MORTGAGE	33101 BOOK 92
	(No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lawrence, Karnaa
	, Made this ninth day of August, in the
pear of our Lord one thousand E. G. Davi	nine hundred and for ty-seven between
of Lawrence	, in the County of Douglas Mansas
	d The First National Bank of Lawrence
	party of the second part.
One thousand and no/	Witnesseth, that the said part y of the first part, in consideration of the sum of 100 (\$1000.00)
LO ALL IL	duly paid, the receipt of which is hereby acknowledged, ha <u>s</u> sold, and by this indenture , SELL and MORTGAGE to the said part <u>y</u> of the second part the following described
Lots 13 and	the County of Douglas and State of Kansas, to wit: 1/1 and the East five (E5) feet of Lot 15, all in Frazier's
Subdivision	or Lots 6 to 15 inclusive of Addition 4, in that part of
the city of	Lawrance, formerly known as North Lawrence.
ith the appurtenances and all th And the said part yof th the premises above granted, and seized	he estate, title and interest of the said party6f the first part therein. e first part do <u>as_hereby</u> covenant and agree that at the delivery hereof <u>he is</u> the lawful owner d of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances
It is agreed between the parties h at may be levied or assessed against sai tate insured against fire and tornado in s, if any, made payable to the part. Y, rt shall fail to pay such taxes when the tramy pay said taxes and insurance, or teress at the rate of 10% from the date THIS GRANT is intended as a	and that 120 , will warrant and defend the same against all parties making lawful claim thereto. areas ottaken the same becomes due and payable, and that 100 mm and 1
cording to the terms of	ertain written obligation for the payment of said sum of money, executed on the 9th day of
ruing thereon according to the terms of	f and all and by
pay for any insurance or to discharge a e same as provided in this indenture	any taxes with interest thereon as herein provided, in the event that said part
And this conveyance shall be void	
Ide in such payments or any part theres come due and payable, or if the insuran w, or if waste is committed on said p ovided for in said written obligation, for a holder hereof, without notice, and it s and nominer and all the interview.	if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be of or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same or is not kept up, as provided helin, or if the buildings on said real estate are not kept in as good repair as they are remises, then this conveynes shall become aboutte and the whole sum remaining unpaid, and all of the obligations the security of which this indenture is given, shall immediately mature and become due and payable at the option of hall be lawful for the said part
refrom, and to sell the premises hereby amount then unpaid of principal and i r.y	is thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing granted, or any part thereof, in the manner prescribed by law, and our of all moneys arising from such sale to retain d, to the first part. Y
encode of the second and the improvement events of the second and the improvement amount then unpaid of principal and i r	is thereon in the manner provided by law and to have a receiver appointed to collect the remut and benefits accruing granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain interest, together with the costs and charges incident thereto, and the overplaus; if any there be, shall be paid by the date the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing be obligatory upon the heir, executors, administrators, perional representatives, assigns and successors of the respective thereof, the part <u>J</u>
encode of the second and the improvement events of the second and the improvement amount then unpaid of principal and i r	is thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing granted, or any part thereof, in the manner prescribed by law, and our of all moneys arising from such sale to retain d, to the first part. Y
encode of the second and the improvement events of the second and the improvement amount then unpaid of principal and i r	is thereon in the manner provided by law and to have a receiver appointed to collect the remus and benefits accounting granted, on any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain interest, together with the costs and charges incident thereto, and the overflaw, if any there be, shall be paid by the d, to the first part. Y
encode of the second and the improvement events of the second and the improvement amount then unpaid of principal and i r	is thereon in the manner provided by law and to have a receiver appointed to collect the remus and benefits accounting granted, on any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain interest, together with the costs and charges incident thereto, and the overflaw, if any there be, shall be paid by the d, to the first part. Y
ATE OF KANSAS	is thereon in the manner provided by law and to have a receiver appointed to collect the remus and benefits accounting granted, on any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain interest, together with the costs and charges incident thereto, and the overflaw, if any there be, shall be paid by the d, to the first part. Y
ATE OF KANSAS	s thereon in the manner provided by law and to have a receiver appointed to collect the series and benefits accuring granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain interest, together with the costs and charges incident thereo, and the overplant of the source be, shall be paid by the device the series and provisions of this indentume and each and every obligation therein contained, and all benefits accruing be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective set of the first part ha. S. bereauto set
ATE OF KANSAS	is thereon in the manner provided by law and to have a receiver appointed to collect the remus and benefits accounting granted, on any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain interest, together with the costs and charges incident thereto, and the overflaw, if any there be, shall be paid by the d, to the first part. Y
ATE OF KANSAS	s thereon in the manner provided by law and to have a reciver appointed to collect the series and benefits accuring interest, together with the costs and charges incident thereo, and the overplant and the overplant and benefits accuring from such sale to retain and the overplant the costs and charges incident thereo, and the overplant and states and provisions of this indentum and early obligation therein contained, and all benefits accuring be obligatory upon the heir, executors, administrators, periodi representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, periodi representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, periodi representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, periodi representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, periodi representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, periodi representatives, assigns and successors of the respective between the part y
ATE OF KANSAS ATE OF COLLAS	s thereon in the manner provided by law and to have a reciver appointed to collect the series and benefits accuring interest, together with the costs and charges incident thereo, and the overplant and all benefits accuring interest, together with the costs and charges incident thereo, and the overplant and and benefits accuring from subtractions of this indentum and early obligation therein contained, and all benefits accuring the obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective hereof, the part y
ATE OF KANSAS ATE OF BOUGLAS	s thereon in the manner provided by law and to have a receiver appointed to collect the series and benefits accuring granted, or any part thereof, in the manner presented by low, and out of all moneys arising from such sale to receive appointed to collect the series and benefits accuring interest, together with the costs and charges incident thereo, and the overplay if any there be, shall be paid by the did to the first part. According to the first part has a second or the interest of the instead
