| MORTGAGE  | BOOLBOOK 106  |
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| MORIGAGE  | (No. 32K) Boyles Legal Blanks—CASH STATIONERY CO.—Lawrence, Kansas  |
| This Indenture, M.<br>Gerald Kenneth  | ade this 11th day of March , 19 54 between<br>1 Norris and Inez Maurine Norris, husband and wife  |
| of Lawrence   | , in the County of Douglas and State of Kansas  |
|   | part, and The Lawrence Building and Loan Association<br>part y of the second part.  |
| Witnesseth, that the Seventy-five   | he said part lesof the first part, in consideration of the sum of<br>Hundred and no/100 DOLLARS   |
| this indenture do   | duly paid, the receipt of which is hereby acknowledged, havesold, and by GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the real estate situated and being in the County of Douglas   |
| Lot Twe   | enty-three (23) in Block Eleven (11), in Lane Place,  |
| 1   | City of Lawrence  |
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| And the said part 105<br>of the premises above grant  | red, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,<br>and Hist they will warrent and defend the same against all parties making lawful claim thereto.  |
| And the said part 105<br>of the premises above grant<br>It is agreed between the<br>and assessments that may be<br>keep the buildings upon sai<br>directed by the part. Y<br>interest. And in the event th<br>said premises insured as he<br>o paid tall become a par   | and that LDP will warrant and agree that at the delivery hereof. LDPJATO the lawful owner,<br>ted, and seized of a good and indefeasible state of inheritance therein, free and clear of all incumbrances,<br>and that LDPJY will warrant and defend the same against all parties making lawful claim thereto." |
| And the said part 105<br>of the premises above grant<br>it is agreed between the<br>and assessments that may be<br>directed by the part <b>Y</b><br>interest. And in the event th<br>said premises insured as he<br>so paid shall become a par<br>until fully repaid.   | and this the first part do  |
| And the said part 105<br>of the premises above grant<br>It is agreed between thi<br>and assessments that may be<br>keep the buildings upon said<br>directed by the part y<br>interest. And in the event the<br>said premises insured as he<br>o paid shall become a part<br>until fully repaid.<br>THIS GRANT is intended<br>according to the terms of<br>day of March<br>part, with all interest accruit<br>taid part. y of the is   | and the first part do   |
| And the said part $105$<br>of the premises above grant<br>it is agreed between the<br>and assessments that may be<br>keep the buildings upon said<br>directed by the part $Y$<br>interest. And in the event the<br>said premises insured as he<br>o paid shall become a par-<br>until fully repaid.<br>THIS GRANT is intended<br>according to the terms of<br>day of March<br>part, with all interest accrui-<br>ted part $\frac{1}{2}$ of the is<br>that said part $\frac{1}{2}$ S of the<br>Add this conveyance shi<br>estates are not paid when the<br>estate in an error of the set in a<br>add the whole sum remains   | and the first part do   |
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