timetre a se	64541	BOOK 117	און אין אין אין אין אין אין
MORTGAGE		Blanks-CASH STATIONERY COLa	wrence; Kansas
This Indenture, Made this	so known as Elizabe		57 between ick,
f Lawrence, , in the County arties of the first part, and The Law	of Douglas	and State of Kan Loan Association	.sas
Miterary al. (1, 1, 1)	. 🗮	part y of the second	nd part.
Witnesseth, that the said part 103 of the Thirty-six hundred and no/10		and the second	DOLLARS
his indenture do GRANT; BARGAIN; S ollowing described real estate situated	and a second	said part y of the sec	ond part, the
Lot Eighteen (18) in Chri in Lane's Second Addition			
County, Kanses, with the appurtenances and all the estate, And the said parters of the first part do	title and interest of the said hereby covenant and agree that at th	d part 10 Sof the dirst par e delivery hereothey are th	t therein. I lewful owner ^B
	B. y will werrant and defend the sam		
It is agreed between the parties hereto that the part and assessments that may be levied or assessed against sa	and a second sec		how whill
sep the buildings upon said real estate insured egalant? increases the part y of the second part, the loss, in merest. And in the event that said part 1.0.5 softhe fit aid premises insured as herein provided, then the part, o puid shall become a part of the indebtedness, secured	If any, made payable to the part J.Z. st part shall fail to pay such taxes, y J	/ such insurance company as shall then the same become due and put said taxes and insurance, or either terest at the rate of 10% from the	be specified and ent of LUS syable or to keep , and the amount date of payment
THIS GRANT is intended as a mortgage to secure the			DOLLARS,
ccording to the terms of One certain written obliv lay of <u>December</u> 19.57 art, with all interest accruing thereon according to the t	and by its, w	wms made nevable to the part V	of the second
aid part <u>y</u> of the second part to pay for any insi- hat said part <u>105</u> of the first part shall fail to pay And this conveyance shall be void if such payments	urance or to discharge any taxes wit	h interest therean as herein provi	ded, in the event
And this conveyance shall be void if such payments it default be made in such payments or any part thereo state are not paid when the same become due and pays eal estate are not kept in as good repair as they are no ind the whole sum remaining unpaid, and all of the ol as given, shall immediately mature and become due and			
he said part. Y of the second part. ments thereon in the manner provided by law and to have all the premises hereby granted, or any part thereof,	to take po ve a receiver appointed to collect th in the manner prescribed by law, ogether with the costs and charges I	stession of the said premises and e rents and benefits accruing th and out of all moneys arising	all the improve- erefrom; and to from such sale to
It is egreed by the parties hereto that the terms at benefits accruing therefrom, shall extend and inure to, assigns and successors of the respective parties hereto. In Witness Whereof, the part $\underline{10.5}$ of the first part above written.	nd provisions of this indenture and a and be obligatory upon the heirs,		contained, and all ual, representatives, the day and year
at soor winner.	Butty Bett	y A. Emerson Mus	ok (SEAL)
	George	Fe E. Musick	(SEAL) (SEAL) (SEAL)
ner ner ner der ner ner der ner ner ner ner ver	aller sola alla sector da con sector.	andan an a in a in subardan	rem in the second
ATE OF Kansaš			
Douglas county,)		y of December o	A. D. 1957
as Eli	L. E. Eby inty and State, came Betty A. zabeth A. Emerson : Spand ally known to be the same perion S	Emerison Musick, subick, subick, and George	E. Musick
and duly act	knowledged the execution of the same. F ,1 1 have hereunto subscribed my n		
y Commission expires April 21	1958	i UCh	Notary Public
and the second	1.		

LH. He

1

n den Bright dat in den sonder von der sonder 1994. 1995 – Marine Bernstein, sonder in der sonder Antonie.

and commentation of the poly