AND AN	70622 BOOK 122
And the second second second	(Ho. \$28) Boyles Legal Blanks-CASH STATIONERY COLowrence, Kanses
This Indenture, Made this	day of July , 19 59 between
Frank L. Brown and Mildred Wilson	Brown, husband and wife
1 Tananana .	Douglas (a., Kansas
	Douglas e and State of Kansas e National Bank, Lawrence, Kansas
art weed the rust part, and	part y of the second part.
Witnesseth, that the said part les. of the	
Forty Four Hundred & no/100 +	
	ceipt of which is hereby acknowledged, ha $ve$ sold, and by
his indenture do GRANT, BARGAIN, SEL	and MORTGAGE to the said part y of the second part, the
ollowing described real estate situated an	d being in the County of Douglas and State of
Cansas, to-wit:	
Lot 165 on New Hampshire Stree	t in the city of Lawrence, Douglas County,
Kansas	
with the appurtenances and all the estate, tit	e and interest of the said part ies of the first part therein.
And the said part 1.00. of the first part do here if the premises above granted, and seized of a good and ten	by covenant and agree that at the delivery hereof they are the lawful owner B lefestible estate of inheritance therein, free and clear of all incumbrances,
no exceptions	T. D.M. J.
It is spread between the parties benefit that they	will warrant and defend the same against all parties making lawful claim thereto. 13. of the first part shall at all times during the life of this indenture, pay all taxes
nd assessments that may be levied or assessed against said r	eal estate when the same becomes due and payable, and that they will
iracted by the part $y$ of the second part, the loss, if an interest. And in the event that said part $1.95$ of the first part is the second part	was assess when the same becomes due and payable, and that $$100 MCLL$ and termsdo in such sum and by such insurance company as shell be specified and $y$ , mide payable to the part $Y$
ald premises insured as herein provided, then the part y paid shall become a part of the indebtedness, secured by ntil fully repaid.	of the second part may pay said taxes and insurance, or either, and the amount this indenture, and shall bear interest at the rate of 10% from the date of payment
	ment of the sum of Forty Four Hundred & no /100
	for the payment of sold sum of money-executed on the 27th.
ay of July 19 59	and by $\frac{1}{15}$ terms made payable to the part $Y$ . of the second of said obligation and also to secure any sum or sums of money advanced by the
id part J of the ascond part to pay for any Insurance	e or to discharge any taxes with interest thereon as herein provided, in the event
at said part 28 of the first part shall fail to pay the s	ame as provided in this indenture.
descent de made in such payments or any part mereor or tate are not paid when the same become due end payable, al estate are not kept in as good repair as they are now, o	ade as here in specified, and the obligation contained therein fully discharged, any obligation created thereby, or interest thereon, or if the taxes on aid real or if the Insurance is not kept up, as provided herein, or if the buildings on aid if the varies is committed on aid premises, then this conveyance shall become absolute ions provided for in said written obligation, for the security of which this indenture uble at the option of the holder hereof, without notice, and if shall be lewful for
d the whole sum remaining unpeid, and all of the obligat given, shall immediately meture and become due and pays	ions provided for in said written obligation, for the security of which this indenture able at the option of the holder hereof, without notice, end it shall be lawful for
e said part y of the second part. Or ATSIGNS ents thereon in the manner provided by Jaw and to have a lithe receiver the second part and the first a	to take possision of the said premises and all the improv- receiver appointed to collect the rests and benefits accruing therefrom, and to a manner prescribed by lew, and out of all moneys artising from such sale to ar with the costs and charges incident thereto, and the overplut, if any there be,
tain the emount then unpaid of principal and interest, togeth all be paid by the pert $\mathcal{J}$	a memory prescribed by taw, and out of all moneys arising from such sale to ar with the costs and charges incident thereto, and the overplus, if any there be,
It is agreed by the parties hereto that the terms and pr	ovisions of this indenture and each and every obligation therein contained, and all be obligatory upon the heirs, executors, administrators, personal representatives,
signs and successors of the respective parties hereto.	ce congatory upon the heirs, executors, administrators, personal representatives,
in winness whereas, the part of the first part ha	V. hereunto set, their hand 5 and seal the day and year
	Frank J. Brown (SEAL)
and the second	mill 1940 D (SEAL)
C.	Mildred Wilson Brown (SEAL)
	(SEAL)
Lander and second and an of the second second second	יין איז
e or Kansas	
Douglas county	A
BE IT REMEMBERED, That of	m this 27th; day of July A. D. 19 52
before me,	John & Peters , a Notary Public In and
husband a	and the second
	nown to be the same person who executed the foregoing instrument of writing, dged the execution of the same.
	have hereunto subscribed my name and affixed my official seal on the day and
Commission wappes January 8 196	ID POL
in the second se	John P. Peters
July 28, 1959 at 11:50 A.M. REL	EASE Harsla G. Beck Register of
undersigned, owner of the within	mortgage, do hereby acknowledge the full norm
not secured thereby, and authoriz	e the Register of Deeds to enter the discharge
mage of record. Pated this 5th	
gage of record. Dated this 5th Genneth Rehmer, Assistant Cashier	The Lawrence National Bank Mortg