## 48884 BOOK 103

MORTGAGE		(52 K)	Boyl	les Logal Blanks — CASH	STATIONERY CO., La	rrace, Kasa.
This In	denture,	Made this	Fifteenth	day of	April	, in the
	ne thousand nine hi			<del></del>		between
500 120	i c allu i mi i m					
f Lawrenc	9, in the	County of	Douglas	and	State of Kansa	<b>.</b>
part 188 of the f	irst part, and	The First Na	ational Bank o			<u>``</u>
	w:	it-anadh th	at the said part 1es		of the second p	
Right thousa						
			of which is hereby			
			GE to the said part. Douglas			
			ivision to the			
with the appurtent	nces and all the esta	ate, title and intere	est of the said part.	1es of the first	part therein.	***************************************
And the said par	n ies of the first	part do here	by covenant and agree	that at the delivery her	reof they are the	lawful owner.
of the premises above	granted, and seized of	f a good and indefea	asible estate of inherita	nce therein, free and	clear of all incumbr	ances,
			ill warrant and defend			
It is agreed bere	veen the parties hereto	o that the part ies	of the first part s	hall at all times during	ng the life of this inc	ienture, pay all
keep the buildings u	that may be levied of pon said real estate in:	or assessed against si sured against fire a part the loss, if any	aid real estate when the nd tornado in such sun v. made payable to the	n and by such insuran	or company as shall be ond part to the extent	e specified and
interest. And in the	event that said part 1	Les of the first pe	nd tornado in such sun y, made payable to the art shall fail to pay suc of the second part m this indenture, and sha	h taxes when the sam ay pay said taxes and	e become due and pay insurance, or either,	able or to keep and the amount
			payment of the sum of			
amedian to the terr	ns of ONE certa	ain written obligation	on for the payment o	of said sum of money,	executed on the	fteenth
day of	April	19 53 , a	of said obligation and	terms made payal also to secure any su	ble to the part y	of the second advanced by the
mid part Y of	the second part to pay	y for any insurance	or to discharge any to	exes with interest thes	eon as herein provide	ed, in the event
			same as provided in t		contained therein f	ully discharged.
If default be made	in such payments or when the same become	any part thereof of e due and payable, of	or if the insurance is n	not kept up, as provid	ed herein, or if the b	uildings on said
real estate are not ke and the whole sum	pt in as good repair a remaining unpaid, and adjustedy manure and be	as they are now, or all of the obligation ecome due and pay	if waste is committed to ons provided for in said able at the option of t	written obligation, for the holder hereof, with	or the security of which	h this indenture. Il be lawful for
the said pery	of the second part	law and to have a	receiver appointed to	to take possession of	the said premises and benefits accruing the	all the improve- refrom; and to
ments thereon in in sell the premises he the amount then un	reby granted, or any p naid of principal and	part thereof, in the interest, together wi	receiver appointed to manner prescribed by ith the costs and charge	law, and out of all mes incident thereto, an	oneys arising from su d the overplus, if any	there be, shall
be paid by the par	making such	sale, on demand, t	to the first part 188			lla bea beatan
benefits accruing the	erefrom, shall extend a	and inure to, and ourties hereto.	se congruery upon the	pens, cattura, a		
	In Witness Where	ool, the parties	of the first part	her WB hereunto ser	their	hand 8
and seal D the day	and year last above w	A I Well	Do	ompos		(SEAL)
			Y Man	ra fay Man		(SEAL)
					place in the case	
STATE OF	KANSAS					
COUNTY OF	DOUGLAS		<b>3.</b>		•	
A Comment	B	e It Remembere	G, THE AN PHISHMAN	5th day of	April	A. D. 19.53
		came Bob	Notary Public Moore and Marn	a Joy Moore,	n the aforesaid Cou his wife,	mty and State,
A.M.	144,		ly known to be the		ho executed the fe	regoing instru
	2		ly known to be the acknowledged the			
	n n		EREOF, I have her		y name, and affin	ed my official
ZIN PILL	9/039	seal on the day	y and year last above	ve written. 96	www a most	γ.
	The second of th	A CONTRACTOR OF THE PARTY OF	N. C. STEPHEN	A STATE OF THE PARTY OF THE PAR		
	Non-m	Atavb #2066			(	Stary Public

pold of the the