· · · · · · · · · · · · · · · · · · ·	2822 BOOK 106	
This Indenture, Made this	Ne. 52K) Boyles legal Blanks—CASH STATIONERY COLawr 	ili between
of Lewrence, in the County of part 198 of the first part, and	Douglasand State ofKansas rence National Bank, Lawrence, Kansas	L
Witnesseth, that the said parties	t part, in consideration of the sum of	- DOLLARS
this indenture do,GRANT, BARGAIN, SELL a	pt of which is hereby acknowledged, ha.Xeso and MORTGAGE to the said part	nd part, the
Lot Number One Hundred Two		
on New Jersey Street, in the setter title	the City of Lawrence. and interest of the said parties of the first part :	thereig
And the seld part 108. of the first part do hereby of the premises above granted, and seized of a good and indefe No exceptions and that they will	covenant and agree that at the delivery hereof they are the i asible estate of inheritance therein, free and clear of all incumbran warrant and defend the same against all parties making lewful c of the first part shill at all times during the life of this indenture	lawful owner.S Ices,
and assessments that may be levied or assessed against said real keep the buildings upon isid real estate insured against fire and directed by the part	estate when the same becomes due and payable, and thatLt its tornado in such sum and by such insurance company as shall be made payable to the part of the second part to the extent shall fail to pay such taxes when the same become due and paya of the second part may pay said taxes and insurance, or either, a is indenture, and shall bear interest at the rate of 10% from the due	ey will specified and of its
THIS GRANT is intended as a mortgage to secure the paymen Five Hundred & no/100 =	t of the sum of	- DOLLARS,
pert, with all interest accruing thereon according to the terms of said pert. <u>J</u>	e as herein specified, and the obligation contained therein fu	d, in the event
real estate are not kept in as good repair as they are now, or i and the whole sum remaining unpaid, and all of the obligation is given, shall immediately mature and become due and payabil the said partyof the second part <u>its.agents.c</u> ments thereon in the manner provided by law and to have a rea	If the Insurance is not kept up, as provided herein, or if the bu f wate is committed on said premises, then this conveyance shall be a provided for in said written obligation, for the security of which e at the option of the holder hereof, without notice, and it shall DT	ecome absolute this indenture be lawful for If the improve- fromy and to
	with the costs and charges incident thereto, and the overplus, if to the first part. 165. sions of this indenture and each and every obligation therein con a obligatory upon the heirs, executors, administrators, personal 76. hereunto set thoir heads and seel 5. the	
last above writers.	Jabolly Highes	(SEAL)
	······································	(SEAL)
STATE OF ERIBAN		
Duplas country, St.	en this 16th. day of July notary public in the eforessid Co	A. D., 19.54.
and a second sec	ighes and Dolly Hughes, his wife	
	Automot of the come.	A DESCRIPTION OF THE PARTY OF T
	have harsonno subscribed my name, and affised my official seel o ner.	In the day and

and a second

Section 1

Section 201

Ô

No. of the local division of the local divis