MORTGAGE	(52 K) Bo	yles Legal Blanks CASH STATIONERY CO., I	awrence, Kans.
This Indentur	2, Made this 16	day of January	, in the
rear of our Lord one thousand n	ine hundred and fifty-three		between
Glenn L. Barnard	and Lois A. Barnard, hu	sband and wife	
. Tawaana	D 2		•
	n the County of Douglas The Lawrence Building an		1888
of the first part, and	The Lawrence Bullding an		
	Witnesseth, that the said part 1	part y of the second	
Twenty-one hundred	and no/100	os of the first part, in consideration	of the sum of
	duly paid, the receipt of which is hereby		The state of the s
lo GRANT, BARGAIN,	SELL and MORTGAGE to the said part the County of Douglas	J of the second part, the follo	wing described
	en (17) and righteen (18		
	ddition Four (4) in that		
Lawrence known as		harr or min orry or	
with the appurtenances and all th	e estate, title and interest of the said part	103 of the first part therein.	
. And the said part 168 of th	e first part do hereby covenant and agree	that at the delivery hereof they arene	e lawful owner S
f the premises above granted, and sei	zed of a good and indefeasible estate of inherit	ance therein, free and clear of all incumb	orances,
	and that they', "		
It is agreed between the parties	and that the y will warrant and defend hereto that the part 168 of the first part s	the same against all parties making lawfo	ul claim thereto.
rep the buildings upon said real estricted by the part. Y. of the se	te insured against fire and tornado in such sur cond part, the loss, if any, made payable to the	n and by such insurance company as shall part y of the second part to the ever	be specified and
id premises insured as herein provi	ried or assessed against said real estate when the insured against fire and tornado in such sur cond, part, the loss, if any, made payable to the art 100 of the first part shall fail to pay sue led, then the part Y of the second part in debtedness, secured by this indenture, and shall continue.	th taxes when the same become due and pa nay pay said taxes and insurance or either	yable or to keep
paid shall become a part of the in ent until fully repaid.	debtedness, secured by this indenture, and sha	Il bear interest at the rate of 10% from	the date of pay-
THIS GRANT is intended as a	mortgage to secure the payment of the sum of	Twenty-one hundred an	
			DOLLARS,
cording to the terms of ONE	certain written obligation for the payment o	f said sum of money, executed on the	16th
art, with all interest accruing thereor	19 53 , and by its according to the terms of said obligation and	also to secure any sum or sums of money	of the second advanced by the
id part y of the second part to	o pay for any insurance or to discharge any ta	exes with interest thereon as herein provide	ed, in the event
at said part 103 of the first par	t shall fail to pay the same as provided in the	his indenture.	
trate are not paid when the same be	come due and payable or if the inverser is a	thereby, or interest thereon, or if the tax	xes on said real
al estate are not kept in as good rep	air as they are now, or if waste is committed of	n said premises, then this conveyance shall	become absolute
given, shall immediately mature ar	and all of the obligations provided for in said d become due and payable at the option of the	ne holder hereof, without notice, and it sha	il be lawful for
e said part Y of the second po ents thereon in the manner provide	It is a second to have a receiver appointed to a ny part thereof, in the manner prescribed by the district together with the current by	to take possession of the said premises and collect the rents and benefits accruing the	all the improve-
ll the premises hereby granted, or a e amount then unpaid of principal :	ny part thereof, in the manner prescribed by I and interest, together with the costs and charges	aw, and out of all moneys arising from suc s incident thereto, and the overplus, if any	there be shall
paid by the part y making s	uch sale, on demand, to the first part 188.		
It is agreed by the parties hereto nefits accruing therefrom, shall exte	that the terms and provisions of this indentu- nd and inuse to, and be obligatory upon the	re and each and every obligation therein co. heirs, executors, administrators, personal	ntained, and all representatives
right and successors of the respective	e parties hereto.		
d seal S. the day and year last above	e written.	612	hand S
	Menn	ud Barnard	(SEAL)
	Jais	A. Bernard	(SEAL)
			(SEAL)
			•
TATE OF PANCAC	j		
TATE OF KANSAS	22.	, ,	
COUNTY OF DOUGLAS	n Van 1	6th Tanyawa	5.7
Summing My	Be It Remembered, That on thisbefore me, anotary_publi		
A COLOR	came Glenn L. Barnard	and Lois A. Barnard	
HOTAL	husband and wife		
000	to me personally known to be the s- ment and duly acknowledged the e	ame person. S who executed the for	egoing instru-
OB LIC Z	IN WITNESS WHEREOF, I have here		ed my official.
	seal on the day and year last above		- I
The state of the s		2.0	00
The state of Land and the state of the state		The state of the s	. P. 11:
ly Commission Expires	April 21st 1954	(/	otary Public