ORTGAGE	(Ne. 52K) Boyles Legal Blanks-CA5H STATIONERY COLawrence, Kansas
And the second second second	
	day of January , 19.54 between
Lealle d. Hallosfi and Deroe	hy. H. Hallmark, hushand, and wife
Lawsenge in the County	of Douglas and State of Kansas
	rence Buliding and Loan Association
°	part
Witnesseth, that the said part 108 of th	he first part, in consideration of the sum of
Two Thousend and no/100	DOLLARS
	receipt of which is hereby acknowledged, have sold, and by
	SELL and MORTGAGE to the said part
ollowing described real estate situated	and being in the County of DOMELSE and State o
ansas, to-wit:	
Lot Lighty-six (86), E	inhty-eight (88) and linety (90) in
City of Lawrence, known	irty-two (32), in that piert of the
the second se	, title and interest of the said part $\mathbb{S}^{\mathbb{R}}$ of the first part therein.
	hereby covenant and agree that at the delivery hereof $\mathbb{D}^{1,\mathbb{D}} \mathbb{C} \subseteq \mathbb{C}^{n}$ the lawful owner
of the premises above granted, and seized of a good an	id indefeasible estate of inheritance therein, free and clear of all incumbrances,
	$\mathbb{G}[\mathbb{J}]$ will warrant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties hereto that the par	rt 10.5, of the first part shall at all times during the life of this indenture, pay all tax
and assessments that may be levied or assessed against keep the buildings upon said real estate insured against Bented by the part?	said real estate when the same becomes due and payable, and that They will a fire and ternado in such sum and by such insurance company as shall be specified as 16 any, made payable to the part J of the second part to the extent of LSS
interest. And in the event that said part 100 of the f said premises insured as herein provided; then the part	If any, made payable to the part of the second part to the extent of 1.1.5. If any, made payable to the part of the second part to the extent of 1.1.5. If any and payable or to ke of the second part may pay said taxes and insurance, or either, and the amount of the second part may pay said taxes and insurance, or either, and the amount of the second part may pay said taxes and insurance, or either, and the amount of the second part may pay said taxes and insurance, or either, and the amount of the second part in the second part to the second part to the second part to the second part of the second part of the second part the second part to the second part the second part to the second part to the second part takes the seco
until Tutty repaid.	
THIS GRANT is intended as a mortgage to secure the	e payment of the turn of Two Thousand and no/130
according to the terms of OILO, certain written ob	ligation for the payment of said sum of money, executed on the 12th
Turinging	and by terms made payable to the part of the seconterms of said obligation and also to secure any sum or sums of money advanced by t
said part of the second part to pay for any li	nsurance or to discharge any taxes with interest thereon as herein provided, it the ev
that said part	9
It default be made in such payments of any part there	out of any congenion crosses in last in an eventided becale or if the buildings on a
real estate are not kept in as good repair as they are	yable, or it the instance is not keep up and provides intervent the second provides is continued on and provides that is conveyance-shall become about obligations provided for in said written obligation, for the security of which this indent and payable at the option of the holder hereof, without ontice, and it shall be lewful
the raid part V of the second part	to take possession of the said premises and all the impre-
ments thereon in the manner provided by law and to t	have a receiver appointed to collect the rents and benefits account therefron; and to be the manage prelimited by law, and out of all money atting from such rate together with the costs and charges incident thereto, and the everplus, if any there
shall be paid by the part in making such tale, on	demand, to the first part
It is agreed by the parties hereto that the terms benefits accruing therefrom shall extend and inure the	and provisions of this indenture and each and every obligation therein contained, and u, and be obligatory upon the heirs, executors, administrators, personal representation
ansigns and successors of the respective parties hereto In Witness Whereof, the part 2000 of the first	
In Witness Whereof, the part way of the first last above written.	P. 1. 9 L. A. L.
	State Statemark (SEA
	Dorgeny A Haltmark ISEA
	(SEA
STATE OF. DETIGNS	
Douglas county,)	ered, That on this 18th day of January A. D., 19.
and the second	in the aforesaid County and St.
came I	Geslie G. Hellmerk and Morovily has descharted
BLIC BUSDA	and and will a same person S, who executed the foregoing instrument and c
	sonally known to be interaction of the same. ged the seculion of the same. HEREOF, I have hereunto subscribed my name, and affixed my official seal on the day
IN WITNESS W year last	HEREOF, I have hereunto subscribed my name, and arrived my strategy above written.
My Commission Expires April 01	19 7 Notary Polit
	Handl A Beck Register
January 13, 1954 at 8:10 A. M.	Novarca Di. Ch yearly
instance amon of the within me	ortgage, do hereby acknowledge the full payment of th ter of Deeds to enter the discharge of this mortgage

And the state

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THE PARTY

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and a state of the second s

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