MORTGAGE	(52 K)	Воу	les Legal Blanks CASH STATIONE	RY CO., Lawrence, Kans.
This Indenture,	Made this	L7th	day of Janua	ry , in the
year of our Lord one thousand nine	hundred and fift	ty-three	······································	between
Paul Abel and Geor	rgia Abel, hus	band and	wife	
of Lawrence , in	the County of	Douglas	and State of	
part 105 of the first part, and The	e Lawrence Bui	llding and	Loan Association	
			part y of th	e second part.
			sof the first part, in cons	
Fifteen hundred and to them du				
do GRANT, BARGAIN, SI	ELL and MORTGAGE	to the said part.	y of the second part,	the following described
real estate situated and being in the	County of I	Douglas	and State of F	Cansas, to-wit:
The North Two-thi				
Kansas.				
with the appurtenances and all the				
And the said part 108 of the f				
, ,				
			the same against all parties ma	
It is agreed between the parties he taxes and assessments that may be levie	d or assessed against said	real estate when the	same becomes due and payable,	and that they will
keep the buildings upon said real estate directed by the part y of the secon	insured against fire and	tornado in such sur nade payable to the	n and by such insurance company	as shall be specified and the extent of 108
directed by the part. Y of the secon interest. And in the event that said part said premises insured as herein provides so paid shall become a part of the inde-	d, then the part of	f the second part m indenture, and sha	ay pay said taxes and insurance, ll bear interest at the rate of 10	or either, and the amount
ment until fully repaid.  THIS GRANT is intended as a m				
THIS GRANT IS Intended as a m	ortgage to secure the payn	ment of the sum of		DOLLARS,
according to the terms of One o	ertain written obligation	for the payment o	f said sum of money, executed or	the 17th
day of January part, with all interest accruing thereon	19 55 , and according to the terms of	by 11.8 said obligation and	also to secure any sum or sums	of money advanced by the
said part y of the second part to				in provided, in the event
And this conveyance shall be void  If default be made in such payments of				therein fully discharged.
estate are not paid when the same beco	me due and payable, or if	the insurance is n	of kept up, as provided herein, o	or if the buildings on said
and the whole sum remaining unpaid, a is given, shall immediately mature and	and all of the obligations	provided for in said	written obligation for the secur	ity of which this indenture
the said part y of the second part ments thereon in the manner provided	her law and to have a rece	olver appointed to	to take possession of the said pre	
sell the premises hereby granted, or any the amount then unpaid of principal an	y part thereof, in the man d interest, together with t	nner prescribed by the costs and charge	aw, and out of all moneys arising incident thereto, and the overp	g from such sale to retain
be paid by the part y making suc	ch sale, on demand, to the	ne first part 188		
benefits accruing therefrom, shall extend assigns and successors of the respective	d and inure to, and be of	bligatory upon the	heirs, executors, administrators	, personal representatives,
In Witness Whe and seal 5 the day and year last above	written	of the first part l	a Ve hereunto ser thei	r hand8
		Pau	e flul	(SEAL)
	9 () 2 ()	Geor	gia abel	(SEAL)
			V.	(SEAL)
Brigaria Line Silling		1		
STATE OF TAXBAS	}			
COUNTY OF DOUGLAS	J\			
William Co.	Do It Romanbored, T before me, n		7th day of Janua	regald County and State,
ARTON .	Paul A		orgia Abel	•
ESTADRA SEAL			ene person.L. Who exceed	d the foregoing instru-
目的的基础		browledged the	mention of the same.	roje na se sa
	in victim vices evi es is és es		natio pulseribed my petro	ad affined my official
			ا کی ک	J. Cby
	er en	10.54	rate in water to the same	Rotary, Public

Control of the Contro