MORTGAGE"		a monto monto de monto
	(Ne. 52K) Boyles Legel Blanks-CASH STATIONERY CC	
	18th day of October ,	
	he County of Douglas and State of K The Lawrence Building and Loan Associat	10n
	part.y of the s 1es. of the first part, in consideration of the sum of /100	
o them duly	paid, the receipt of which is hereby acknowledged, hav BARGAIN, SELL and MORTGAGE to the said part J of the	a. sold, and by
	a situated and being in the County of	
1014 feet South of Section Six (20) and 467 f thence South 75 or less to the the center line less to the Sou the South line	point on the South line of Forrest Avenu of the North line of the Northeast Quar (6), Township Thirteen (13), Range Twent eet East of the East line of Barker Aven feet 6 inches; thence East 130 feet, mo center of Learnard Avenue; thence North of Learnard Avenue 75 feet 6 inches, mo ith line of Forrest Avenue; thence West a of Forrest Avenue, 130 feet, more or les eginning, subject to public readway on th	ter y ue, re along re or long s to
And the seld part 188 of the first	the estate, title and interest of the said part 1000f the first part do	The lawful owner B
It is agreed between the parties herefore and assessments that may be levied or asse- teep the buildings upon said real estate in directed by the part <b>3</b> <sup>1</sup> of the second interest. And in the event that said part <b>4</b> and premises insured as herein provided, it to paid shall become a part of the indeb	and that <u>thay</u> will warrant and defend the same against all parties making to that the part 108. of the first part shall at all times during the life of this I saved against said real estate when the same becomes due and payable, and it surved against fire and tornado in such sum and by such insurance company as part, the loss, if any, made payable to the part. <u>U</u> of the second part to the 08 of the first part shall fail to pay such taxes when the same become due a ten the part. <u>U</u> of the second part may pay said taxes and insurance, or tedness, secured by this indenture, and shall beer interest at the rate of 10% for	indenture, pay all taxes
chin tuny repaid.	to secure the payment of the sum of Three thousand and no	
according to the terms of	ain written obligation for the payment of said sum of money, executed on the 19,58, and by Lts. terms made payable to the pa ording to the terms of said obligation and also to secure any sum or sums of n	
that said part 108. of the first part shi And this conveyance shall be void if a If default be made in such payments or a	say for any insurance or to discharge any taxes with interest thereon as herein all fail to pay the same as provided in this indentrue. such payments be made as herein specified, and the obligation contained th any part thereof or any obligation created thereby, or interest thereon, or if if due and payable, or if the insurance is not kept up, as provided herein, or if as they are now, or if waste is committed on said premise, then this conveyance d all of the obligations provided for in said written obligation, for the security come due and payable at the option of the holder hereof, without notice, and	erein fully discharged. the taxes on said real
the said part		and all the improve-
It is agreed by the parties hereto the benefits accruing therefrom, shall extend assigns and successors of the respective p	It the terms and provisions of this indenture and each and every obligation the and inure to, and be obligatory, upon the heirs, executors, administrators, p parties hereto.	personal representatives,
in Witness Whersof, the part 188 last above written.	of the first part he Ve hereunto set their hands and seels	mento (SEAL)
	Sara L. Givens	(SEAL) (SEAL) (SEAL)

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