MORTGAGE	59565	(No. 52K)	Boyles Legal Blanks	-CASH STATIONERY CO	-Lawrence, Kansas
This Indentur	Book 112 e, Made this 18	5th	tav of May		0 561
Charl	es Robert Henderson	and Alice Ma	e Henderson, his	, l πife	9 Detweet
					· · · · · · · · · · · · · · · · · · ·
of Lawrence	.₽∰2, in the Cou			Lo. Vov	
part ies of the	first part, and	The Lewren	ce National Bank	Lawrence Ka	1988.
harring and the second		· · · ·		ty of the sec	ond part.
	hat the said part 108 of 00	of the first part,	in consideration of	the sum of	
			••••••••••••••••••••••••••••••••••••••		DOLLAR
lo	duly paid, t	the receipt of v	which is hereby ac	knowledged, ha 🕶	sold, and by
following deem	CRANT, BARGAIN	N, SELL and MC	ORTGAGE to the said	d part y of the s	econd part, the
Kansas, to-wit:	ibed real estate situate	ed and being	in the County of	Douglas	and State o
Quarter o Northeast and comme east Quar Section E thence Ea all in To	east Quarter of f Section Eleven Quarter of the ncing 165 feet W ter of the North leven (11); then st 660 feet; the wnship Fourteen ncipal Meridian.	Northeast (Northeast (Nest of the Least Quarte Lee West 660 Noce North 6 (14) South,	the Northwest Quarter of Sec Southwest con er of the Nort O feet; thence 560 feet to the	t Quarter of Stion Eleven oner of the No theast Quarter a South 660 fo the place of b	the (11); orth- c of eet; aginning
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•• • • • • •	. с. ²	$e_{1,2} = e_{1,2} + e_{2,2} + e_{2$			
with the appur	tenances and all the esta	ate, title and int	erest of the said pa	rt. 19 s of the first p	art therein.
And the said part	100 of the first part do	hereby covenant	and agree that at the deli	very hereof. they ar	Rha lawful owner
of the premises abov	e granted, and selzed of a good		ate of Inheritance therein,	free and clear of all incu	mbrances,
	1	exceptions			
It is append batu	een the parties hereto that the		and defend the same aga	· · ·	
and assessments that keep the buildings u directed by the part, interest. And in the said premises insurer so paid shall become until fully-repaid.	may be levied or assessed again pon said real estate insured again \mathbf{y}_{\dots} of the second part, the liven vent that said part_DGB of th d as herein provided, then the p a part of the indebtedness, se	nst said real estate w inst fire and tornado loss, if any, made pay he first part shall fail part 	then the same becomes du in such sum and by such yable to the part. Y	e and payable, and that insurance company as ah of the second part to the the same become due and towar and lowerpro- or all	they will all be specified an extent of 10 psyable or to kee
	ntended as a mortgage to secure	the payment of the	າບກ of	*	· · · · · · · · · · · · · · · · · · ·
	ns of A certain written	obligation for the	1	noney, executed on the	15th
day of Ma	NY 19	.56 and by	1ts terms m	nade payable to the part.	Y of the secon
part, with all interes	sccruing thereon according to t	the terms of said obl	ligation and also to secure	any sum or sums of mor	iey advanced by th
_	f the second part to pay for any of the first part shall fail to		and the second	real thereon as herein pr	uviaea, in thé evé
And this conveya H default be made estate are not paid y real estate are not k and the whole sum	ince shall be vold if such payment in such payments or any part till when the same become due and remaining unpaid, and all of the 'diately mature and become due	ents be made as here hereof or any obligat payable, or if the ins re now, or if waste i he obligations provide	ein specified, and the c tion created thereby, or is aurance is not kept up, as is committed on aald premis ed for In said written oblig	nterest thereon, or if the provided herein, or if the ses, then this conveyance s gation, for the security of	taxes on said re he buildings on sa hall become absolu which this indentu
the said part	of the second part 100 Age manner provided by law and to reby granted, or any part ther an unpaid of principal and intere a part Y	onts or assign to have a receiver app reof. In the manner p est, together with the	ns to take possessio pointed to collect the rent prescribed by law, and costs and charges inciden	in of the said premises a Is and benefits accruing out of all moneys arisin	ind all the Improv therefrom; and g from such sale
It is agreed by	the parties hereto that the term	ns and provisions of	this indenture and each a	nd every obligation there	in contained, and a
benefits accruing the	erefrom, shall extend and inure irs of the respective parties here	e to, and be obligate	ory upon the heirs, exec	cutors, administrators, per	sonal representative
In Witness Where last above written.	of, the part 108.4. of the fir	st part ha 🔽 here	runto set their	hand 8 and real S .	the day and ye
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