MORTGAGE BOOK 12	25 74003	(Me. 529) Boyles Legal I	lanka-CASH STATIONERY COLawrence	,
	er and Rubie G. S	tover, husband and	, 1960 H	
10,000 Holly of Kensas City partles of the first	y St.	of banks and Minnie A ight of survivorsh	and State of Missouri Newbanks, husband ip and not as tenant part ies of the second p	and s
Witnesseth, that	the said part 105 of the ND FIVE HUNDRED a	e first part, in consideration	of the sum of	
to them this indenture do	duly paid, the r GRANT, BARGAIN, S	eccipt of which is hereby ELL and MORTGAGE to the	acknowledged, ha Ve sold, said part 195 of the second of Douglas and	part, the
	and Fourteen said lots, al	Twelve (12), Thir (14) less the East 1 on Ninth Street, ity, Douglas County tile and interest of the sai	in the City	erein.
And she said part 10	S of the first part do h	ereby covenant and agree that at the	delivery hereofthey are he lawf rein, free and clear of all incumbrances,	ul owners
It is agreed between and assessments that may keep the buildings upon directed by the part. IB Interest. And in the svent said premises insured as to paid shall become a '	and that the j the parties hereto that the part be levied or assessed against f add real estate insured against S of the second part, the loss. I that said part ISS. of the fir herein provided, then the part part of the laddstadness, secured	will warrant and defend the sam 185 of the first part shall at all t d real exists when the same become any, made payable to the part 18 of the second pay such taxes to 185 of the second part may pay by this indextore, and shall beer in	e against all parties making lawful claim imes during the life of this indenture, p es due and payable, and that \underline{Lleg}_{3} such insurance company as shell be a \underline{S}_{3} of the second part to the extent o then the same become due and payable suid taxes: and insurance, or either, and terest at the rate of 10% from the date	n thereto.
THIS GRANT is intend EIGHT THOUSA	ted as a mortgage to secure the ND FIVE HUNDRED	payment of the sum of	at more president the 16th	DOLLARS,
said part 105 of the that said part 105 o And this conveyance if default be made in s estate are not paid when real estate are not kept and the whole sum rem	a second part to pay for any init if the first part shall fail to pay shall be void if such payments uch payments or any part thereo is the same become due and pays in as good repair as they are no saining unpaid, and all of the oil become and the men due and the second second second second second second second second s	urance or to discharge any taxes wi the same as provided in this Indentu be made as herein specified, and for any obligation created thereby ble, or if the insurance is not kept w, or if waste is committed on said obligations provided for in said writte maxbale at the cotion of the holds	the obligation contained interein tuny or interest thereon, or if the taxes a up, as provided herein, or if the build premises, then this conveyance shall beco- obligation, for the security of which if hereof, without notice, and it shall b	r discharged. on said real inger on said ome absolute his indenture e lawful for
the said part 1,000 of ments thereon in the ma- sell the premises hereby retain the amount then y shall be paid by the pa- th is agreed by the	the second part more provided by law and to he y granted, or any part thereof, unpaid of principal and interest, t art. 105 making such sale, on o parties hereto that the terms as	ve a receiver appointed to collect it In the manner prescribed by law, ogether with the costs and charges demand, to the first pert 追应思, and provisions of this indenture and	e rents and benefits accruing therefit and out of all moneys arising from ncident thereto, and the overplus, if an each and every obligation therein conta each dress administrators, personal re-	ant; and to such sale to ny there be,
asigns and successors of In Witness Whereof, last above written.	of the respective parties hereto.	and be comparing upon the the up he we hereunto set the Agy P. Sto 73 gy P. Sto	1r - hand ^S and seal ^S the d	(SEAL)
		Rubie G. S	tover	(SEAL)
	alexication and the second	onononononononononono	an du ono nononon on on ononona	10nonone
state of Kans	8.9			· · ·
Boue WILL NETARY	BE IT REMEMBERI before me. 4 came Taj	D, That on this 16th C. B. Wille Y P. Stover and Rub 1 wife,		
AUBLIC COUNT My Commission Expires	acknowledged	the execution of the same, REOF, I have hereunto subscribed/ my	who executed the foregoing histories name, and effixed my official scal on 9. B. Willey • Willey Not	all and the first
	960 at 1:35 P.M.	H.	all a. Ro. B Room	