43803 BOOK 100 Boyles Legal Blanks - CASH STATIONERY CO., La MORTGAGE (528) This Indenture, Made this ____ lst day of June in the year of our Lord one thousand nine hundred and Fifty-one R, A. McManness and Mindia McManness, husband and wife Lawrence , in the County of Douglas Kansas and State of. part 108 of the first part, and The Lawrence, Building and Loan 'Association ... part y of the second part. Witnesseth, that the said part 108 of the first part, in consideration of the sum of Twenty-five Hundred and no/100 ------ DOLLARS m them GRANT, BARGAIN, SELL and MORTGAGE to the said part J. of the second part, the following described do real estate situated and being in the County of ____ Douglas____ and State of Kansas, to-wit: Lots One Hundred Fifty-seven (157), One Hundred Fifty-nine (159) and the west 10 feet of Lot One Hundred Sixty-one (161) in Block Three (3) in that part' of the City of Lawrence, formerly known as North Lawrence. with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 108 of the first part do _____ hereby covenant and agree that at the delivery hereof _____ hereby and lawful owner S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto. exter and assessments that pay be levied or assessed against said real entry when the same becomes due and payable, and that $Lhey_{M}$, M_{11} here the buildings upon said real cauce insured against fire and controls in such source company as shall be precised and directed by the part. Y_{-} of the second part d_{2} loss, if any, made payable to the part. Y_{-} of the second part d_{2} payable or to key and directed by the part. Y_{-} of the second part d_{2} payable or to key and directed by the part. Y_{-} of the second part d_{2} payable or to key and payable are to key and the direct dir It is agreed between the parties hereto that the part 108 ... of the first part shall at all times during the life of this indenture, pay all t man in they repeat. THIS GRANT is intended as a montgage to score the payment of the sum of Twenty-five eHundred and no/100 DOLLARS. according to the terms of ODO ... certain written obligation for the payment of said sum of money, executed on the 18t said part J. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 103. of the first part shall fail to pay the same as provided in this indenture. that said part A SG, of the first part shall tail to pay the same at provised in a fun fractance. And this coverance shall be work of if when partical be made as herein specific), and the obligation contained therein (filly, discharged, If defaults be made in such partments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said real estate are not kept in as good repair as they are now, or if watte is committed on said premises, then this converging the herein specific), and the obligation of the security of which thereinden and the whole sum menning magnetic and all of the solutions of the security of which thereinden are in given, shall immediately manure and become due and payable at the option of the holder herein, which is not regime and the " the said part ... Y. of the scond part ... to take postention of the said premises and all the improve-means thereon in the manner provided by law and to have a receiver appointed to collect the rens and herefits accuring therefrom, and to still the premises hereby granted, or any part thereo, in the manner prescribed by law, and out of all money arising from such sale to tetain the amount the nupsial of principal and interest, together, with the conts and charges incident thereon, and the overplus, if any there be, shall be paid by the part y making such sale, on demand, to the first part 185 It is agreed by the parties hereto that the terms and provisions of this indexinue and each and every obligation therein constance, and all benefits accurate therefrom, shall extend and inner to, and be obligatory upon the heirs, executor, scientisticators, perioral representatives, anging and succession of the representive parties herem. In Witness Whereol, the part 188. of the first part ha VO., hereunto set their and seal S. the day and year hat above written. me manne (SEAL Mindia mo manness (SEAL) (SEAL) •____ STATE OF___Kansas SS COUNTY OF Douglas 1st_______June____ A. D. 19.51 EEA and wife NOTARL to me personally known to be the same person.S... who executed the foregoing instrument and duly acknowledged the execution of the same. UBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. 2 cl FOUNTS Notary Public April 21, 19 54 My Commission Expires Nand G. Deck Sand - Contraction