Commence of the commence of th	4 DOOK 102	7
MORTGAGE (52K)	Boyles Legal Blanks CASH STATIONERY Co., Lawrence,	Kans.
This Indenture, Made this 7th	day of June	
year of our Lord one thousand nine hundred and fifty-two		in the
Donald H. Barnett and Alice E. Barne	tt, husband and wife	etween
4		
of Lawrence , in the County of Dou	glas and State of Kansas	
part les of the first part, and The Lawrence Building	and Loan Association	
· · · · · · · · · · · · · · · · · · ·	part. y of the second part.	
Witnesseth, that the said part	105 of the first part, in consideration of the	sum of
the	DOI	LLARS
do GRANT, BARGAIN, SELL and MORTGAGE to the and	reby acknowledged, ha VO sold, and by this ind	lenture
bought being in the County of Dought as	and State of Vances	scribed
Lot One Hundred and two (102) on Penn	sylvania Street in the City	
of Lawrence		
with the appurtenances and all the estate, title and interest of the said I	part 103 of the first part therein	
And the said part 105 of the first part do hereby covenant and a	gree that at the delivery hereofthey arothe lawful or	wner S
of the premises above granted, and seized of a good and indefeasible estate of in	neritance therein, free and clear of all incumbrances,	
and that they will warrant and de	fend the same against all parties making lawful claim t	hereto.
It is agreed between the parties hereto that the part 103 of the first p	art shall at all times during the life of this indenture	Day all
taxes and assessments that may be levied or assessed against said real estate who keep the buildings upon said real estate insured against fire and tornado in sud-directed by the part Y = of the second part, the loss, if any, made payable to interest. And in the event that said part 168 of the first part shall fail to paraid premises insured as herein provided, then the part Y = of the second paraid premises insured as herein provided, then the part Y = of the second paraid premises insured as herein provided, then the part Y = of the second paraid premises insured as	n the same becomes due and payable, and that they sum and by such insurance company as shall be specific	will ed and
interest. And in the event that said part 168 of the first part shall fail to a	the part y of the second part to the extent of 1, such taxes when the same become due and payable or to	ts o keep
said premises insured as herein provided, then the part y — of the second ps so paid shall become a part of the indebtedness, secured by this indenture, and ment until fully repaid.	shall bear interest at the rate of 10% from the date of	mount of pay-
THIS GRANT is intended as a mortgage to secure the payment of the su	of One thousand and	
no/100		LARS,
according to the terms of , One certain written obligation for the payme	nt of said sum of money, executed on the 7th	
party and all interest accounts thereon according to the terms of said obligation	terms made payable to the part. Y of the and also to secure any sum or sums of money advanced	by the
said part. y of the second part to pay for any insurance or to discharge as	y taxes with interest thereon as herein provided, in the	event
that said part 10g of the first part shall fail to pay the same as provided.  And this conveyance shall be void if such payments be made as herein spet.	attal and a transfer of the contract	
at the said when the same harms his and the said only obligation or	ated thereby, or interest thereon, or if the taxes on sai	d real
and the whole term remaining unnaid and all of the obligations provided for in	ed on said premises, then this conveyance shall become al	osolute
as given, some manners, manner and present due and payable at the option	of the holder hereof, without notice, and it shall be lawf	ul for
the said part y of the second part ments thereon in the manner provided by law and to have a receiver appointed sell the premises hereby granted, or any part thereof, in the manner prescribed the amount then unpaid of principal and interest, together with the costs and ch	to take possession of the said premises and all the im to collect the rents and benefits accruing therefrom; a by law, and out of all moneys arising from such sale to arges incident thereto, and the overplus, if any there be,	prove- ind to retain shall
be paid by the part y making such sale, on demand, to the first part 1	8.10	
It is agreed by the, parties hereto that the terms and provisions of this ind benefits accruing therefrom, shall extend and inure td, and be obligatory upon assigns and successors of the respective parties hereto.	the heirs, executors, administrators, personal represent	nd all atives, -
In Witness Whereof, the part 108 of the first po	rr ha Ve hereunto ser their hand s	3
and seal. S the day and year last above written.	liai & Barnott	
Don	ald H. Barritt	EAL)
-CETT		2.00
STATE OF KANSAS		
533.	The state of the s	¥ -1
fl must an thin	7th day of June A. D. 1	9.52.
not a mar ni	blic in the aforesaid County and ett and Alice E. Rarnett	Doggeof
husband and Wi	T'A	
to me personally known to be t	ne same personS who executed the foregoing i	nstru-
IN WITNESS WHEREOF, I have	ereunto subscribed my name, and affixed my o	fficial
seal on the day and year last	bove written.	by
	a Notary Po	ublic
My Commission Expires April 21st 195		

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