	1	Reg. No. 5408 Constru- Fee Faid \$5.25 mlg	T.
	31101 Pica	c)	
MORTGAGE	(No. 52 K) t. J. Boyles,	Publisher of Legal Blanks, Lawrence, Kansas	
This Indenture, Made this	day of	. in the	
rear of our Lord one thousand nine hundred and	1.1°2,+39¥2	between	
an an bir a adar eo ar de reder ta	al la ana i l'an ca landada	1966	m
, in the County of	and Sta	ite of	p seal
ourt. of the first part, and	estimate and the management		eal
	part .		140
	that the said part 105 of the first p		
11. I.I.	reipt of which is hereby acknowledged,		
to the duly paid, the rece do GRANT, BARGAIN, SELL and MORTGA real estate situated and being in the County of.	AGE to the said part y	econd part, the following described	
a see is not a but and			
Lot 7 and the orth . foot c	o: the <u>-cst let</u> fact, loss	tho was i	
le fost of Let 2, all in plos	oli j. South Lawrings, an ad	ldition to	
the city of Lawrance.			
This mortguga is given solely for a	the purpose of serracting a	uraviously.macs.ici	
nortguno delad Jennery 1. 1917. et.	Qil. S. R., racerded in Sec	in Of participation	
c	un ty,	- 20 - 20 - 20 - 10 - 10 - 10 - 10 - 10	
	(i) with a tige of the firm	t part therein	
with the appurtenances and all the estate, title and inte And the said part intermediate of the first part dobereby of the premises above granted, and seized of a good and indefeasible	y covenant and agree that at the delivery hereof	all incumbrances	
of the premises above granted, and seized of a good and	Will warrant and defend the same again	1	
that may be level or averaged against han text when the section used against five and lornado in such sum and by such mus loss, if any, made payable to the part jimm. A fine second part to part shall fail to pay such taxes when the same become due and pay part may pay said taxes and insurance, or either, and the amount is interest at the rate of 10% from the date of payment until fully rep	urance company as shall be specified and directed to the extent ofLSInterest. And yable or to keep said premises insured as herein is to paid shall become a part of the indebtedness, paid.	by the party is a second part, the in the event that said part 1.0.5. of the first provided, then the part is of the second secured by this indenture, and shall bear	by rate
that may be level or avecased against sain teat view sum and by such mus- estate naured against fire and lorando in such sum and by such mus- loss, if any, made payable to the part	urance company as shall be specified and directed to the extent of	11.1. keep the buildings upon and real to the per target. Of the second part, the in the event that said part 1.0.5 of the first provided, then the part 1.0.5 of the first provided then the part 1.0.5 of the first part 1.0.5 of the first part 1.0.5 of the first part 1.0.5 of the second part 1.0.5 of the second part 1.0.5 of the second part day of the second part of the second part part 1.0.5 of the first part shall fail to part 1.0.5 of the first part shall fail to part as they are terminantic upond. In the same are not kept in a good repart as they are terminantic upond. In first part as they are terminantic upond.	By petition por Cashes
that may be level or averaged against han the value man least, if any, made payable to the part i i i i in the scond part to least, and the to pay such taxes when the same become due and pay part half all to pay such taxes when the same become due and pay part half and to pay such taxes when the same become due and pay interest at the rate of 10° from the date of payment until fully reg THIS GRANT is interaled as a mortgage to secure the p according to the terms of	urance company as shall be specified and directed to the cetter of	The by the part $\sum_{i=1}^{N}$ of the second part, the in the event that said part $\sum_{i=1}^{N} \sum_{i=1}^{N} of the secondsecured by the indentities and shall bethe second part \sum_{i=1}^{N} \sum_{i=1}$	By please town towns
that may be level of averaged against han text of the sector must be such must be state numeral against fire and lorando in such sum and by such must base, if any, made payable to the part $\frac{1}{10000000000000000000000000000000000$	orance company as shall be specified and directed to the extent of	The by the part $\sum_{i=1}^{N}$ of the second part, the in the event that said part $\sum_{i=1}^{N} \sum_{i=1}^{N} of the secondsecured by the indentities and shall bethe second part \sum_{i=1}^{N} \sum_{i=1}$	By plan Down Cashers .
that may be level of averaged against han have have have here extre insure against free and locado in such sum and by such more loss, if any, made payable to the part	orance company as shall be specified and directed to the extent of	If it is the per the buildings upon and real in the event that said part 1.05. of the first provided, then the part 1.05. of the first provided, then the part 1.05. of the first per the per t	By placen Hornes .
that may be level or avecased against han text and the sum and by such more loss, if any, made payable to the part	orance company as shall be specified and directed to the extent of	If it is the per the buildings upon and real in the event that said part 1.05. of the first provided, then the part 1.05. of the first provided, then the part 1.05. of the first per the per t	By please there .
