	52'84'7 BOOK 106
MORTGAGE	(No. 52K) Boyles Legal Blanks—CASH STATIONERY CO.—Lawrence, Kansas
This Inde	nture, Made this 16th day of July , 19 54 between . Norman S. Edmonds and Wanda B. Edmonds, husband and wife,
of	Lawrence in the County of Douglas and State of Mansas
parties of	the first part, andThe First National Bank of Leurence
Witnesset	h, that the said parties of the first part, in consideration of the sum of
Twelve t	housand and no/100 (\$12,000.00) DOLLARS
to t	hem duly paid, the receipt of which is hereby acknowledged, have sold, and by
	re do GRANT, BARGAIN, SELL and MORTGAGE to the said part
	described real estate situated and being in the County of Douglas and State of
Kansas, to-v	
	The South 18.81 feet of Lot No. 15, and the North 2.84 feet of Lot No. 14 in Block 2 in South Lawrence, also
	The North 56.35 feet of Lot No. 15 in Block No. 2 in South Lawrence, an addition to the city of Lawrence, also a strip of ground lying east and west off the south side of Lot 16, Block 2, South Lawrence, commencing on the Southeast corner of Lot line 16, Block 2, South Lawrence, thence west on lot line 16, 125 feet; thence North on lot line 16, 1 feet and 1/100 inch; thence East 125 feet parallel to Bank Street, now 19th Street; thence South on Lot line 16.2 feet and 33/100 of one inch to place of beginning.
And the sai	opurtenances and all the estate, title and interest of the said parties of the first part therein. d parties of the first part do hereby covenant and agree that at the delivery hereof, they arche lawful owner.
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It is screen	and that LDGYwill warrant and defend the same against all parties making lawful claim thereto. between the parties hereto that the part. LGSof the first part shall at all times during the life of this indenture, pay all taxe
directed by the interest. And in said premises it so paid shall buntik fully repa	s that may be levied or assessed against said real estate when the same becomes due and payable, and that they will not upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified an part. We not fine second part to the extent of 105. It he event that said part 6 loss, if any, made payable to the part. We not fine second part to the extent of 105. It he event that said part 6 loss, the first part shall fail to pay such taxes when the same become due and payable or to kee nosured as herein provided, then the part we not form the said part 6 loss and fine source, or either, and the amount ecome a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment of the indebtedness are considered to secure the payment of the sum of the
according to the	e terms of OIIQ certain written obligation of the payment of said sum of money, executed on the ICLH JULY 19 5H, and by ILS terms made payable to the part W of the secon interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money edvanced by th of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ever
And this co If default be a estate are not real estate are	incomparison of the first part shall fail to pay the same as provided in this indenture. Incomparison the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on said repaid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said not kept in as good repair as they are now, or, if waste is committed on said premises, then this conveyance shall become absolut sum remaining unpeld, and all of the obligations provided for in said written obligation, for the secting of which this indenture immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for
the said part, ments thereon self the premi retain the amo	to take possession of the said premises and all the improvement of the said premises and all the improvement of the manner provided by law and to have a receiver appointed to collect the rents and to herefits accruing therefrom, and to sae, hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sales the provided of principal and interest, together with the costs and charges incident thereto, and the overplus, if any, there by
	by the party
In Witness	Whereof, the parties of the first part ha VO hereunto set their hand a and seal S the day and year
last above with	Music States (SEAL
	SEAL D. Edulou DE BEAL (SEAL