Reg. No. 14,943 Fee Paid \$25.00

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MORTGAGE	(Ha: 531) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
This Indenture, Made	this 2nd day of April 19.59 between
Harry	7 T. Craig and M. Esther Craig, husband and wife
	anne attention and an and a
	, in the County of Douglas and State of Kansas
pair tes or ma misi part,	and The First National Bank of Lawrence, Mawrence, Kansas
Witnesseth that the sal	part. y of the second part.
Ten Thousand and no	id part iss of the first part, in consideration of the sum of
them	duly paid, the receipt of which is hereby acknowledged, ha ve sold, and by
this indenture do GRA	ANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
ollowing described real	estate situated and being in the County of
Kansas, to-wit:	
	The West Half of Lot 26, and all of
	Lot 27, in Block 1 in Park Hill Addition, an Addition to the City
with the appurtenances an	of Lawrence, Douglas County, Kansas and all the estate, title and interest of the said part ies of the first part therein.
And the taid part 185 of th	he first part dohereby covenant and agree that at the delivery hereof they are the lawful ownerS
f the premises above granted, and	seized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances,
a Ang kan dalatan sama na kama sama na ma	and that they will werrant and defend the same against all parties making lawful claim thereto.
	a hereto that the periles of the first part shall at all times during the life of this indenture, pay all taxes or assessed against said real estate when the same becomes due and payable, and that they will
rep the buildings upon said real e irected by the party of the s terest. And in the event that said i	state insured epsinst fire and tornado in such sum and by such insurance company as shall be specified and second part, the loss, if any, made payable to the part y
and premises insured as herein pro- paid shall become a part of the	or assessed against suid real seater when the same becomes use and payable, and that CIRCY VIII state insured against fire and formado in south sum and by such insurance company as shall be specified and it second part, the loss II any, made payable to the partY
the second second	cortgage to secure the payment of the sum of Ten Thousand and no/100
	certain written obligation for the payment of said sum of money, executed on the second
av of April	19.59, and by 155 terms made payable to the part X. of the second con according to the terms of aid obligation and also to secure any sum or sums of money advanced by the
	en according to the terms of sallo obligation and also to secure any earn of soms of money advanced by the art to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
And this conveyance shall be vo	part shall fail to pay the same as provided in this indenture. old if such payments be made as herein specified, and the obligation contained therein fully discharged.
state are not paid when the same l real estate are not kept in as good	its or any part mereor or any obligation created thereby, or interest thereon, or if the taxes on said read become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute
nd the whole sum remaining uspa given, shall immediately mature a	part shall fail to pay the same as provided in this indenture. old if such payments he made as here in proclind, and the obligation contained therein fully discharged, its or any part thereof or any obligation created thereby, or intreast thereon, or if the taxes on asid read become due and payable, or if the in surance, is not keep, up, as provided herein, or if the buildings on and repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute aid, and all of the obligations provided for in said vertice obligation, for the security or which this indenture and become due and payable at the option of the holder hereof, without notice, and it shall be leaved for
	part. To take possession of the said premises and all the improve- sed by law and to have a receiver appointed to collect the rent and benefits acrouing therefore, and to or any part thereof, in the manner presented by law, and out of all immore arising from such sale to rincipal and interest, together with the costs and charges incident thereto, and the overplot, if any there be,
tain the amount then unpaid of pr all be paid by the part. Y. mu	rincipal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, whing such sale, on demand, to the first part_10.5.
It is agreed by the parties here enefits accruing therefrom, shall a	sto that the terms and provisions of this indenture and each and every obligation therein contained, and all extend and inute to and he obligatory upon the helds extended additionation additionation and all
signs and successors of the respe	ective parties hereto.
ef above written.	-/ A Q
	Harry Torraig (SEAL)
	M, Esther Craig
	(SEAL)
DOUGLAS	nitrannini 111100 53.
	COUNTY)
	>. before me,
ANTARATON I	for said County and State, came
PUBLIC/	to me personally known to be the same person who executed the foregoing instrument of writing, and duly acknowledged the execution of the same.
Sum fritter	IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.
Commission expires Septembe	er 17. 18.61 Corrowasting Notery Public
in the september	E. B. Martin
i on April 2, 1959 /	at 2:49 P.M. Harold G. Beck Register of Dee
	RELEASE
lersigned, owner of	the within mortgage, do hereby acknowledge the full payment of nd authorize the Register of Deeds to enter the discharge of thi
secured thereby, an	
of record. Da	ated this 2nd day of October, 1967. ational Bank of Lawrence, Lawrence, Kansas

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Statistics of the Price

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