threads and insurance, or either, and the abay main of the sum of TON threads the taxe of 10% from the date of payment payment of the sum of TON threads and no./100 DOLLARS, getter for the payment of soid sum of money, executed on the 7th 
recred by the part <u>X</u> . of the record part, but has reset. Add in the secon that and part <u>1.02</u> of the fit digremissi marked as herein provided, then the part, paid hall become a part of the indebtedness, secure this folly repeal. THIS GRANT is intended as a mortgage to secure the <u>cording to the terms of <u>0.010</u>, certain written oblig by <u>of March</u> <u>1000</u>, certain written oblig by <u>of March</u> <u>1000</u>, certain written oblig as the second part to gay for any insis are said pair <u>1.02</u>. of the first part shall fail to pay the are said pair <u>1.02</u>. of the second part to gay for any insis are said pair <u>1.02</u>, of the second part to gay for any insis are said pair <u>1.02</u>. of the second part as they are the different to second part to gay for any insis are said pair <u>1.02</u>, of the second part. The there mentioned when the same become due and pair different benedies in a good repair as they are no given, thall immediately mattire and become due and given thall immediately mattire and become due and the pairs <u>1.0000</u>, of the same thered, <u>1.0000</u> and the mention part <u>1.0000</u> and <u>1.0000</u> and the mention there manner provided by law and to have and the index bereby granted, or any part thered in the moment heredy granted, or any part thered the pair bereby granted, or any part thered the pair by the part, <u>1.0000</u> and <u>1.0000</u> and <u>1.0000</u> and the there there the there the there there there there there there the there and the is agreed by the parties here there there the there and the is agreed by the part <u>1.0000</u> and <u>1.00000</u> and <u>1.000000000000000000000000000000000000</u></u>	aid eat enter when the same becomes due and payable, and that LDSY, WILL fire and toracion such um and by such hourses company as hall be applied and if any, made payable to the part. Y. of the second part to the estimate and the same become due and payable. The same become due and payable is by this indentre, and shall bear interest at the rate of 10% from the date of payment payment of the sum of TSN thousand and no/100 DOLLARS, gation for the payment of said sum of money, executed on the .7th 

11

167