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RTGACE	(Ne. 52K) Boyles Lend Blanks-CASH STATIONERY COLawrence Konste
An and a state of the second second	Contraction of the second stationers con-taking and
his Indenture, Made this 14 th	day of December , 1953 between
COll Lee Ven Sortwick and A	lics.Marie.Van.Nortwick, husband and wife
Lawrence , in the County ,	of Douglas and State of Kansas
t Leeof the fast part, and The Laws	rence Building and Loan Association
	part y of the second part. e first part, in consideration of the sum of
eventy-Seven Hundred and no.	/100DOLLARS
them duly paid, the r	receipt of which is hereby acknowledged, have sold, and by
indenture do GRANT, BARGAIN, SI	ELL and MORTGAGE to the said part y of the second part, the and being in the County of Douglas and State of
isas, to-wit:	and being in the County of Dout Las and State of
The Morth 50 feet of L	ot Four (4) In Block Ten (10), in
- Pabcock's Enlarged Add	Ition to the City of Lawrence
	title and interest of the said part 10.66 the first part therein.
	indefeasible estate of inheritance therein, free and clear of all incumbrances,
president a strange providence and and and and the second second	and a second
and a second second second and second sec	\Im will warrant and defend the same against all parties making lawful claim thereto. $\mathring{A} \oplus \Im$, of the first part shall at all times during the life of this indenture, pay-all taxes
assessments that may be levied or assessed against sale	id real estate when the same becomes due and payable, and that they will.
The buildings oppon said real estate insured against in cted by the part \mathcal{Y} of the second part, the loss; if reat, And in the event that said part LES of the first premises insured as herein provided, then the part	re and tornado in such sum and by such insurance company as shall be specifyed and any, made payable to the part y of the second part to the extent of 10.5 t part shall fail to pay such taxes when the same become due and payable or to keep of the second part may pay said taxes and insurance, or either, and the amount by this indenture, and shall bar interest at the rate of 10% from the date of payment
tond repaire .	
IIS GRANT is intended as a mortgage to secure the p	payment of the sum of . Seventy-Seven Hundred and no/10
ding to the terms of QDC certain written oblig	ation for the payment of said um of money, executed on the. 14 th
of Decestber 19.53	and by 158 terms made payable to the part 3 of the second rms of said obligation and also to secure any sum or sums of money advanced by the
	rance or to discharge any taxes with interest thereon as herein provided, ⁴ in the event
said part 103, of the first part shall fail to pay if	
and this conveyance shall be void if tuch payments be fealuft be made in such payments or any part thereof te are not paid when the same become due and payab estate are not kept in as good repair as they are noy the whole sum remaining unpaid, and all of the obl	re midde as herein specified, and the obligation contained therein fully discharged, i or sany obligation created thereby, or interest thereon, or if the taxes on said real lay, or if the invance is not kept up, as provided herein, or if the buildings on said w, or if waste is committed on said premises, then this conveyance shall become absolute ligations provided for in said within obligation, for the security of which this indenture payable at the option of the holder hereof, without notice, and it shall be lawful for
in the amount then unpaid of principal and interest, tog	to take possession of the seld premites and all the improve- e a receiver appointed to collect the renth and benefits acrosing thereform; and to in the manner preciribed by law, and out of all money arising from such sale to gether with the costs and charges incident thereto, and the overplus, if any there be,
be paid by the part. The making such sale, on de	mand, to the first part ${\tt LCS}$. If provisions of this indexture and each and every obligation therein contained, and all
efits accruing therefrom, shall extend and mure to, a gas and successors of the respective parties hereto.	and be obligatory upon the heirs, executors, administrators, personal representatives,
Witness Whereof, the part LOS of the first part	t ha , VO. hereunto set . the tr hand s and seal s the day and year
	Cecil Lee Van Nortwick (SEAL)
	alice marie than hortwick (SEAL)
	(CEAL)
or Kansas	
Dougles county,	
BE IT REMEMBERED	b, That on this 14 th day of December A. D. 19.53 notary public in the aforesaid County and State.
NOTA came CHC	11 Lee Van Nortwick and Alice Marie Van
Nortwic	ck, husband and wife
the second se	illy known to be the same person S, who executed the foregoing instrument and duly
acknowledged	the execution of the same.
acknowledged	the execution of the same. EOF, I have hereunto subscribed my name, and affixed my official seal on the day and
acknowledged IN WITNESS WHERE year last abov	the execution of the same. EOF, I have hereunto subscribed my name, and affixed my official seal on the day and

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