	Reg. No. 6677 ~ Fee Paid \$1.25	513
		40 X
	MORTGAGE	- Se the
	Boyles Legal Blanks CASH STATIONERY CO., Lawrence, Kans.	and and
	This Indenture, Made this 28th day of March, in the year of our Lord one thousand nine hundred and fifty-two horney.	4883
	Charles Edward Matson, a single man	2 min
		and and
	of,	1 2 2 3 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1	Datt V of the same and	Draw
	Witnesseth, that the said part. y of the first part, in consideration of the sum of .	10000
	to him duk pud the region of abid in the	4488.33
	does GRANT, BARGAIN, SELL and MORTGAGE to the said part $\mathbf{y}$ of the second-part, the following described real estate situated and being in the County of Dourland and $\mathbf{y}$ and $\mathbf{y}$ the following described	
	real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot 126 on Michigan Street in Block 44 in that	
	part of the city of Lawrence known as West	4
		NY E
	Including the rents, issues and profits thereof provided however that the Kortgagore shall be entitled to collect and in the state of t	2 6 3
	Kortgagors shall be entitled to collect and retain the rents, issues	
	with the appurtenances and all the estate, title and interest of the said part y of the first sum the	215
	And the said part y of the first part do 65 hereby covenant and agree that sit the delivery hereof h0 is the lawfal owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, itree and clear of all incumbrance,	2.25
		A.
	and that he will warrant and defend the same against all parties making lastal claim thereto. 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	Sec. P
	taxes and assessments that may be leviced of aversed against said real estate when the same becomes due and parable, and that he will be will	EP
	interest. And in the event that said part, the loss, if any, made payable to the part <b>y</b> of the second part to the second part, the loss, if any, made payable to the part <b>y</b> of the second part to the event of <b>155</b> said premiser insures a begin provided then the part <b>y</b> of the first part shall fail to pay such taxes when the same become due and payable or to keep	
	tares and assessments that may be levied of assessed against said real erange when the same becomes due and payable, and that he will she buildings upon said real erange and tornado in such sum and by such insurance company as shall be specified and interested by the part <b>y</b> of the second part, the leviel of the first part shall be specified and interest. And in the great that said part <b>y</b> of the first part shall be specified and interest. And in the great that said part <b>y</b> of the first part shall be strengthere are buildings upon the size of the first part shall be specified and part the levies of <b>y</b> of the first part shall be strengthere are been due and payable or to keep so paid shall become a part of the indebedoes, secured by this indenture, and shall bear interest at the tare of 10% from the due of payment of the second part of the said part.	252
	THIS GRANT is intended as a monipuge to recure the payment of the sum of Five Hundred Forty-six and no/100	and a
	according to the terms of the certain written obligation, for the purpose of all and the	tie .
J	day of and ron 191 52 , and by its terms made payable to the part y of the second	pt .
	and part of the second part to pay for any insurance of to discharge any taxes with interest therein provided in the most	E.E
	that said part <b>y</b> , of the first part shall fail to pay the same as provided in this indenture. And this convergance shall be wold if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part theored or any solvigation recent directly or impract distance of the discharged.	2:00
	And this convergance shall be void if such payments he made as herein specified, and she obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation screaced therein, or interest thereon, or if the taxes on said real estate are not paid when the same become due and pythle, or if the instructs is not kert up, as provided herein, or if the buildings on said real enter are not kep in at good repuir as they are now, or if wave is committed on suid permitse, then this one-space shall become abulate and the whole sum remaining unpuid, and all of the obligations provided for its usid writen obligation, for the word you which the interrupt is given, shall immediately manter and become due and pupible at the option of the holder hered, without notice, and it shall be lawful for the staid part. <b>Y</b>	(A)
	and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the source of the source due and payable at the option of the holder hereof, without notice, and it shall be lawful for	2012
	ments thereon in the manner provided by law and to have a receiver appointed to collect the remis and benefits activity therefore a set of the	- A 4
-	be paid by the part <b>y</b> making such sale, on demand, to the first part <b>y</b>	Ser ?
	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all be obligatory users the here	56 2
	In Witness' Whereas, the part V of the first part is 8 harmonic late 2	Parte
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	SEAL)	2613
		20 0 E
		of the
	STATE OF SS	20 2
	COUNTY OF Douglas	f E
	Bo It Remembered, That on this. 28th day of <u>March</u> A. D. 19.52. before me, a. <u>Notary Public</u> in the aforesaid Compty and Size	
	came <u>Charles Edward Nataon</u> in the aforesaid County and State,	2 Y
	to me personally known to be the same person who executed the foregoing instru-	
	ment and duly acknowledged_the execution of the same.	6 8
	IN WITNESS WHEREOP, I have hereunto subscribed my mmrs and affired my official seal on the day and year last above written.	
	Notary Public	K 194164
	My Commission Expires_July_1719_54	and the second
) Ri	corded March 29, 1952 at 11:25 A. M. Barbla J. Back Register of Leeds	
	By Barbara Leeber, Deputy,	
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