			6529	2	BOOK 1	Fee Paid \$3.00
MORTGAGE	ð		(No. 52K)	ioyles Legal Blanks-	CASH STATIONERY CO.	-Lawrence, Kansas
This Inden	ture, Made this	Lth Archle R.	day of Georgia, a	Narch sin <i>e</i> le re		19 ⁵⁸ between
of Lawre party of th	ance , in he first part, and	e series and the series			id State of °Ka	G.S., S
The Lawre	ence National	l Bank, Law	rence, Kan	SES part		cond part.
and a second second	, that the said par Hundred, Seve			sideration of t	ne sum of	DOLLARS
to him this indenture following de	The A Provide Is	BARGAIN, SELL	and MORTGA	GE to the said	nowledged, ha * part y ^t of the s ouglas	second part, the
- Kansas, to-wi						
	Lot Num er Street in Re and Northee in City of	armond llac Nt-Quarter	e, a subdi	vision of 6 in West	Block 45 Lawrence,	
						4
	provided h	the rents, owever that o collect s until def	the mortan	the rents.	ll be o	
		19. 19.				
and all a	ourtenances and al	I the estate title	a and interact	of the raid par	t T of the first	part therein
And the taid	part 2 of the fir bove granted, and seize	t part do [€] ⊟ bereb	y [°] covenant and agr feasible extate of i	ee that at the deliv	ery hereof the is	the lawful owner
	setween the parties here that may be levied or as	to that the part	of the first part	shall at all times d	At the second state of the second	denture, pāy all taxes
until fully repaid			I diversity in the state of the state	the part o such taxes when the part may pay said to shall bear interest o	f the second part to the e same become due an exest and insurance, or e at the rate of 10% from	e extent of d payable or to keep other, and the amount to the date of payment y
THIS GRANT	is intended, as a mortga n Hungred, Je	ge to secure the payr Venty and r	nent of the sum of $\alpha/100 - 4$			DOLLARS
	erest accruing thereon a	19 5 To the terms	of said obligation	terms m and also to secure	ade payable to the part any sum the mains of emi	of the second
And this com If default be ma estate are not pa real estate are no	of the second part to of the first part veyance shall be void if de in such payments or ld when the same becom at kept in at good repa wm remaining unpaid, a numediately mature and	shall fail to pay the s such payments be n any part thereof or me due and payable, ir as they are now, o	ame as provided in hade as herein spe any obligation cre or if the insurance or if waste is comm	thist indenture. cified, and the all ated thereby, or in is not kept up, as itred on taid premits	provided herein, or if is, then this conveyance	rein fully discharged the taxes on sold real the buildings on sold shall become absolute
the said part	of the second part the manner provided b hereby granted, or ar then unpaid of princip	y law and to have a by part thereof, in t al and interest, togeth	receiver appointed he manner prescribe er with the costs a	To take point-solor to collect the rest id by law, and o ind charges incident	of the said premises and benefits accruing	and all the improve-
in Witness W	by the parties hereto t therefrom, shall extend essors of the respective hereof, the part 3	such sale, on dema hat the terms and put d and inure to, and parties hereto. of the first part ha	be obligatory upo	lenture and each ar in the heirs, exect	id every obligation ther stors, administrators, p	ein contained, and all ersonal representatives, the day and year
last above writte	A.		·		Binder	(SEAL)
				irchie R	. Georgia	(SEAL)
	and the	and the second second	· · · · · · · · · · · · · · · · · · ·	are and the second		(SEAL)
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