that may be level of averaged against han that has the sum and by such more least, if any, made payable to the part	orance company as shall be specified and directed to the extent of	If it is the per the buildings upon and real in the event that said part 1.05. of the first provided, then the part 1.05. of the first provided, then the part 1.05. of the first per the per t	By plan Some Cashese .
that may be level of avessed against han the local man of by such may least, if any, made payable to the part i of the second part to part shall all to pay such taxes when the same become due and pay part may pay said taxes and insurance, or either, and the amount is interest at the rate of i os ² from the date of payment until fully rep THIS GRANT is intended as a mortgage to secure the p according to the terms of intended as a mortgage to secure the p according to the terms of intended as a mortgage to secure the p according to the terms of intended as a mortgage to secure the p according to the terms of intended as a mortgage to secure the p according to the terms of intended as a mortgage to secure the p according to the terms of the terms of said obligation to pay for any insurance or to ducharge any taxes with interest the the same as provided in this indenture. Made in such payments or any part thereof or any obligation creat become due and payable, or if the insulance is not kept up, as pro- now, or if waste is commuted on said premises, then this convey provided for in said written obligation, for the securit of which the ballet berefor, writhout notice, and it shall be lawful for the su the said premises and all the improvements thereon in the manner thereform, shall extend and insure to, and the heat and provide in a signed by the parties hereto that the terms and provi- it is agreed by the parties hereto that the terms and provide thereform, shall extend and insure to, and be obligatory upon the lawful the day and year last above written. STATE OF	urance company as shall be specified and directer to the cetter of	1111 keep the buildings upon and test in the event that said part 1.63, of the first provided, then the part of the second secured by thus indenture, and shall beer 121 DOLLARS. 123 of the second part, interest by the said part 1.63, of the second secured by thus indenture, and shall beer 124 DOLLARS. 125 of the second part, with all interest by the said part 1.63, of the second part sait 1.63, of the first part shall fail to pas 126 therein fully discharged. If default be naid real craite are not part when the same are are not kept in as good repart as they are remaining unparal, and all of the obligation, and become due and payable at the option of the collect the rents and benefits acruing of all money aroung from such sale to rerear replus, if any there be, shall be paid by the non therein contained, and all benefits acruing natures, assigns and successors of the respective set 1364 A.B.W.W. (SFAL) 1364 A.B.W.W. (SFAL)	By plan, tomat
that may be level of avessed against han text of such and by such may loss, if any, made payable to the part	urance company as shall be specified and directer to the extent of	A D. 19. A D. 19.	By plan monther .
that may be level or avecased against han text of sum and by such muse existe nurrel against fire and lorando in such sum and by such mus- loss, if any, made payable to the part	orance company as shall be specified and directes the enter of	A D. 19. A D. 19.	By please therease
that may be level of avessed against han has been and by such mus- loss, if any, made payable to the part	urance company as shall be specified and directer to he cetter of	A. D. 19. A. D. 19.	By reten there and a
that may be level of avessed against han text of the second part to extreme against free and to rotado in such sum and by such may part shall fait to pay such taxes when the same become due and pay to part shall fait to pay such taxes when the same become due and pay to part shall fait to pay such taxes when the same become due and pay to may pay sud taxes and insurance, or eriter, and the amount <i>x</i> interest at the rate of 105 from the due of payment until fully rep. THIS GRANT is intended as a mortgage to secure the p according to the terms of the second again of the terms of the second again of the terms of sand obligation and also to pay for any insurance or to ducharge any taxes with interest the the same as provided in this indentive. And this conveyance shall be void if such payments be made in usin payments or any part thereof or any obligation create become due and payable, or if the insurance is not kept up, as proved of for in said written obligation (in the hold freefort, whole notice, and it shall be lawful for the said premises and all the improvements thereon in the manner thereform in a bale, on demant the rest. (gether with di part is agreed by the parties hereot in the first part.) The agreed by the parties hereof, when and must to, and the terms and provide thereform, shall extend and must to, and be obligatory upon the lawful for the said premises hereot. In Witness Whereof, the part. Settle shall be vold for the settle shall be obligatory upon the lawful for de said provide the day and year last above written.	urance company as shall be specified and directer to he certen to increase insured as herein to paid shall become a part of the indebtedness, paid. for the payment of said sum of money, executes i	A. D. 19	By plan, Some Cachere .
