۰.

ψ.

.

78042 BOOK 129	
MORTGAGE IN. SIRD , Boyles Legal Manka-CASH STATIONERY COLawrence, Kans	
This Indenture, Made this 24th day of August	
This indenture, Made this 24th day of August 1961 betw Amos Y. Hele, a single man.	een
	4
of Budors	
or subtra in the County of Douglas and State of Kanses	
witnesseth, that the said part Y.f. of the first part, in consideration of the sum of	
	1
Blaven Hundred (\$1,100.00) DOLL to him duly paid, the receipt of which is hereby acknowledged, ha # sold, and	
* this indenture do as GRANT, BARGAIN, SELL and MORTGAGE to the said part 3 of the second part,	
following described real estate situated and being in the County of Douglas and State	2014日 8日日 192番目
Kansas, towif:	of
The North One-half (NA) of the Southeast Querter (3E) of the Southeast Querter (3 of Soition Ten (10), and the East One-half (5) of the Southeast Querter (34) of Southeast Querter (3E) of Section Ten (10), all in Township Thirteen (13) South, Range Twenty-one (21) East of the 5th Frincipal Meridiang-and,	the S
The West Che-helf (W) of the Southwest Quarter (SW) of the Southeast Quarter (SE of Section Ten (10), Township Thirteen (13) South, Range Twenty-one (21) East of t oth Principal Meridiani and,	的 he
The South One-helf (3) of the Southeast Querter (32) of the Southeast Querter (32 of Section Tem (10), Township Thirteen (13) South, Range Twenty-one. (21) East of t oth Principal Maridian.	1) he
(Subject, however, to public highways.)	
and the second	
with the approximation and all the actual stills and in the first stills and in the still stills and the still sti	
with the appurtenances and all the estate, title and interest of the said part. Y. of the first part therein. And the seld part. Y. of the first part do 9.0. hereby covenant and agree that at the delivery hereof hg 10 the lewful own	
of the premises above granged, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. GXC	ept a
of the promise above granged, and which so a good and indefeable entry of intering the intering fail incumbences. SXO In the Monosoft for the second and the solution of the second state	an, dat
and that ha will werrant and defend the same egainst all parties making lawful claim there	ho,
It is agreed between the parties hereto that the part y of the first part shall at all times during the life of this indenture, pay all the assistments that may be levied or assessed against and real estate when the same becomes due and payable, and that <u>10 w111</u> directed by the party of the second part, the loss, if any, made payable to the part <u>1.0</u> of the second part the textent of <u>1.1</u> interest. And in the event that aid pays the first part half fail to pay such taxes when the same becomes due and payable, and that and paysible or to be added to the second part, the loss, if any, made paysible to the part <u>1.0</u> of the second part to the same of <u>1.0</u> interest. And in the event that aid part, <u>1.0</u> of the first part shall, fail to pay such taxes when the same becomes due and paysible or to be add shall become a part of the indebtedness, secured by this indenture, and shall be not pays.	and Bkeep ovnt
so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay	nent
THIS GRANT is intended as a mortgage to secure the payment of the sum of Eleven Hundred (\$1,100,00)	
THIS GRANT is intended as a mortgage to secure the payment of the sum of Eleven Hundred (\$1,100,00) DOLL eccording to the terms of ODB certain written obligation for the payment of said sum of money, executed on the 24th	AR5,
THIS GRANT is intended as a mortgage to secure the payment of the sum of Eleven Hundred ($\frac{1}{21}$, 100, 00) DOLL eccording to the terms of ODB certain written obligation for the payment of said sum of money, executed on the $\frac{24 \text{ th}}{24 \text{ th}}$	AR5,
THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>Eleven Hundred</u> (\$1,100,00) DOLL according to the terms of <u>ORP</u> certain written obligation for the payment of said sum of money, executed on the <u>24th</u> day of <u>August</u> , <u>19,61</u> , and by <u>ite</u> terms made payable to the part, with all interest according to the terms of said obligation and also to secure any sum or sums of money subscated by	ARS,
THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>Elaven Hundrod</u> (21,100,00) DOLL eccording to the terms of <u>ODP</u> certain written obligation for the payment of said sum of money, executed on the <u>24th</u> day of <u>AUCUSE</u> , <u>19.61</u> , and by <u>1te</u> terms made payable to the part. <u>Y</u> of the secure any sum or sums of money advanced by part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the terms of the second part to pay for any innurance or to dicharge any taxes with interest thereon as herein provided, in the set that said part <u>Y</u> of the first pert shall fail to pay the same as provided, in this indenture.	ARS,
THIS GRANT is intended as a mortgage to secure the payment of the sum of $Eleven Hundred ($1,100,00) DOLL eccording to the terms of ODB certain written obligation for the payment of said sum of money, executed on the 24th day of AUUISE, 19,01, and by 1th terms made payable to the part, 24,00, and the rest according to the terms of said obligation and also to secure any sum or sums of money advanced by said part. Y of the second part to pay for any intervance or to dicharge any taxes with interest therein accorded, in the s that said part Y of the first part shall full to pay the same as provided in the indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation confained therein fully dichard if dealth brands in the payments to any part theore of early obligation created therein, cold the same on soil.$	ARS,
THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>Eleven Hundred</u> (<u>S1,100,00</u>) DOLL eccording to the terms of <u>ONP</u> certain written obligation for the payment of said sum of money, executed on the <u>24th</u> day of <u>AUDURT</u> , <u>19,01</u> , and by <u>1th</u> terms make payable to the part, <u>34</u> , and the <u>24th</u> part, with all interest according to the terms of said obligation and also to secure any sum or sums of money advanced by said part, <u>34</u> , of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. An the s that said part <u>34</u> , of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments to any second so herein specified, and the obligation confained therein fully dischar if default be payments to any part thereof or any obligation created thereofs, or if the same on sum for the same on a solution.	ARS, cond the vent real
THIS GRANT is intended as a mortgage to secure the payment of the sum of $Eleven Hundred$ ($el_1, 100, 00$) DOLL eccording to the terms of <u>ODE</u> certain written obligation for the payment of said sum of money, executed on the <u>24th</u> day of <u>AUUUSE</u> , <u>19, 61</u> , and by <u>Ite</u> isrem mande payable to the part, <u>yes</u> , which interest theiron as herein according to the terms of said obligation and also to secure any sum or sums of money devened by said part, <u>yes</u> of the second part to pay for any insurance or to discharge any taxes with interest theiron as herein accorded, in the s that said part <u>Y</u> of the second part to pay for any insurance or to discharge any taxes with interest theiron, secherin accorded, in the s that said part <u>Y</u> of the first part shall full to pay the same as provided in this inderture. And this conveyance shall be void H such payments be made as herein specified, and the obligation confained therein fully dischar effective are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on real estite are not kept in as good repairs they are now. If waste is formitted on said premises, then this conveyance tail become able and the whole sum remaining unpaid, and all of the obligations provided for in acid written obligation, for the security of which this inder a piven, thal immediately mature and become due and payable of the obligation state diverse.	ARS, cond the the yead real slate ture for
THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>Eleven Hundred (21,100,00)</u>	and the send the said for for the s, to be, be,
THIS GRANT is intended as a mortgage to secure the payment of the sum of Eleven Hundred ($(21,100,00)$ - DOLL according to the terms of One certain written obligation for the payment of said sum of money, executed on the 24th day of August, 19,01, and by 1ter terms and expanded to be secure any sum or sums of money subscard by add part, with all interest according to the terms of said obligation and also to secure any sum or sums of money subscard by add part, y of the second part to pay for any interance or to discharge any taxes with interest thereon as herein provided. An the se- ther taid part y of the second part to pay for any interance or to discharge any taxes with interest thereon, as herein fully dischar that taid part y of the second part to pay for any interance or to discharge any taxes with interest thereon, or if the second of the second part to pay for any interance or to discharge any taxes with interest thereon, or if the second of the second part to pay for any obligation created thereby, or interest thereon, or if the billings on and the where the terms good repair any part thereof or any obligation created thereby, or interest thereon, or if the billings on and the where the terms they are now. If wates is foomited on gaid permises, then this conveyence all become also a play, that limmediately ing move ad baccome taxe and payable at the colorion of the holder hareof, without notice, and it hall be level the said part of the second part in the obligation provided for in task presents, where there and become taxes and all do the same provided by law and to have a receive applicing to the rest and been there, and the imper- terian the amount then unpaired and largest, together with the cents and derives account the unpair therefore and limpset, together with the cents and therefore account then unpaired of principal and limpset, together with the cents and therefore account the unpair and a limpset, together with the cents and derive and baccount the unpaire and baccount the unpai	all average to the second seco
THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>Eleven Hundred (\$1,100,00)</u> DOLL eccording to the terms of <u>ODE</u> certain written obligation for the payment of said sum of maney, executed on the <u>24th</u> day of <u>AUDURT</u> , <u>19,01</u> , and by <u>1te</u> terms make payble to the pay the same of said billiotion and also to secure any sum or sums of maney advanced by all interest accounts thereon excluded, in the same set provided listing and thereon excluded therein fully dischard the same back of the same set provided listing to the set same set at all of the set set at a same set at the set of same set at a set of same set as pool repairs at they zer now. If wasts is formitied on said persise, then this conveyance shall be coold listing to the same set at a set of the set of same set at a set of the set of same set at a set of the set of same set at a set of the set of same set of the set of the set of the set of same set of the set of same set of the set of same set set of the set of same set of the set of same set of the set of t	all ves,
THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>Eleven Hundred (\$1,100,00)</u>	ARSS and a second seco
THIS GRANT is intended as a mortgage to secure the payment of the sum of Eleven Hundred (\$1,100,00) DOLL according to the terms of ORD certain written obligation for the payment of said sum of money, executed on the 24th day of AUDUST, 19.01 and by 1ts terms make payable to the part. J.c., of the sample said part. J.c., of the sacoid part to pay for any incorance or to discharge any taxes with interest according to the terms of said obligation and also to secure any sum or sums of money subwards by the fast part shall fail to pay the same as provided in this indentus. And this conveyance shall be void if such payments be made as herein specified, and the obligation confained therein, fully dischar fadewide are not paid when the same become due and payable, or if the insurance is not kept to as good repair as they zero nov. of if wates is convided for in second part. The saccord part to pay for any incorance or if obligation contained therein, of all the buildings on a state are not paid when the same become due and payable, or if the insurance is not kept to as good repair at they zero nov. of if wates is convinced to not conveyance build become build and payable of the obligation contained therein, or all the buildings on a state are not paid when the same due and to the obligation provided for in asid written obligation for the sacoid part. The table to mark and the conveyance all blocks are building to not the add part. here add part 1 of the sacoid part. to table part. to table part. to table part. the import means theorem one for any obligation contained therein, said writhe collegat and langet, head, ind the collegat and add early, and	ARSS and a second seco
THIS GRANT is intended as a mortgage to secure the payment of the sum of Eleven Hundred (\$1,100,00) DOLL according to the terms of ORD certain written obligation for the payment of said sum of money, executed on the 24th day of Augusts 19.01 and by 1te item make payable to the part. Since on sums of money advanced by part, with all interest accounts thereon as herein specification and also to secure any sum or sums of money advanced by the first part shall fail to pay the same as provided in this indentus. Add this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein, fully dischar to device are not paid when the same become day and or any obligation created therein, or if the buildings on and also not keen in as good repair is they are now, of if wasts is collective to the second part. The obligation created therein, for the second part. a state are not paid when the same become day and payable of it the insurance is not keep to as good repair is they are now, of if wasts is collective to payed therein, or if the sale part. The second part. The herein fully dischar the when the same become day and payable of it the insurance is not keep to as good repair is they are now, or if wasts is collective to payed therein, or if wasts is and part. The second part. The second part. The the second part. The the previses hardly prevised therein, or the second part. To take prevents or and keep to as for any character, to the second part. To take prevents or and when the interest the lower on the obligator provided by law and to have a receivere photion of the holdere thereon. The tak	all vent turn all vent turn be all vent turn be be turn be turn be turn be turn be turn turn turn turn turn turn turn turn
THIS GRANT is intended as a morpage to secure the payment of the sum of Eleven Hundred (\$1,100,00) DOLL according to the terms of OTB certain written, obligation for the payment of said sum of money, executed on the 24th day of AUMUST, 19.0.1	all vent turn all vent turn be all vent turn be be turn be turn be turn be turn be turn turn turn turn turn turn turn turn
THIS GRANT is intended as a mortgage to secure the payment of the sum of Eleven Hundred (\$1,100,00) DOLL econding to the terms of OND certain written, obligation for the payment of asid sum of money, essented on the 24th day of MURLSS, Image: Second part to pay for any interant of asid distant of the second part to pay for any interant of asid distant second part to pay for any interant of asid distant second part to pay for any interant of asid distant second part to pay for any interant of asid distant second part to pay for any interant second part to pay for any interant second part. And this conveynes table be void if are to pay for any interants as herein second and the second part to pay for any interants as herein second. And this conveynes table be void if are interants as herein second. And this conveynes table be void if are interants as herein second. And this conveynes table be void if are interants as herein second and the void if are interact. And this conveynes table be void if are how payment be and as a provided by the inter ablighton confained therein fully dicket are and to such payments to any part thereof or any oblighton confained therein fully dicket are and therein in a good repair at they are now, or if wate is domined on add provides with the second part. Image: table are not kep1 in as good repair at they are now, or if wate is domined on add provides, without notice, and all the interments thereon in the money provided by law and to have a receive appointed to collect the rents and become and any while the interment the payment of the second part. Image: table are and the there are and all of the oblighton of the factor the rents and become anore provided by law and to have a receive ap	all vent turn all vent turn be all vent turn be be turn be turn be turn be turn be turn turn turn turn turn turn turn turn

en al