Reg. No. 8551 <

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MOBTGAGE	4535" BOOK 101
	(52K) Boyles Legal Blanks CASH STATIONERY CO., Lawrence, Kans,
This Indenture,	
year of our Lord one thousand nine h	
Cary V, Newman a	and Astna M. Newman, husband and wife
of Lawrence in the	e County of Douglas and State of Kansas
transmission and the second seco	The Lawrence National Bank, Lawrence, Kansas
	part y of the second part.
	itnesseth, that the said parties of the first part, in consideration of the sum
to them duly do	paid, the receipt of which is hereby acknowledged, ha <b>ve</b> sold, and by this indentu L and MORTGAGE to the said part. <b>Y</b> of the second part, the following describe
	County of Douglas and State of Kansas, to-wit:
	ter (NW1) of Section one (1), Township
	Range 'eighteen (18) in Douglas County,
Kabşaş	
(the makers hereof agree th	at, in the event of a sale of the above real estate, this no
shall be paid immediately)	
	tte, title and interest of the said part. 108 of the first part therein. part do
	a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
the second state of the se	I that they will warrant and defend the same against all parties making lawful claim theren
the second state and by testal as	to that the part <b>108</b> of the first part shall at all times during the life of this indenture, pay a r assessed against said real estate when the same becomes due and payible, and that they will
eep the buildings upon said real estate insu lirected by the part y of the second p	ured, against fire and tornado in such sum and by such insurance company as shall be specified an part, the loss, if any, made payable to the part Y of the second part to the extent of its
interest. And in the event that said part 10 and premises insured as herein provided, th	To exceed against and react states when use some recomes one and project and intervent the precision and exceeds a some recomes one and project and that $\frac{1}{100}$ m m m m m m m m m m m m m m m m m m m
nent uniti tutty repaid.	그는 이 것 같은 것 같은 것이 같은 것 같은 것 같은 것 같은 것 같은 것
	age to secure the payment of the sum of
Four Thousand and no/100 -	in written obligation for the payment of said sum of money, executed on the 2nd
by of January	1952 and by 115 terms made parable to the part y of the secon rding to the terms of said obligation and also to secure any sum of source advanced by th
	rding to the terms of said obligation and also to secure any sum or sums of money advanced by th for any insurance or to discharge any taxes with interest thereon as herein provided, in the even
her said part ins of the first part shall	I fail to nay the same as provided in this indenture.
And this conveyance shall be void if su if default, be made in such payments or ar	wh payments be made as herein specified, and the obligation contained therein fully discharged on part thereof or any obligation created thereby, or interest thereog, or if the tays; on said rea due and parable, or if the insurance is not kept up, as provided herein, or if the buildings on asia they are now, or if waste is committed any said premies, then this convergance shall become abuous all of the obligations provided for its faid writen obligation, for the security of which this indenum orme due and parable at the option of the holder hereof, without notice, and it shall be lawful for
state are not paid when the same become d real estate are not kept in as good tepair as	sue and payane, or it the insurance is not kept up, as provided herein, or it the buildings on sia they are now, or if waste is committed on said premises, then this conveyance shall become absolut all of the obligations provided for in Said Written obligation. for the scentite of which this is harmonic
no the whole sum remaining unpaid, and a s given, shall immediately mature and beco	ome due and payable at the option of the holder hereof, without notice, and it shall be lawful fo
he said part y of the second part	to take posiession of the said premises and all the improve aw and to have a receiver appointed to collect the rents and kencits accruing therefrom; and te re thereof, in the manner prescribed by law, and our of all moneys atting from such alse to rerain terest, together with the costs and charges incident thereto, and the overplus, if any there be, shall
ell the premises hereby granted, or any par he amount then unpaid of principal and in-	it thereor, in the manner prescribed by law, and out of all moneys arising from such sale to retain terest, together with the costs and charges incident thereto, and the overplus, if any there be, shall
e paid by the part Y making such sa	ale, on demand, to the first part 108
enefits accruing therefrom, shall extend and ssigns and successors of the respective partie	the terms and provisions of this indenture and each and every obligation therein contained, and al d inute to, and be obligatory upon the heirs, executors, administrators, petsonal representatives is hereto.
In Witness Whereof	the and is af the first part he we harmon set their had a
id seal the day and year last above write	Cary V Newman (SEAL)
	Vartna M. Newman (SEAL)
STATE OF MANSAS	58. (SP. 41.
COUNTY OF Douglas	
Bel	It Remembered, That on this 2nd day of January A. D. 1952 before me a Notary Public in the aforesaid County and State
6L45	before me, a. Notary Public in the aforesaid County and State came Gary V. Nowman and Astna M. Newman, husband and wife
in a state . Or an	
HOTAT	to me personally known to be the same person. R., who executed the foregoing instru- ment and duly acknowledged the execution of the same
AUL S S	WITNESS WHEREOF, I have hereunto subscribed of name, and affixed my officia
	seal on the day and year last above written
COUNT	Notary Public
My Commission Expires	
2. (A. 19, 2.0.)	and a Bark
d January 10, 1952 at 11:40	
rsigned, owner of the withi	RELEASE in mortgage, do hereby acknowledge the full payment of the de
reby, and authorize the Reg	ister of Deeds to enter the discharge of this mortgage of re
lith day of March 1952.	The Lawrence National Bank, Lawrence, Kansas
hn P. Peters	Leon G. Abele, Cashier .) Mortgagee. Owner,

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Sale:

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E.F.S.

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Wall To

Sec. 1