BOOK 121 Bester Legel States-CASH STATIONERY This Indenture, Made this third day of April Mallage F, Grover and Mary B. Grover, husband and wife of Lassfence in the County of Douglas parties of the first part, and The First National Bank of Lawrence, Lawrence witnesseth, that the said part Less of the first part, in consideration of the sum of Five Thous and and ne/100 the duly paid, the receipt of which is hereby acknowledged, ha this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the	, 19.59 between Kensas , Kansas
Wallace F, Grover and Mary B, Grover, husband and wife of Least-ence , in the County of Douglas and State of parties of the first part, and The First National Bank of Lawrence, Lawrence part Y of the Witnesseth, that the said part les of the first part, in consideration of the sum of Five Thous and and ne/100	Kansas , Kansas
witnesseth, that the said part iss of the first part, in consideration of the sum of Five Thous and and ner/100	, Kansas
witnesseth, that the said part les of the first part, in consideration of the sum of Five Thous and and ne/100	, Kansas
Witnesseth, that the said part iss of the first part, in consideration of the sum of Five Thous and and ne/100	
o them duly paid, the receipt of which is hereby acknowledged, ha	DOLLARS
ollowing described real estate situated and being in the County of Douglas	ve sold, and by
Lot 5 in B. F. Smith's Subdivision of Lots 16, 17, 18 and 19 in Bloc	k
15 of Babcock's Enlarged Addition to the City of Lawrence, and of Lo	
12 and 13 of Block 3 of Cranson's Subdivision of Block 15 of Babcock	5
Enlarged Addition to the City of Lawrence.	
the second s	and the second of
And the said part 105 of the first part do	scumbrances,
It is agreed between the parties hereto that the parties of the first part shall at all times during the life of this I d assessment that may be levied or excessed against said real estate when the same becomes due and payable, and the part building upon said real estate insured against fire and ionando in such sum and by such insurence company as the the discussion of the second part to the first part shall fail to pay such taxes when the same becomes due and payable, and the prest. And in the event that said part 10 g of the first part shall fail to pay such taxes when the same become due at paid shall become a part of the individual of the part If the second part to the part If the second part may pays said taxes and the maxes, early paid shall become a part of the indebtedness, secured by this indent ure, and shall beer interest at the rate of 10% from the second part to the part If the second part to the part If the second part to the part If the second part may part do the part If the second part may part do the part If the second part may part do the part If the second part may part do the part If the second part may part do the part If the second part may part do the part	indenture, pay all taxes
THIS GRANT is intended as a mortgage to secure the payment of the tum of Five Thousand and no/100	
ording to the terms of ORE certain written obligation for the payment of said sum of money, executed on the of April 19, 59, and by 155, terms made payable to the parts, with all interest accounting thereon according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms of said obligation and also here are more according to the terms obligation and also here are more according to the terms of said obligation and also here are more according to the terms obligation and also here according to the terms obligation and also here are more according to the terms obligation and also here according to there according t	
I part \underline{y} of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein p said part 185 of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation, contained the latent to made in such payments or any pay thereof any obligation created thereby, or interest thereon or if the	oney advanced by the provided, in the event rein fully discharged.
given, shall immediately mature and become due and payable at the option of the holds, for the security of	f which this indenture
Its thereon in the manner provided by law and to have a receiver appointed to collect the texts and benefits accurate the said premises hereby granted, or any part thereot, in the manner prescribed by law, and out of all morecy arises in the anount then unpaid of principal and interest, together with the costs and charges incident thereito, and the overp be paid by the part <u>y</u> , making such sale, on demand, to the five new 12.5.	and all the improve- therefrom; and to ng from such sale to lus, if any there be,
t is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation there fills accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, per one and successors of the respective parties hereto.	in contained, and all representatives,
Average whereast, the part ASS of the first part have hereauto set their hands and seals.	the day and year
Mary B. Drover	(SEAL)
Mary B. Grover	(SEAL)

an an an all der fill vie

Paraneter in instruction in the second reading of

388