ATE OF KANSAS ATE OF BOUGLAS	s thereon in the manner provided by law and to have a receiver appointed to collect the series and benefits accuring granted, or any part thereof, in the manner presented by low, and out of all moneys arising from such sale to receive appointed to collect the series and benefits accuring interest, together with the costs and charges incident thereo, and the overplay if any there be, shall be paid by the did to the first part. According to the first part has a second or the interest of the instead
ATE OF KANSAS ATE OF BOUGLAS ATE OF BOUGLAS Commission Expires Jonuer, AURUST 11, 1947 at 1:	s thereon in the manner provided by law and to have a receiver appointed to collect the series and benefits accuring granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to receive appointed to collect the series and benefits accuring the series and provisions of this indenume and early obligation therein contained, and all benefits accuring the obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the boligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the boligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the boligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the boligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the boligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective the fore me, and the order of the first personal day of August A. D. 19. dot fore me, and the out of the first person of the same cance. In the aforesaid County and State, cance E. G. Davits, a widdower, to be the same person, who executed the foregoing instrument and dily acknowledged the execution of the same. In WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the da
ATE OF KANSAS ATE OF BOUGLAS ATE OF BOUGLAS Commission Expires Jonuer, AURUST 11, 1947 at 1:	s thereon in the manner provided by law and to have a receive appointed to collect the neuron and benefits accuring granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain and benefits accuring from such sale to retain the costs and charges incident thereo, and the overplan, if any there be, shall be paid by the obligatory upon the heir, executors, administrators, periodic entry obligation therein contained, and all benefits accuring be obligatory upon the heir, executors, administrators, periodic entry obligation therein contained, and all benefits accuring be obligatory upon the heir, executors, administrators, periodic entry obligation therein contained, and all benefits accuring be obligatory upon the heir, executors, administrators, periodic entry obligation therein contained, and all benefits accuring be obligatory upon the heir, executors, administrators, periodic entry obligation therein contained, and all benefits accuring the obligatory upon the heir, executors, administrators, periodic entry obligation therein contained, and all benefits accuring be obligatory upon the heir, executors, administrators, periodic entry obligation therein contained, and all benefits accuring the obligatory upon the heir, executors, administrators, periodic entry obligation therein contained, and and there entry obligation and entry obligation
Commission Expires Jonuer Marquet 11, 1947 et 1:	s thereon in the manner provided by law and to have a receiver appointed to collect the series and benefits accuring granted, or any part thereof, in the manner presented by low, and out of all moneys arising from such sale to recain and the overplant of the indentity of the weather of the overplant of the single sectors, addinistrators, period the sectors, addinistrators, period to the first part has a bore overplant of the single sectors, addinistrators, period to the first period to the first part has a bore overplant of the single sectors, addinistrators, period to the first part has a bore overplant of the single sectors, addinistrators, period to the first part has a bore overplant of the single sectors, addinistrators, period to the first part has a bore overplant of the single sectors, addinistrators, period to the first part has a bore overplant of the single sectors overplant of the single sectors overplant of the single sectors overplant of the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. Notary Public Notary Pu
ATE OF KANSAS VATE OF KANSAS	s thereon in the manner provided by law and to have a reciver appointed to collect the series and benefits accuring granted, or any part thereof, in the manner presented by low, and out of all moneys arising from such as to recain and the overplant of the indentum and the overplant and provided by the action of this indentum and early obligation therein contained, and all benefits accuring the obligatory upon the hein, executors, administrators, periodic events, assigns and successors of the respective be obligatory upon the hein, executors, administrators, periodic events, assigns and successors of the respective the contained, and and the overplant of the first part has a berefit accuring the obligatory upon the hein, executors, administrators, periodic events, assigns and successors of the respective of the first part has a bore of the first part has a berefit accuring be obligatory upon the hein, executors, administrators, periodic events, assigns and successors of the respective of the first part has a bore
Commission Expires Jonuer Marquet 11, 1947 et 1:	s thereon in the manner provided by law and to have a reciver appointed to collect, the same and benefits acting from such sale to retain interest, together with the costs and charges incident thereto, and the overplat, if any there be, shall be paid by the colligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be boligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be boligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be boligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be boligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be boligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be boligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be be boligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be be boligation upon the herit, executor, administrators, perioral representative, assigns and successors of the respective be belowed by the same perior. The provide the respective of the same perior. The same perior of the same perior of the same perior. Who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. The same perior of the same perior. Who executed the foregoing instrument and duly acknowledged the execution of the same. Notary Public Notary P
ATE OF KANSAS ATE OF BOUGLAS ATE OF BOUGLAS Commission Expires Jonuer, AURUST 11, 1947 at 1:	s thereon in the manner provided by law and to have a reciver appointed to collect the series and benefits accuring granted, or any part thereof, in the manner presented by low, and out of all moneys arising from such as to recain and the overplant of the indentum and the overplant and provided by the action of this indentum and early obligation therein contained, and all benefits accuring the obligatory upon the hein, executors, administrators, periodic events, assigns and successors of the respective be obligatory upon the hein, executors, administrators, periodic events, assigns and successors of the respective the contained, and and the overplant of the first part has a berefit accuring the obligatory upon the hein, executors, administrators, periodic events, assigns and successors of the respective of the first part has a bore of the first part has a berefit accuring be obligatory upon the hein, executors, administrators, periodic events, assigns and successors of the respective of the first part has a bore

-0

. . .