60794 DOOK 113	and a desired of
MORTGAGE (52K) Boyles Legal Blanks CASH STATIONERY CO., L	wrence, Kans.
This Indenture, Made this 22rd day of September	, in the
as of our Lord one thousand nine hundred and fifty six	between
Eddie Harris and Norma Jean Harris, his wife	
Lesrence in the County of Douglas and State of Kans	
reiss of the first part, and Noble D. Messer and Margaret Messer, his wife, as joint	
ight of survivorship and not as tenants in common parties of the second	part.
Witnesseth, that the said part 108 of the first part, in consideration	
Sight Thousand Two Hundred Seventy (\$8270.00)   them duly paid, the receipt of which is hereby acknowledged, have sold, and by	
GRANT, BARGAIN, SELL and MORTGAGE to the said part 18.8. of the second part, the follow	ving described
I estate situated and being in the County of Douglas and State of Kansas, to	
Lots Right (8) and Nine (9) in Hosford's Sub- division of part of Block Fourteen (14), Babcock's	
Enlarged Addition to the City of Lawrence.	and a second
th the appurtenances and all the estate, title and interest of the said part_108 of the first part therein.	
And the said part 10B of the first part do hereby covenant and agree that at the delivery hereof they are the the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbr	
an primer active primer, and when the provide an anti-stated take of an electric decisity, and and Cleff of an inclinible	
and that they will warrant and defend the same against all parties making lawfu	
It is agreed between the parties hereto that the part 185 of the first part shall at all times during the life of this in-	they will
as and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that p the buildings upon axid real estate insured against fire and tornado in such sum and by such insurance company as shall be event by the part less. If the second part, the loss, if any, made payable to the part less. of the second part to be event, And in the event that said part 108. of the first part shall fail to pay such tares when the same become due and payable premises insured as herein provided, then the part 168. of the second part roat pay said taxes when the same become due and pay paid shall become a part of the indobtedness, secured by this indenture, and shall bear interest at the rate of 10% from d avail of the model.	of their
erst. And in the event that said part LES. of the link part thall full to pay such taxes when the same become due and pay d premises insured as herein provided, then the part LES. of the second part may pay said taxes and insurance, or either; and dull deal become a part of the indebrase source by this indeaman and thell best interest at the same of the	able or to keep and the amount
int trink tony repairs	
THIS GRANT is intended as a mortgage to secure the payment of the sum of Eight Thousand Two Hundr	A DESCRIPTION OF THE R. P. LEWIS CO., NAMES
ording to the terms of ODC certain written obligation for the payment of said sum of money, executed on the 22	nd
of September 19 56, and by its terms made payable to the pariles t, with all interest according thereon according to the terms of said obligation and also to secure any sum of sums of money a	of the second dvanced by the
d part 10.8. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provide a said part10.8 of the first part shall fail to pay the same as provided in this indenture.	d, in the event
And this conversion shall be you if such syments be made as herein specified, and the obligation contained therein for	ally discharged.
densities the make in both particular of any particular densities of any compared tested detering, of interest interest, or if the histories por paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the but letters are not kept in as good repair as they are now, or if wasts is committed on said premises, then this convergance shall	ildings on said
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fu default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the tax as use not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the bus lestens are not here in as good repair as they are now, or if wasts is committed on said premise, then this conveyance shall be the whole sum fremaining unpaid, and all of the obligations provided for in said written obligation, for the security of which great, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall	this indenture the lawful for
said jart 101. of the second part to take possession of the said premises and a na thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from suc amount thes ampaid of principal and interest, together with the costs and charges incident thereos, and the overplus, if any	all the improve-
the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from suc- mouse thes anguld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any	h sale to retain there be, shall
pill by the part y making such sale, on demand, to the first part 188 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein co setim accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal	and the second second
selies accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal igns and successors of the respective parties hereto.	representatives,
In Witness Whereas, the part 188 of the first part ha VE hereunto set their	hand 8
Edlie Harris .	(SEAL)
Eddie Harris Merria Grew Harris	(SEAL)
Norma Jean Harris	(SEAL)
	(SEAL)
TATE OF Canpar SS	*
OUNTY OF Douglas	
Be It Remembered, That on this 27kh day of September before me, a Kotary, Public in the aforesaid Cou	And the second s
came Eddie Harris and Norms Jean Harris, his vice	4
to me personally known to be the same person. a who executed the for	meterl andres
WallARNel ment and only acknowledged the execution of the same.	
PURE S	d my official
But the and year that above writight ( Parinie K. A)	retar
Arjert E. Doctor yo	tary Public

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Martin Balant

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