and Actual is a second s	Fee Paid \$13.75 51795 BOOK 106
	51733 BOOK 108
MORTGAGE (No. 52K)	
Harry L. Christian and Idella Chris	day of March , 19.54 betwee stian, husband and wife
of Lawrence , in the County of Dou	and State of Kansas
	Building and Loan Association
Witnesseth, that the said part las of the first part Fifty-five Hundred and no/100	r, in consideration of the sum of
toduly paid, the receipt of	which is hereby acknowledged, ha we sold, and b
	AORTGAGE to the said part
	(15) in Lane Place Addition, an
Addition to the City of Lawrence with the appurtenances and all the estate title and i	Ce
with the appurtenances and all the estate, title and i And the said pert 105. of the first pert do hereby covena of the premises above granted, and seized of a good and indefeasible of	nt and agree that at the delivery hereof they are the lawful owner
times and the second	nt and defend the same against all parties making lawful claim thereto.
It is agreed between the parties hereto that the part 1.0.5 of the and assessments that may be leviced or assessed against taid real estate keep the buildings upon said real estate inverd against fire and tornad directed by the part Y of the second part, the loss, if any, made p interest. And in the event that said part 1.0.5 of the first part shall do ald premiser inverd as therein provided, then the part year that said premiser inverd as therein provided, then the part year of the so paid shall become a part of the indebtedness, secured by this inder until fully repaid. THIS GRANT is intended as a mortginge to secure the payment of th	e first part shall at all times during the life of this indenture, pay all tax when the same becomes due and payable, and that theywill to in such sum and by such insurance company as shall be specified a syable to the part y. of the second part to the extent of 1158 ill to pay such taxes when the same become due and payable or to ke second part may pay said taxes and insurance, or either, and the amo- nture, and shall bear interest at the rate of 10% from the date of payme as sum of Fifty-five Hundred and no/100.
according to the terms of ODE certain written obligation for the day of March 10 54 and by	DOLLAS
said part	ischarge any taxes with interest thereon as herein provided, in the eve rovided in this indenture.
IT default. De made in such payments or any part thereof or any oblig estate are not paid when the same become due and payable, or if the I real estate are not kept in as good repair as they are now, or if waste and the whole sum remaining unpaid, and all of the obligations provi	erein specified, and the obligation contained therein fully discharge pation created thereby, or interest thereon, or if the taxes on said re- insurance is not kept up; as provided herein, or if the buildings on as a sommitted on said premises, then this convexance shall become about ded for in said written obligation, for the security of which this indemt e option of the holder hereof, without notice, and is shall be lewful i
tell the premises hereby granted, or any part thereof, in the manner retain the amount then unpaid of principal and interest, together with th	to take possession of the said premises and all the impro- pointed to collect the rents and benefits acruing therefrom, and prescribed by law, and out of all moneys artising from such sale to the costs and charges incident thereto, and the overplus, if any there t
hall be paid by the part	first part_LCR_ of this indenture and each and every obligation therein contained, and atory upon the heirs, executors, administrators, personal representative g
in Witness Whereof, the part 10.5. of the first part have the state of the first part have the state of the first part have the state of the stateo	resunto set their hand s and seal s the day and ye
	· Horry J. C. hristian (SEA)

Recorded March 29, 1954 at 1:20 P. M.

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Register of Deeds

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day

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