			I Blanks-CASH STATIONERY	COLawrence, I
	ade this 1st pt, Frank L. Rice, Ha			, 19 60 be
	Church of the Namaren	the offering the burning of the state of the	measure white an experimental states are as	****
of Laurence	, in the County of Dent, and The Lawrence	Douglas National Bark	and State of	Kansas
	es		part Y of the	second ner
	e said part 100 of the fir			Processing part
Five Thousand an	d no/100		(8)	5,000.000
	duly paid, the rece GRANT, BARGAIN, SELL			
	real estate situated and			
Kansas, to-wit:	志远 心学学			
Block No. On	ght (8), Nine (9), Ten e (1), in Haskell Play	n (10), Eleven (11 ce, and Addition t	.), and Twelve(12) to the <sup>C</sup> ity of Law	, in . rence,
and	In Weden Commander Added	· · · · · · · · · · · ·		
	in Fair Grounds Addi			
Mortgagors s	e rents, issues and p hall be entitled to co t hereunder.			
Liter out effet				
	es and all the estate, title of the first part do hereby		and the second	and the second second second
	ed, and seleced of a good and indef			
A state of the second se	end that thisy wi	Il warrant and defend the sa	me egainst all parties making	lewful claim t
It is agreed between the and excesaments that may be	parties hereto that the part 103	of the first part shall at all I estate when the same beco	times during the life of this mes due and pevable, and	indenture, pay
keep the buildings upon sold directed by the part y - e interest. And in the event the	I real estate insured against firs and of the second part, the loss, if any, at said part 1日日, of the first part	d tornado in such sum and i made payable to the part shall fail to pay such taxes	by such insurance company a is of the second part to when the same become due	s shall be speci the extent of 1 and payable or
to paid shall become a part until fully repaid.	parties haveno that the part 2000. lavied or assessed against said real real action knowed against firs and of the second part, the loss, if any, at said part 1,02, of the first part als provided, then the part 32 of the indebtedness, secured by th	. or the second part may pe his indenture, and shall bear	y sold taxes and insurance, o Interest at the rate of 10% fr	om the date of
THIS GRANT is intended	as a mortgage to secure the payme	nt of the sum of Five Th	iousand and no/100	
according to the terms of	a cartain written obligation $T_3$ $T_9$ $SO$ , and g thereon according to the terms of	for the payment of said su	m of money, executed on the	lst
said part	cond part to pay for any insurance.	or to discharge any taxes w	ith interest thereon as herein	provided, in t
that said part in the And this conveyance shall if default be made to math	a first part shall fail to pay the sam I be vold if such payments be mad payments or any part fluereof or an same become due and payable, or a good repair as they are now, or	te as provided in this indenti te as her ein specified, and	the obligation contained t	herein fully di
estate are not paid when the real estate are not kept in a and the whole sum remaining	same become due and payable, or a good repair as they are now, or ing ungeld, and all of the chilication	If the Insurance is not kept if waste is committed on said	up, as provided harein, or if premises, then this conveyant	if the buildings to shall become
le given, shall immediately s	nature and become due and payab ascond part	le at the option of the hold	er hereof, without notice, an ossession of the said premise	
the said part. J., of the	provided by law and to have a re	ceiver appointed to collect th		
the said part J of the ments thereon in the manner sell the premises hereby gra- retain the empont than unpail	d of principal and interest, together	manner prescribed by law, with the costs and charges	and out of all monays an incident thereto, and the col	ing therefrom alog from such rplus, if any t
	C.R. making such sale, on demand,	to the first part 18.5	En al and a second and a second	ng Therefromy lang from such rplus, If any t
shall be paid by the part do it is agreed by the part benefits accruing therefrom, assigns and successors of the	C.C. making such sale, on demend, les hereto that the terms and prov shall extend and inura to, and b a respective parties hereto.	to the first part 125	each and every obligation th esecutors, administration,	ng -therefromy islog from such riplus, if eny t erein contained, porsynal represe
shall be paid by the part in It is agreed by the part benefits accruing therefrom, seeigns and successors of the	C.R. making such sale, on demand,	to the first part 125	each and every obligation th esecutors, administration,	erein contained,
shall be paid by the part do it is agreed by the part benefits accruing therefrom, suigns and successors of the	C.C. making such sale, on demend, les hereto that the terms and prov shall extend and inura to, and b a respective parties hereto.	to the first part 125	esch and every obligation th escoutors, administration, dr hand a and and Harthough	the day for the da
shall be paid by the part do it is agreed by the part benefits accruing therefrom, assigns and successors of the	GE making such sals, on demand, les hereto that the terms and prov shall extend and isure to, and be a respective parties hereto. pert103 of the first part ha	to the first part 35. Martin of this indentive and a colligatory open the hair 19 hereants or the Thisroid Roth Donald First Frank L. Ri	esch and every obligation th escoutors, administration, dr hand a and and Harthough	provin contained, potopial reprise Rottle Recent Recent
shall be paid by the part do it is agreed by the part benefits accruing therefrom, suigns and successors of the	GE making such sals, on demand, les hereto that the terms and prov shall extend and isure to, and be a respective parties hereto. pert103 of the first part ha	to the first partials. All the first partials talons of this indenture and colligatory upon the hair colligatory upon the hair taroid set the light for the Donald Brei	esch and every obligation th escoutors, administration, dr hand a and and Harthough	erein contained,
shall be paid by the part in It is agreed by the part benefits accruing therefrom, seeigns and successors of the	GE making such sals, on demand, les hereto that the terms and prov shall extend and isure to, and be a respective parties hereto. pert103 of the first part ha	to the first part 35. taken of this indentity and a collegatory open its have the second second second the second second second Dental a Heres Frank L. Ri John Sizol Arthur Wilson As The Source	eech and every obligation the executor, edministersees. It hand 5 and and the the sector of the sector to the sector of the sector that the sector of the sector that the sector of the sector of the sector of the sector of the sector of the the sector of	Reine Reine Reine Reine Reine Reine Reine Reine Reine Reine Reine