MORTGAGE	T. A. Marchart	(No. 52K)	Boyles Legal Bla	nks-CASH STATIONERY	CO-lawrence Fanise	+
This Indentur Basil E.	e, Made this 2 lacques and Lo	9th xie Jane Jaco	day of Decem	ber	1051 between	
of Lawrence parties of the	, in the first part, and	County of Pour	las 14	and State ofK	ansas Lon'	
Witnesseth, t even Thous	hat the said part is and Five Hund	s. of the first part, red_and_No/10	in consideration of	of the sum of the		
his indenture c	duly pa GRANT, BARG ibed real estate si	id, the receipt of GAIN, SELL and M	which is hereby a ORTGAGE to the s	acknowledged, ha	e second part, the	
ansas to wit (T ti	he South 50 fe hereof, and le urposes, in Pl	et of Lot Ei oss the East	pht (8), less 0 feet there	the West 12	5 feet Street	
vith the appurt And the said part	awrence, known enances and all the 105 of the first pert prented, and seized of a	estate, title and in do hereby covenant	terest of the said p and agree that at the d	ourlas County part 19.5 of the firs elivery hereof they	 Kansas. part therein. A liftic leviful owner. B 	
It is agreed betwe	the state of the second	at they will warrant the part 105 of the t	and defend the same a first part shall at all time	gainst all parties making a during the life of this	lawful claim thereto.	
	ended as a mortgage to se	·· 6.1	the second second second second	and the second sec	Hundred and	1
iv of Decen art, with all interest id part y of	the second part to pay for	19.54, and by to the terms of said obl any insurance or to disc	its terms ligation and also fo [*] secur charge any taxes with in	made payable to the piece any sum or sums of	art \mathcal{J} of the second money advanced by the	•
And this conveyan default be made in tate are not paid w el estate are not ke d the whole sum r	of the first-part shall fail ce shall be void if such p n such payments or any pi hen the same become due pt in as good repair as the maining unpaid, and all iately mature and become	ayments be made as here int thereof or any obligat and payable, or if the int ay are now, or if waste i of the obligations provide	ein specified, and the tion created thereby, or surance is not kept up, s committed on said pren ed for in said written ob	interest thereon, or if as provided herein, or i hises, then this conveyance ligation, for the security	the taxes on said real f the buildings on said e shall become absolute of which this indenture	
e said part <u>y</u> ents thereon in the ill the premises her tain the amount the all be paid by the	of the second part manner provided by law a bby granted, or any part n unpeld of principal and a part	nd to have a receiver app thereof, in the manner p interest, together with the sile, on demand; to the fi	to take possess pointed, to collect the re prescribed by law, and costs and charges incide irst part_10.3.	ion of the said premise nts and benefits accrui out of all moneys an int thereto; and the ove	s and all the improve- ng therefrom; and to ising from such sele to rplus, if any there be,	
signs and successors	the parties hereto that the effort, shall extend and it of the respective parties is, the part $1.0.3$, of the	nure to, and be obligate hereto.	bry upon the heirs, ex	and every oblightion th ecutors, administrators, hand S. and seal S	personal, representatives,	
	30 •	• •	Basil Lorie Jo	E acq	(SEAL)	
ATE OF Kan (Dou)	ZIAS COUNT		20 th	December	A. D., 19 51	
anton .	3 befo	A wife	A A A A A A A A A A A A A A A A A A A	vie Jane Jac	resaid County and State, puess, husband	4 ₁
- UDL	S int with	me personally known to b nowledged the execution MESS WHEREOF, I have her r last above written.				
y Commission Expir	April 21	19 50	· · · · · · · · · · · · · · · · · · ·	- Cramman and a start	Notary Public	

and the

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i the undersigned, owner of the within so ured thereby, and authorize the Register ed this 28th_day of April 1965,

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 $\bullet = (-r_0^*, -r_0^*)$

Contraction of a contraction of the second se