MORTGAGE .	(52K)	47581 BOOK 102 Boyles Legal Blanks' CASH	STATIONERY CO., Lawrence, Kans.
This Indent	ure, Made this3		Ootoboo
year of our Lord one thous	and nine hundred and fif	Ist day of	uctoper , in the
James F. Ris	sman and Lois A. R	issman, husband and w	between
of Lawrence	, in the County of	Dougles and S	min of Venana
part 1es of the first part,	and The Lawrence Bu	ilding and Loan Associ	istion
		part y	of the second part
Forty-two hun	Witnesseth, that the dred and no/100	e said part 103 of the first part,	
10 911011	duly paid, the receipt of	which is hereby acknowledged by Ve	e old and bursting to
GRAIVI, BARG	Ally, SELL and MORTGAGE t	o the said part V of the second	d nose she falled 1 1 1
rear estate situated and Delli	g in the County of	Juli Tas	ata of Vanner
Thirty Five (35). In that next	19) on Maine Street, i	in Block
as West Lawre	nce	of the City of Lawrence	ce, known
ALE DE STORE AND A	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, WHEN THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TWO IS NAMED IN THE OWNER, THE PERSON NAMED IN THE PERSON NAMED	f the said part 1es of the first p	art therein.
And the said part 1es	of the first part do hereby co	venant and agree that at the delivery hereo	they arche lawful owner S
of the premises above granted, a	id seized of a good and indefeasible	estate of inheritance therein, free and cl	lear of all incumbrances,
	and that they will	trant and defend the	
It is agreed between the p	rties hereto that the part 188	rrant and defend the same against all pa f the first part shall at all times during	the life of this interes.
directed by the part y of	l estate insured against fire and to he second part, the loss, if any, ma	rnado in such sum and by such insurance le payable to the part. Y of the secon	company as shall be specified and d part to the extent of 1 t 8
said premises insured as herein	provided, then the part y of r	al estate when the same becomes due and mado in such sum and by such insurance le payable to the part. Y of the secon all fail to pay such taxes when the same he he second part may pay said taxes and in denture, and shall bear interest at the ra	secome due and payable or to keep surance, or either, and the amount
THIS GRANT is intended		nt of the sum of Forty-two hi	
			DOLLARS,
lay of October	19 52 and by	or the payment of said sum of money, exe	cuted on the 31st
part, with all interest accruing t	pereon according to the terms of sa	its terms made payable dobligation and also to secure any sum of	or sums of money advanced by the
		discharge any taxes with interest thereon	as herein provided, in the event
And this conversion shall	t part shall fail to pay the same : se void if such payments be made :	the book and the state of the s	ontained therein fully discharged
default be made in such pa	ments of any part thereof or any	obligation created thereby, or interest the	reon, or if the taxes on said real
real estate are not kept in as go and the whole sum remaining u	od repair as they are now, or if was apaid, and all of the obligations pr	ne insurance is not kept up, as provided to is committed on said premises, then this wided for in said written obligation, for it to the option of the holder hereof, without	s conveyance shall become absolute he security of which this indenture
s given, shall immediately mat	are and become due and payable a	the option of the holder hereof, without	notice, and it shall be lawful for
nents thereon in the manner pi ell the premises hereby granted he amount then unpaid of prin	ovided by law and to have a receiv or any part thereof, in the manner cipal and interest, together with the	to take possession of the er appointed to collect the rents and be or prescribed by law, and out of all mone costs and charges incident thereto, and the	said premises and all the improve- nefits accruing therefrom; and to ys arising from such sale to retain the overplus, if any there be shall
e paid by the part	ting such sale, on demand, to the	first part LUS.	
It is agreed by the parties enefits accruing therefrom, sha	nereto that the terms and provision l extend and inure to, and be obli	ss of this indenture and each and every of gatory upon the heirs, executors, admin	oligation therein contained, and all aistrators, personal representatives,
singlis and successors of the re-	recure parties nereto.	the first part haVO hereunto set	
nd seal S. the day and year la	above written.	1 L L D	nand U
		James J. Mass	2men (SEAL)
		Daw of Species	(SEAL)
ATE OF KANSAS			
DUNTY OF DOUGLA			
1	Be It Remembered, That	on this 31st day of Octo	ber A. D. 19.52
Y.E. FOLK	before me, a notal	y public in the Rissman and Lois A. and wife	aforesaid County and State, R1ssman
TOHO	to me personally know	n to be the same person. S who ex- ledged the execution of the same.	recuted the foregoing instru-
UBLICE			me and affixed my official
Daniel Comment	IN WITNESS WHEREOF seal on the day and y	I have hereunto subscribed my name ar last above written.	me, and arrived my orrichal
FOUNTLE	. Gent on the and		0.000
P. S. V. C. Commission	April 21st	<u> </u>	Notary Public

STATE OF THE PARTY.