| a an  | 9387 BOOK 121   |
|---|---|
| MORTOAGE  | 828) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kanas  |
| This Indenture, Made this 23rd  |   |
| Robert J. Moore and Ma  | day of April , 19 59 between and wife   |
|   |   |
|   | Douglas and State of Kansas   |
| art lesof the first part, and   | ance National Bank, Lawrence, Kansas  |
|   | part of the second part.  |
| Witnesseth, that the said part 100 of the first p   | part, in consideration of the sum of  |
|   |   |
| b them duly paid, the receipt   | of which is hereby acknowledged, ha ve sold, and I  |
| his indenture do GRANT, BARGAIN, SELL and   | d MORTGAGE to the said part y of the second part, th  |
| ollowing described real estate situated and be  | eing in the County of Douglas and State   |
| ansas, to-wit:  |   |
| Lot One (1), Block One (1) in<br>Number Three (3), an addition  | Edgewood Park Addition  |
| Kansas  |   |
| the Mortgagors shall be entitl<br>and profits until default here  | d profits thereof provided, however, that<br>ed to collect and retain the rents, issues<br>munder.  |
| with the appurtenances and all the estate, title an   | d interest of the said part les of the first part therein.  |
| And the said part 100 of the first part do hereby cov   | enant and agree that at the delivery hereof they a rethe lawful owner   |
| the premises above granted, and seized of a good and indefeasib<br>No Exceptions  | le estate of inheritance therein, free and clear of all incumbrances,   |
| and that they will wi   | arrant and defend the same against all parties making lawful claim thereto.   |
| It is agreed between the parties hereto that the part 188 of  | the first part shall at all times during she life of shit, but at in the  |
|   | ate when the same becomes due and people, and the internet, pay all tax<br>made its ruch turn and by such insurance company as shall be specified a<br>le payable to the part, $\mathbf{y}$ of the second part to the extern of $\pm 152$ .<br>If fail to pay such taxes when the same become due and payable or to be<br>the second part may pay said taxes and humanos, or entire, and the amound<br>admiture, and shall bear interest at the rate of 10% from the date of payme  |
| THIS GRANT is intended as a mortgage to secure the payment of   | f the sum of  |
| cording to the terms of certain written obligation for  | r the payment of said sum of money, executed on the 23rd  |
| at ADF11 to 59 and to   |   |
| id part. y of the second part to pay for any insurance or to  | discharge any taxes will be and the set of the set of   |
| at said part 1.018 of the first part shall fail to pay the same as<br>And this conveynce shall be void if such payments he made as<br>default be made in such payments or any part thereof or any of<br>later are not payed when the same become due and payable, or if th<br>all estate are not kept in as good repair as they are now, or if su<br>of the whole sum remaining unpaid, and all of the oblications on | provided in this indextore.<br>herein specified, and the obligation contained therein fully discharge<br>bilgation created thereby, or interest thereon, or if the issue on said re<br>is insurance is not kept up, as provided herein, or if the buildings on as<br>atte is committed on said premise, then this conveyance shall become abability<br>worlded for in als written obligation, for the security of which this indextur-<br>tile option of the holder bereof, without notice, and it shall be leaved if<br>a memory of the security of which the security of which this indextur-<br>tile option of the holder bereof, without notice, and it shall be leaved if<br>a memory of the security of which is not the security of which this indexturb<br>the option of the holder bereof. |
| given, shall immediately mature and become due and payable at<br>a said part. Y of the second part 1158 Agents or ans<br>ents thereon in the manner provided by law and to have a receive<br>if the premises hereby granted, or any part thereof, in the man  | the option of the holder become, without coulds, and it juild be lawful for<br>alignations of the holder become without coulds, and it juild be lawful for<br>alignation of the set of the rests and benefits accruing therefrom, and t<br>me prescribed by lew, and out of all moneys arising from such sale<br>the costs and charges incident thereato, and the overplus, if any there by   |
| an me amount then unpaid of principal and interest, together with<br>all be paid by the part  | the first part 168  |
| It is agreed by the parties hereto that the terms and provision<br>nefits accruing therefrom, shall extend and inure to, and be ob-<br>igns and successors of the respective parties hereto.  | s of this indenture and each and every obligation therein contained, and a<br>lightory upon the heirs, executors, administrators, personal representatives  |
| In Wilson Whereof, the part 109 of the first part ha $\underline{VP}_{\ldots}$ , tabove written.  | hersunto set their hand S and seat S the day and yes  |
|   | SEAL (SEAL  |
|   | Harac SEAL  |
|   | . Marna d. Moore (SEAL  |
|   | Manage region   |
| E OF Kansas   |   |
| Douglas county.   |   |
| BE IT REMEMBERED, That on this before me,   |   |
| for said County and State   | e, came Robert J. Moore and Marna J. Moore,   |
| oTARL to me Serverally known  | d wife  |
| and duly acknowledged th  | he execution of the same.   |
| year last above written.<br>My Commission Expires Sept. 18, 1963  | Sh 1  |
| Comprision expires  | I UNDERWOOD Notary Public   |
|   | 2 Discension A  |
| on April 24, 1959 at 9:15 A.M.  | Harold G. Beck Register of  |
| RELEASE   |   |
| bt secured thereby, and authorize th  | ortgage, do hereby acknowledge the full pa<br>a Register of Deeds to enter the discharge  |
|   | August. 1959  |
| of record. Dated this 20th day of   | The Lawrence National Bank, Lawrence,   |

South Street