Res He

MORTGAGE	(No. 52K) Boy	vies Legal Blanks-CASH STATIONERY CO	Lawrence, Kansas	
	17th day of	Santamban	55 haturan	्र स् - अम् - अम्
	senhimer and Claudine I	and the second sec		ther ther to
	2.2.1111.1101			H
and the second	in the County of Douglas		59.S. /	E dia teter
	d The Lawrence Building.			5, 5 2, 5 2, 5
and the second	the second se	part y of the sec	and a second	n Sect
	part les of the first part, in consi	ideration of the sum of	1	eta
	, Five hundred and no/1	the stand of the second s	and the second	ner ef
	duly paid, the receipt of which is			(Cor
	T, BARGAIN, SELL and MORTGAG state situated and being in the			
Kansas, to-wit:	state situated and being in the			tr tr
				rnt.e
Lot 7 in Block 1	'in' Schaake Subdivisio	on, in the City of Law	rence,	er .
- Douglas County,	hansas I all the estate, title and interest o	f the said partles of the first i	part therein.	177.2
	first part do hereby covenant and agree	and the second		4139
of the premises above granted, and a	eized of a good and indefeasible estate of inf	neritance therein, free and clear of all inco	imbrances,	the contraction of the contracti
And the second s	and that they will warrant and dute	ond the same against all parties making la	wful claim thereto.	
It is agreed between the parties	hereto that the part 10.5 of the first part t	Contraction of the second s	and a second sec	of Tin
and assessments that may be levied of keep the buildings upon said real es	r assessed against said real estate when the r tate insured against fire and tornado in such t	same becomes due and payable, and that sum and by such insurance company as a	they will half be specified and	thi Thi Kmai
directed by the party of the se interest. And in the event that said p	tate insured egainst tatic real estate when the it cond part, the loss, if any, made payable to t art 105 of the first part shall fail to pay a	he party of the second part to the uch taxes when the same become due and	extent of 155	a tu b.lli.e bu su bu so bu so
so paid shall become a part of the until fully repaid.	ided, then the part y of the second par indebtedness, secured by this indenture, and s	in may pay said taxes and insurance, or e shall bear interest at the rate of 10% from	the date of payment	DIN DIN Tog
THIS GRANT is intended as a mo	rtgage to secure the payment of the sum of	Thirteen Thousand Fig	e Hundred	l
			DOLLARS,	No.
de de Sentember	certain written obligation for the payment 19 55 , and by 1ts	terms made payable to the part	V of the second	Attro MV/1 Leo
	on according to the terms of said obligation at t to pay for any insurance or to discharge an			iord AS AL
that said part 10.2 of the first p	art shall fall to pay the same as provided in	this indenture.	h	SIN.
And this conveyance shall be vo If default be made in such payment	id if such payments be made as herein speci is or any part thereof or any obligation, creat	fied, and the sbligation contained the ted thereby, or interest thereon, or if th	e taxes on said real	Dat.
real estate are not kept in as good	is or any part thereot or any colligation deal pecome due and payable, or il the insurance is repair at they are now, or if waste is committ id, and all of the obligations provided for in a dealer of the obligations to the potter	and written obligation for the security of	which this indenture	ed of
is given, shall immediately mature i	ind become use and payable at the option o	if the holder hereof, without notice, and to take possession of the said premises		thi
	d by law and to have a receiver appointed to	o collect the rents and benefits accruing	therefrom; and to from such sale to	
retain the emount then unpaid of pr	incipal and interest, together with the costs an aking such sale, on demand, to the first part.	d charges incident thereto, and the overp	lus, if any there be,	ith
	and at the terms and manifelines of this lasts	nations and each and even obligation there	ein contained, and all	1 day
benefits accruing therefrom, shall e assigns and successors of the respe	to that the terms and provisions of this ince xtend and inure to, and be obligatory upon ctive parties hereto.	n me neus, executors, economistrators, pa		<u>ः</u>
In Witness Whereof, the part 1 last above written.	€.S., of the first part have hereunto set		The second s	
		Renneth E. Lessenhin	ner (SEAL)	4
· · · · · · · · · · · · · · · · · · ·	And the second second and the second	And a state of the	(SEAL)	
5.0	Cla	Claudine 9 Mescentimes	mer (SEAL)	5.3
	and a second	and the second sec	(SEAL)	and and

.

d

....

-

.