	61041 ВООК 113	
MORTGAGE	e (Ne. 32Kb Boyles Legal Blanks-CASH STATIONERY COLewre	nce, Kansas
	sture, Made this 20th day of Ostober , 1956	between
E	ldon P. Miller and Ruth Ann Miller, his wife	
of Lawren	use B#5 , in the County of Douglas and State of Kansas	
the second second	he first part, and The Lawrence National Bank, Lawrence, Kan mas	
	part y of the second the second of the s	part. DOLLARS
to the	a to a second seco	
	re do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second escribed real estate situated and being in the County of Douglas and it: 0	
*	Beginning at a point 880 fest South and Morth 89° 20' East 597.5 fest of the Morthwest corner of Section Twelve (12), Township Thirteen (13) South, Range Mineteen (19) Hast of the 6th Principal Meridian for the point of beginning, thence North 121 fest parallel with the Mest line of said Section, thence South 89° 20' West 100 fest, thence South 121 fest parallel with the West line of said Section, themce Morth 89° 20' Hast 100 fest to the point of beginning; subject to a public road across the South 15 fest thereof	10 10 10 10 10 10
shall be e hereunder.	ng all rents, issues and profits thereof, provided however that the monstilled to collect and retain the rents, issues and profits until defe	ult
	pert 105 of the first part do hereby covenant and agree that at the delivery hereof they the la	-
of the premises	above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrane No exceptions	**
It is screed	and that they will warrant and defend the same against all parties making lawful d	
and an annual	that may be levied or assessed against said real estate when the same becomes due and payable, and that the grupon said real estate insured against fire and tornado in such sum and by such insurance company as shall be part y of the second part, the loss, if any, made payable to the part y of the second part to the extent the event that said part 105 of the first part shall fail to pay such taxes when the same become due and payat sured as herein provided, then the part y of the second part may pay said taxes and insurance, or either, a scome a part of the indebtoches, secured by this indenture, and thall bear interest at the rate of 10% from the due the second part of the indebtoches, secured by this indenture, and shall bear interest at the rate of 10% from the due the second part to the indebtoches.	
	is intended as a mortgage to secure the payment of the sum of VUSAND & no/100	DOLLARS,
part, with all 'in	terms of a certain written obligation for the payment of said sum of money, executed on the 20 cober 1956, and by 1ts terms made payable to the part y terest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money ad of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided	lvanced by the
If default be m estate are not p real estate are r and the whole	.09 of the first part shall fail to pay the same as provided in this indenture. nveyance shall be void if such payments be made as herein specified, and the obligation contained therein fu ade in such payments or any part thereof or any obligation created thereby, or interest thefeon, or if the tass aid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the sub not kept in as good repair as they are now, or if waste is committed on taid premises, then this conveyance shall be sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which immediately matrie and become due and payable at the option of the holder hereof, without notice, and it shall	i on said real Idings on said ecome absolute this indenture
the said part y ments theron is soil, the premise retain the amount	7 of the second part its agents or assigns to take possession of the said premises and all n the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing there is hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from nt then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if	the improve- from; and to n, such sale to
It is agreed benefits accruin	y the part y making such sale, on demand, to the first part 1.65 . by the parties hereto that the terms and provisions of this indenture and each and every obligation therein cont g therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal is	tained, and all representatives,
the second second second second second	cessors of the respective parties hereto. Newsof, the part 105 of the first part ha VO hereunto set their hand 5 and seal the	day and year
last above whit		(SEAL)
	(Blaon P, Miller.	(SEAL)
I stand a stand to	Buth Ann Millor	(SEAL)
		(SEAL)

and the second

17:30

Tible on