Reg. No. 5833 Fee Paid \$3.00	η		
MORTGAGE	33279, BOOK 981	a fi	
This Indenture,	(No. 52K) F. J. Boyles, Publisher of Lekal Blanks, Lawronce, Kannas made this first day of Soptembor	bee	(ک
ear of our Lord, one thousand nin	a Mont and Joe Well La Mont, his wife,	139	
Leavenyorth	in the County of Leavenworth and State of Kansas	- Mar	
	The First National Bank of Lawrence, Kansas	- lest	
	part y of the second part. Witnesseth, that the said part 105° of the first part in consideration of the sum of	edou este	
GRANT, BARGAIN, S	0.00) and no/100 DOLLARS duly paid, the receipt of which is hereby acknowledged, ha va sold, and by this indentur ELL and MORTGAGE to the said part. y of the second part, the following described of County of Douglas and State of Kansas, to-wit:	L P T-	
Lot Fifty-three Lewrence, Kans	ee (53) on New Hampshire Street, in the City of	hind a	
th the appurtenances and all the And the said part <u>108</u> of the fir the premises above granted, and seized of	estate, title and interest of the said part 108 of the first part therein. st pair dohereby covenant and agree that at the delivery hereofhave a straight of the second straight ownerhereby are all incumbrancesthe lawful owner	circhi	6
no/100 ording to the terms of <u>OLG</u> certa <u>September</u> 191 ruing thereon according to the terms of oay for any insurance or to discharge any same as provided in this indenture. "And this conveyance shall be void if s de in such payments or any part thereof me due and payable, or if the insurance , or if ware, is committed on said p	and that they will warrant and defend the same against all parties making lawful diaim thereto said real exist was of the first part shall at all times during the life of this indequare, pay all taxes or assessment and real exist when the same becomes due and paylole, and that <u>ThO2</u> Mikesp the buildings upon said real of the scond part to the excent of <u>TVS</u> interest. And in the event that said part <u>1</u> Ba. Of the first or either, and the amount so paid shall become a part of the indebtechess, secured by the indentare, and shall be payment until fully repaid. or either, and the amount so paid shall become a part of the indebtechess, secured by the indentare, and shall be payment until fully repaid. or gave to secure the payment of the sum of <u>TWBIV0 Hart Grad</u> (\$1200.00) and <u>DOLLARS</u> in written obligation for the payment of said sum of money, executed on the <u>first</u> day of f aid obligation and also to secure any sum or sums of money, executed on the <u>first</u> day of the second part taxes with interest thereon as herein provided, in the event that said part <u>1</u> Ba (but here is a such payments be made as never any sum or sums of money dayanced by the said part <u>w</u> of the second part, while interest thereon as herein specified, and the obligation contained therein fully discharged. If default be a security of which this indentare a shell buildings on said real extate are not paid when the same remises, then this concepance shall become a first first part shall full to pay uch payments be made as herein specified, and the obligation contained therein fully discharged. If default be a security of which this indentare is given, build indentare is a pay to be able as they are secured which this indentare is given, build indentare is given and real extate are not paid when the same remises, then this concepance shall become scolure and the whole sum remaining unpaid, and all of the buildings on a such yo, yo which this indentare is given abuilt immediately mature and become due and payable at the opignion of the suid pa	Release	
refrom; and to sell the premises hereby amount then unpaid of principal and inte 	and in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing graned, or any part thereof, in the manner prescribed by law and out of all moneys arising from such sale to retain the first part 182. If the same set of the output of the overplus, if any there be, shall be paid by the the terms and provision of this indenture and esch and every obligation therein contained, and all benefits accruing obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective part is a set of the same set.	rehr acknowles add to entry the inter Vietorial Ban stin backies In	
ATE OF Kansas UNTY OF Douglas B	SS. te It Remembered. That on this 27thday ofAngust	los the fully hardened to	
NOTAPI NOTAPI NOTAPI NOTAPI SCOUNT COUN	17-1-	This release was written on the orbinal	