48204 BOOK 103
Boyles Legal Blanks -- CASH STATIONERY CO.,

MORTGAGE

A STANDARD CONTRACTOR OF THE STANDARD CONTRACTOR

(52K)

This Indent	ure,	Made this	17th	day	of January	, in the
year of our Lord one thousa	and nine	hundred and	fifty-thre	0		between
Albert E. Hess	and	Helen Hes	s, husband	and wife	**	
of Lawrence	h	ha Coulant of	Douglas		d S of	Kansas
part 108 of the first part,	and Th	e Lawrence	e Building	and Loan	ssociation	i

· ·	W	litnesseth,	that the said part	108_of the fi	rst part, in consid	eration of the sum of
Twenty-five hur						
them do GRANT, BARG	AIN SEI	paid, the rece	ipt of which is here	eby acknowledge	d, ha VA sold, a	and by this indenture
real estate situated and bein						
Beginning on th						
the South East						
Nineteen (19),						
150 feet to the					THE AND RESEARCH AND RESEARCH	
			5			
12. 2 <u></u>			Su tational de la constant			
 .				1		
7 						
						
And the second						
of the premises above granted,						incumbrances,
It is agreed between the parts and assessments that may keep the baildings upon said redirected by the part. J of inserest. And in the event that said premises insured as hereis to paid shall become a part of ment until fully repaid.	be levied eal estate in the second said part a provided, f the indel	or assessed against fit part, the loss, if LOE of the firn, then the part. It becomes, secured	10.8 of the first pa set said real estate where and tornado in such any, made payable to to part shall fail to pay f of the second pa- by this indenture, and	art shall at all time in the same becomes i sum and by such the part. y of such taxes when t rr may pay said tax shall bear interest	es during the life of due and payable, ar insurance company the second part to the same become due ses and insurance, or at the rate of 10%	f this indenture, pay all ad that they will as shall be specified and he extent of 118 and payable or to keep either, and the amount from the date of pay-
THIS GRANT is intende	d as a mo	rigage to secure t	he payment of the sur	n of Thettra	TI AS UMUNI	DOLLARS,
according to the terms of ON	B cer	rtain written oblig	pation for the payme	ent of said sum of n	noney, executed on t	he 17th
day of January part, with all interest accruing	thereon is	19 53	, and by 1t8	and also to secure	e payable to the pa any sum or sums of	money advanced by the
said part. J of the second	part to p	ay for any insure	nce or to discharge an	y taxes with intere	est thereon as herein	provided, in the event
that said part 102 of the f					liantina anni in l	
If default be made in such p estate are not paid when the a real estate are not kept in as g and the whole sum remaining is given, shall immediately me	ayments of	any part mereo	or any obligation ch	eated thereby, or i	nterest thereon, or i	f the taxes on said real
the said part. I of the se ments thereon in the manner sell the premises hereby grans the amount then unpaid of pr	cond part provided b ed, or any	y law and to hav part thereof, in	e a receiver appointed the manner prescribed	to take possess to collect the ren by law, and out o	ion of the said prem ts and benefits accr f all moneys arising	ises and all the improve- uing therefrom; and to from such sale to retain
It is garred by the parti-	s hereso d	h sale, on deman hat the terms and and impre to an	d, to the first part_1	ea .		is, if any there be, shall berein contained, and all personal representatives,
suigns and monators of the r	agrante (parametric representatives,
and seel E the day and year		mad. she	.08 .4 4. 6	- LVA .	the t	n
A STATE OF THE STA	last above	written.	65 of the first p	arr ha VO hereu	ho set the i	Lr hand 8
	last above	written.	of the first, p	rest E	See the	(SEAL)
		reed, the part	of the first p	elen	Hers Hess	(SEAL)
		reed, the part	des of the fire p	er be VO bereu	News Hess	(SEAL)