и полонолого полото полот	6246	BOOK 115	(การการการการการการการการการการการการการก	1 a la
MORTGAGE		Legal Blanks-CASH STATIONE		
	22nd day of Cocile 5, Roney, husbar	Apr11	, 1957. between	A THE LEAD
	the County of Douglas . The Lawrence Building			State State
	rt $\frac{168}{100}$ of the first part, in consider no/100			
is indenture do GRANT,	ly paid, the receipt of which is I BARGAIN, SELL and MORTGAGE ate situated and being in the Co	to the said part y o	f the second part, the	
located in the Sout Southwest Quarter o East of the Sixth F		thwest Quarter Ip 12 South, Rar	of the ge 20,	
And the said part C.S. of the fir	Il the estate, title and interest of t rst part do bereby covenant and agree th ed of a good and indefeasible estate of inherit	at at the delivery hereof $\mathbb{D}[1]$	7. 11 This tawful owner.	
nd assessments that may be levied or a seep the buildings upon said real estate iracted by the part.d	and that the partLOS will warrant and defend eto that the partLOS of the first part shall usessed against first and tornado in such sum (d part, the loss, if any, made payable to the LOS of the first part shall fail to pay such (d, then the part).	at all times during the life of	this indenture, pay all taxes	
THIS GRANT is intended as a mortg	age to secure the payment of the sum of	Seven thousand a	ind no/100 pollars,	
ay of Appill set, with all interest accruing thereon aid part J of the second part to	19.57, and by	terms made payable to slap to secure any sum or sum exes with interest thereon as	the part 3 of the second 4 is of money advanced by the	
	If such payments be made as herein specified or any part thereof or any obligation created one due and payable, or if the insurance is n sair as they are now, or if waste is cogmitted and all of the obligations provided for in asi- become due and payable at the option of the	The state of the second state of the	ed therein fully discharged. or if the taxes on said real , or if the buildings on said veyance shall become absolute curity of which this indenture s, and it shall be lawful for	
he said part. 3. of the second par ments thereon in the manner provided sell the premises hereby granted, or i retain the amount then unpaid of princi schall be naid by the nert V makir	to by law and to have a receiver appointed to c any part thereof, in the manner prescribed b pal and interest, together with the costs and c no such sale, on demand, to the first park Q.D.	take possession of the said p allect the rents and benefits y law, and out of all mon larges incident thereto, and the	remises and all the improve- accruing therefromy and to eys arising from such sale to be overplus, if any there be,	A Low Strand
It is agreed by the parties hereto benefits accruing therefrom, shall exte assigns and successors of the respectiv in Witness Whereal, the part 101	that the terms and provisions of this indentu nd and inure to, and be obligatory upon the parties hereto. So fits first part hat $\nabla \Omega$ hereunto set.	e and each and every obligat e heirs, executors, administra	ion therein contained, and all stors, personal representatives, seal 3 the day and year	
last shows written. U	Toli I	Pola E. Roney	τειγ (SEAL) T (SEAL)	
	Gec Gec	lle B. Roney	(SEAL) (SEAL)	-
STATE OF. Kandas				
Douglas.	COUNTY,) BE IT REMEMBERED, That on this 221 before me, a Notary Pu came, Roland E. Noney s	5110 in t	ril <u>A D. 1957</u> e aforesaid County and State ney, huaband	
PORTE	and wife, to me personally known to be the same ecknowledged the execution of the sam IN WITNESS WHEREOF, I have hereunto subject	person 9 who executed the	foregoing instrument and duly	
My Commission Expires	year last above written. April 21 1958	えも	Elery	0
ed April 22, 1957 at L:		Harted active	2 CK Register of Dec	

Ass!t.

ward,

Imogene

. 4.

CONTRACTION OF THE STATE

Buck

- and