MORTGAGE	(52K)		Boyles Legal Blan	ks CASH STATIONERY CO.,	Lawrence, Kans.
This In	denture, Made this	28th	da	of November	, in the
	e thousand nine hundred and F. Belt and Mildred				berween
MAT OTA	- pero and milared	Dere, mas	Dana ana w	116	
	, in the County of				888
part 198 of the fi	st part, and The Lawrence	e Building	T.	Association art y of the second	
	Witnesseth,	that the said par	188 of the	firet part in consideration	-
rour thous	and and no/100				DOLLARS
. do GRANT,	duly paid, the recei	AGE to the said	part y of	the second part, the follo	wing described
real estate situated a	nd being in the County of	nongre a		and State of Kansas, t	o-wit:
	······································	HIMA SHI AU		the city of La	MLeuce
with the appurtenance	es and all the estate, title and in	terest of the said	part 188 of t	he first part therein.	
And the said part.	108 of the first part do	ereby covenant and	agree that at the del	ivery hereofthey areh	e lawful owner S.
It is sarreed between	and that they in the parties hereto that the part 1	will warrant and d	efend the same aga	inst all parties making lawf	ul claim thereto.
directed by the part. J	of the second part, the loss, if	any, made payable to part shall fail to pe	the part	the second part to the exter the same become due and pa	to of 11.8
so paid shall become a ment until fully repaid	ast may be levied or assessed against a said real estate insured against fire of the second part, the loss, if tent that said part 1.2.3 of the first a berein provided, then the part. Y. part of the indebtedness, secured by	of the second p this indenture, an	art may pay said ta d shall bear interes	xes and insurance, or either, t at the rate of 10% from	and the amount the date of pay-
	intended as a mortgage to secure the	payment of the su	m of Four	thousand and no	/100
	of One certain written obliga-				
day of No vemb	00 P 19 52 , cruing thereon according to the term	and by 1ts	terms mad	e payable to the part y	of the second
said part. J of the	second part to pay for any insurane	e or to discharge a	ny taxes with inter-	est thereon as herein provid	ed, in the event
And this conveyand	the first part shall fail to pay the	same as provided made as herein sp	in this indenture. ecified, and the ol	oligation contained therein	fully discharged.
estate are not paid whereal estate are not kept	re shall be void if such payments be such payments or any part thereof a the same become due and payable, in as good repair as they are now, o	or any obligation of or if the insurance or if waste is commit	reated thereby, or it is not kept up, as ted on said premise	provided herein, or if the ta provided herein, or if the b s, then this conveyance shall	xes on said real uildings on said
and the whole sum rem is given, shall immedia	in as good repair as they are now, o aining unpaid, and all of the obliga- tely mature and become due and pa	ions provided for in yable at the option	said written obliga of the holder hered	tion, for the security of which	th this indenture
the said part. y of ments thereon in the m	the second part anner provided by law and to have granted, or any part thereof, in the of principal and interest, together w	a receiver appointed	to take possessi	ion of the said premises and ts and benefits accruing the	all the improve- erefrom; and to
the amount then unpaid be paid by the part	of principal and interest, together w	rith the costs and cl	narges incident then	eto, and the overplus, if any	ch sale to retain there be, shall
It is agreed by the benefits accruing therefo	parties hereto that the terms and p	rovisions of this inc	lenture and each an	d every obligation therein co	ntained, and all
STORE STATE OF STREET	the respective parties hereto. Witness Whoroof, the part 16				
and seal. the day and	year last above written.		4 3. Bu		
		m	lared Sel		(SEAL)
	,				(17.7
			4	6 -	
	WANAA				
	DOUGLAS	SS .			
COUNTY OF		d, That on this	28th day	November	A. D. 19.52.
GEHE NO	before me, a	notary pu ld F. Belt	blic and Mildr	in the aforesaid Cou ed Belt	nty and State,
OTA	<u>Aus</u> .	and and wi	re		
BUBLIC		lly known to be to acknowledged to		l who executed the for the same.	egoing instru-
Strangers V	IN WITNESS WH	EREOF, I have I	nereunto subscrib	ed my name, and affixe	ed my official
CE KY,	sou on the di	, and year last a	Dove Written.	nogene &	oward
My Commission Exp	March 19	19	55	N	otary Public
					Traiseur d'Artini