Statistics.

10 , 1

This Indenture, Made this da T. M. Cannon and Charlotto I. Cannon, Baldwin , in the County of Douris	Boyles Legal Blanks-CASH STATIONERY COLawrence, Kaesas
A. M. Cannon and Clarlotte I. Cannon,	ay of 19.55 between
A. M. Cannon and Clarlotte I. Cannon,	
	husband and wife
Baldwin , in the County of Dourla	and a second
	and State of Kansas
rtinaof the first part, and	1
Witnesseth, that the said part. 108. of the first part, i	part of the second part.
iree Thousand Four Hundred and no/100	n consideration of the sum of
them. duly paid, the receipt of wi	hich is hereby acknowledged by Vesold and by
s indenture do GRANT, BARGAIN, SELL and MOI	RTGAGE to the said part 2 of the second part, the
lowing described real estate situated and being in	
nsas, to-wit:	the second s
Lots Nos. Four (4), Five	(5)°. Siz (6). Seven ((7).
Eight tol and Nine (9) in	Mlock No. Winets This
th the appurtenances and all the estate, title and inter	Falmyra), in "ouglas County, Kense
And the said part all	d agree that at the delivery hereof TLAT Blittle lawful owner
he premises above granted, and seized of a good and indefeasible estate	of inheritance therein, free and clear of all incumbrances,
and that the will warrant an	d defend the same against all parties making lawful claim thereto.
t is agreed between the parties hereto that the part $10.8$ of the first	t part shall at all times during the life of this indenture, pay all taxes
assessments that may be levied or assessed against said real existe when the buildings upon said real-existe insured against fire and tornado in tied by the part $\mathcal{N}_{-}$ of the second part, the loss, if any, made paybe est. And in the event that said part $\mathcal{AS}$ of the first part shall fail to premises insured as harein provided, then the part $\mathcal{AS}$ of the second calculations, second by this indenture.	n the same becomes due and payable, and that UIEW WALL such sum and by such insurance company as shall be specified and
est. And in the event that said part 10.5 of the first part shall fail to premises insured as herein provided, then the part 0.5 of the secr aid shall	pay such taxes when the same become due and payable or to keep ond part may pay said taxes and insurance, or either, and the amount
fully repaid.	and the she will be the tale of 10% from the date of payment
HIS GRANT is intended as a mortgage to secure the payment of the sur 100	
ding to the terms of OTIC, certain written obligation , for the	and the second sec
f January 19 55, and by with all interest according to the terms of said obligations.	1 to terms made payable to the part $J$ of the second tion and also to secure any sum or sums of money advanced by the
part $\frac{1}{2}$ of the second part to pay for any insurance or to dischar said part $\frac{1}{2}$ of the first part shall fail to pay the same as provide	the lany taxes with interest thereas as having and it is it
ad the manual and the state of	and the second
are not paid when the same become due and payable, or if the insura	ince is not kept up, as provided herein, or if the buildings on said
ven, shall immediately mature and become due and payable at the opt	tion of the holder hereof without notice and is that he indenture
a thereon in the manner provided by law and to have a receiver appoint the premises basebury created by law and to have a receiver appoint	to take possession of the said premises and all the improve- ited to connect the rents and benefits accruing therefrom; and to
the premises hereby granted, or any part thereof, in the manner pre- time amount then unpaid of principal and interest, together with the cos be paid by the part	its and charges incident therefo, and the overalis if you there he
is screed by the parties herato that the torne and it is	· · · · · · · · · · · · · · · · · · ·
is and successors of the respective parties hereto.	opon the neurs, executors, administrators, personal representatives,
Witness Whereof, the part $\pm \Omega S_{-}$ of the first part he $\pm M \Omega$ hereuntebove written.	o set that P hand and seal a the day and year
	7 m Kangedie (SEAL)
and the second have	harlatter De annon (SEAL)
or Kansas )	(SEAL)
Douglas Sel county	the states and the st
E S BE IT REMEMBERED, That on this	15th January CC
before me, a. llotary	In the atoresaid County and State.
and wife	and Charlotte E. Cannon, husband
1 LICIE to me personally known to built	same person. S who executed the foregoing instrument and duly
	e same.
	The set of
mmission Expires April 21 19 58	a, D. Eby

awrence Building and Loan Association Decker, Vice President, Mortgagee. Owner

una

境

Contraction of the

1