that may be level of avessed against han the local mand by such may least, if any, made payable to the part of the secone due and pay part shall fait to pay such taxes when the same become due and pay part may pay said taxes and insurance, or either, and the amount <i>s</i> interest at the rate of 10% from the date of payment until fully rep THIS GRANT is intended as a mostgage to secure the p according to the terms of	urance company as shall be specified and directer to he certen to increase insured as herein to paid shall become a part of the indebtedness, paid. for the payment of said sum of money, executes i	A. D. 19. A. D. 19.	By plan tomatics
that may be level of avessed against han leaf values and by such may loss, if any, made payable to the part	urance company as shall be specified and directer to he certen to increase insured as herein to paid shall become a part of the indebtedness, paid. for the payment of said sum of money, executes i	A D. 19. A D. 1	By placen there is
that may be level of averaged against har iter the sum and by such muse least, if any, made payable to the part	<pre>wranes company as shall be specified and directer to he certen to item and premuses insured as herein to paid shall become a part of the indebeted payment of the sum of <u>hit</u> <u>item</u>. for the payment of said sum of money, executes <u>item</u>. for the payment of said sum of money advanced ereon as herein provided, in the event that said p one accure any sum or sums of money advanced ereon as herein provided, in the event that said p one of the buildings on said real ext yance shall become absolute and the whole sum to indenture a given, shall unreliately market a und part <u>i</u> of the second part be costs and charges unclear thereto, and the tor 25 states of the second part be cost and charges unclear thereto, and the cost and bart <u>is of the second part</u> <u>ins</u> <u>of the first part ha XIC</u> hereunto <u>OS</u> <u>ins</u> <u>of the first part ha XIC</u> hereunto <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u></pre>	A. D. 19	By plan hours tracker .
that may be level of avessed against han text of the second part to get the light opar such large all formado in such sum and by such may part may pay sud taxes and insurance, or enter, and the amount <i>n</i> interest at the rate of 105 from the date of payment until fully reported in the same become due and py and may pay sud taxes and insurance, or enter, and the amount <i>n</i> interest at the rate of 105 from the date of payment until fully reported in the same become due and py accruing thereon according to the terms of an ortgage to secure the part in the same as provided in this indentity. In the same as provided in this indentity of such payments be mader by for any insurance or to discharge any taxes with interest the the same as provided in this indentity. The second of which the holder hereof, writhout notice, and a paymels, or if the manarce is not kept up, as promow, or if was to commute on state premises, then this convey provided for in said written obligation, for the second of which the holder hereof, writhout notice, and it shall be lawful for the same due in upsid of principal and interest, together with the part. The agreed by the parties here that the terms and provide the day and year last above written.	<pre>wranes company as shall be specified and directer to he certen to item and premuses insured as herein to paid shall become a part of the indebeted payment of the sum of <u>hit</u> <u>item</u>. for the payment of said sum of money, executes <u>item</u>. for the payment of said sum of money advanced ereon as herein provided, in the event that said p one accure any sum or sums of money advanced ereon as herein provided, in the event that said p one of the buildings on said real ext yance shall become absolute and the whole sum to indenture a given, shall unreliately market a und part <u>i</u> of the second part be costs and charges unclear thereto, and the tor 25 states of the second part be cost and charges unclear thereto, and the cost and bart <u>is of the second part</u> <u>ins</u> <u>of the first part ha XIC</u> hereunto <u>OS</u> <u>ins</u> <u>of the first part ha XIC</u> hereunto <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u></pre>	A. D. 19	By plan Vandere .
that may be level or attested against han text have and by such mus- less, if any, made payable to the part	<pre>wranes company as shall be specified and directer to he certen to item and premuses insured as herein to paid shall become a part of the indebeted payment of the sum of <u>hit</u> <u>item</u>. for the payment of said sum of money, executes <u>item</u>. for the payment of said sum of money advanced ereon as herein provided, in the event that said p one accure any sum or sums of money advanced ereon as herein provided, in the event that said p one of the buildings on said real ext yance shall become absolute and the whole sum to indenture a given, shall unreliately market a und part <u>i</u> of the second part be costs and charges unclear thereto, and the tor 25 states of the second part be cost and charges unclear thereto, and the cost and bart <u>is of the second part</u> <u>ins</u> <u>of the first part ha XIC</u> hereunto <u>OS</u> <u>ins</u> <u>of the first part ha XIC</u> hereunto <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u> <u>ins</u></pre>	A D. 19. A D. 1	By relation the matter .

ALC: NO

1

dia anticipita

S.

1

. . . .

1

1. 1. 1. . . . ENCONTRACT.

「「たいののない」

•