	(Ne. 52K) Boylei Legal Blanks	-CASH STATIONERY COLav	
This Indenture, Made this 23rd Clifford L. Shaw and Theo M	day of Januar	ý, 19.	
Lawrence , in the County rty of the first part, and The Law			
Witnesseth, that the said parties of th		J. J. of the secon	
Two thousand and no/100	receipt of which is hereby ack		DOLLARS
	SELL and MORTGAGE to the said	part. y. of the seco	ind part, the
Lot ^T hirteen (13) in flock Addition to the City, of Law th The appurtenances and all the estate,	title and interest of the said par	tles of the first part	therein.
And the said part 193 of the first part do the the provinger above granited, and taixed of a good and 501. Tor 50,900.00 and recor- the Register of Deeng that	indefeasible estate of Linkeritance therein, f and in Book thin at Par Units County, mansas will warrant and defend the same again	rentand clear of all bramby cel 32 of the pe set all parties making lawful	cords
It is agreed between the parties hereto that the part assessments that may be levied or assessed against as p the buildings upon said real state insured against fi- cted by the part 3 of the iscond "part, the loss, i rest. And in the event that said part and the first premises insured bits herein provided, "free othe party paid shall beform a part of the indebtedness, secured it fullows that the source of the indebtedness, secured	10.5 of the first part shall at all times d	uring the life of this indentu	re, pay all taxes
I fully repaid. THIS GRANT is intended as a mortgage to secure the		and and no/100	
t, with all interest accruing thereon according to the te I part	and by <u>LtS</u> terms m erms of said obligation and also to secure a urance or to discharge any taxes with inter	ade payable to the part y any sum or sums of money	advanced by the
t said.part 3.6.9. of the first part shall fail to pay t And this conveyance shall be void if such payments behalt be made in such payments or any part thereo its are not paid when the same become due and payal is eastes are not kept in as good repair at they are no it the whole sum remaining unpaid, and all of the ob given, shall immediately mature and become due and	be made as herein specified, and the ob f or any obligation created thereby, or in ble, or if the Insurance Is not kept up; as: w, or if waste Is committed on said premises aligations provided for in said written obliga	is, then this conveyance shall ation, for the security of whi	become absolute
said part y of the second part to thereon in the manner provided by law and to hay the premises hereby granted, or any part thereof, in the amount then unpaid of principal and interest, to	e a receiver appointed to collect the rents in the manner prescribed by law, and c ogether with the costs and charges incident	of the said premises and and benefits accruing the sut of all moneys arising fr thereto, and the overplus, i	refrom: and to
Il be paid by the part of making such sale, on of It is agreed by the parties hereto that the tregis an effits accruing therefrom, shall extend and inure to, gas and successor of the respective parties hereto.	d provisions of this indenture and each an and be obligatory upon the heirs, execu	itors, administrators, persona	representatives,
In Winess Whereof, the part 10.8. of the first par above written.	The V.C. hereunto set University	ITord L. Shaw	e day and_year (SEAL)
	<u>Lhee Me</u> The	o L. Shaw	(SEAL)
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