neg. No. 15,12

MORTGAGE	69'7'73 BOOK 122
	(52%) Boyles Logel Blanks CASH STATIONERY CO., Lawrence, Kans.
	enture, Made this in t
year of our Lord one th	housand nine hundred and Fifty-eight o betwee
Ella Mae	Armbrister and Walter K. Armbrister, husband and wife,
of Baldwin	, in the County of Douglas and State ofKare as
part 105 of the first p	
and wi	
a state of the	witnesseth, that the said part 195 of the first part, in consideration of the sum of
One Thousan	d One Hundred and no/100DOLLAR
them.	duly paid, the receipt of which is hereby acknowledged ha Ve and and he shi independent
IO GRANT, BA	ARGAIN, SELL and MORTGAGE to the said part ies of the second part, the following described
and and and	being in the County of Douglas and State of Kansas, to-wit:
One acre	in a square form out of the Southeast
	f the Southwest Quarter (SWA) of Section
Seventee	n (17), Township Fourteen (14), Range Twenty
	Douglas County, Kansas
	and all the estate, title and interest of the said part 105. of the first part therein. s. of the first part do hereby covenant and agree that at the delivery hereof they. Althe lawful owner
f the premises above grant	ed, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	the second s
provide la construcción de la	and that they will warrant and defend the same against all parties making lawful claim thereto
It is agreed between th	he parties hereto that the part 1.05, of the first part shall at all times during the life of this indenture, pay all
eep the buildings upon sai	may be levied or assessed against said real estate when the same becomes due and payable, and that they id real estate insurance company as shall be specified and
nterest. And in the event t	or the second part the loss, it any, made payable to the part LeS. of the second part to the extent of their dat said part LeS. of the first part shall fail to pay such taxes when the same become due and payable or to keep
o paid shall become a part ment until fully repaid.	may be levied or assessed against said real estate when the same becomes due and payable, and that $Lh \cong M$ id real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and of the second part, the loss, if any, make payable to the part $L \oplus E$, of the second part in the extent of $Lh \oplus L \Sigma$ that said part $L \oplus S_{1}$, if any make second part may pay said taxes and insurance, or either, and the amount rein provided, then the part $L \oplus S$, of the second part may pay said taxes and insurance, or either, and the amount at of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay-
	nded as a morrgage to secure the payment of the sum of One Thousand One Hundred
and no/10	
cording to the terms of	
ay of	19
id part 105 of the soco	ond part to pay for any insurance of to discharge any taxes with interest thereon as herein provided, in the event
ar said mare 105 of the	e first part shall fail to pay the same as provided in this indepense
default be made in such	agit be void it such payments be made as herein specified, and the obligation contained therein fully discharged, a payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real
al estate are not kept in a nd the whole sum remainin given, shall immediately	hall be void if such payments be made as herein specified, and the obligation contained therein fully dicharged, a payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real e same become due and payable, or if the insurance is not kept up, as provided berein, or if the buildings on add as good repair as they are now, or if watte is committed on said premiset, then this sonveyance that become abolute mature and become due and payable at the option of the holder hereof, without notice, and it shall be tawful for mature and become due and payable at the option of the holder hereof, without notice, and it shall be tawful for
e said part 105 of the	r second part here under to take possession of the iaid premits and it within to er provided by law and to have a receiver appointed to collect the rents and benefin accruing therefrom; and to anted, or any part thereof, in the manner prescribed by law, and cut of all moneys arising from such take to retain principal and interest, together with the costs and charges incident thereto, and the overplus, if any three be, shall
Il the premises hereby gra be amount then unpaid of	anted, or any part thereof, in the manner prescribed by law, and out of all moneys arting reneerron; and to principal and interest, together with the costs and charges incident thereto, and the overshue if any the set of
e paid by the part 1 25.	making such sale, on demand, to the first part 165.
It is agreed by the par mefits accruing therefrom,	rties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all a shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal reptetentatives, e respective parties hereto.
	e respective parties hereto.
id seal. S the day and yea	ar last above written.
	Ella Mal Uninterester (SEAL)
	Sila Mae Armbrister (SEAL)
	Walter K. Armbrister (SEAL)
	Walter K, Arabrister (SEAL)
1	
	Kansas } ss.
OUNTY OF	Douglas
	Be It Remembered, That on this 11 day of November A. D. 19 58
n multin.	. before me, a Notary Public
10 0.11	husband and wife
AT AR	to me personally known to be the same personS. who executed the foregoing instru- ment and duly acknowledged the execution of the same.
Rose and	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official
PUBLICIS	seal on the day and year last above written. Where als in Mr. A.
A miner &	Donald O. Nutt Notary Public
ly Commission Expires	March 8, 19.62
	21 2
d May 27, 1959	at 3:30 P.M. A Apoll a Beck Register o