32956 BOOK 106 No. 5210 Boyles Legal Blanks-CASH STATIONERY CO.-Lawrence, Kansas MORTGAGE This Indenture, Made this _______ day of ______ July_____, 19.54 between Austin Ledwith and Beatrice F. Ledwith, husband and wife of Lawrence......, in the County of Douglas and State of Kansas parties of the first part, and The Lawrence Building and Loan Association part. y..... of the second part. Witnesseth, that the said part 9.8 of the first part, in consideration of the sum of Six Thousand Five Hundred and no/100----- DOLLARS this indenture do......GRANT, BARGAIN, SELL and MORTGAGE to the said part J....of the second part, the Kansas, to-wit: The West one-half (W_{2}^{1}) of the South Fifty (50) feet of Lot Four (4), Block Fourteen (14), Babcock's Enlarged Addition to the City of Lawrence, Kansas. with the appurtenances and all the estate, title and interest of the said part 1.9.5of the first part therein. of the premises above granted, and seized of a good and Indefeesible 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 the It is acreed between the parties hereto that the part 1.0.3....of the first part shall at all times during the life of this inde d shall be THIS GRANT is intended as a mortgage to secure the payment of the sum of Six Thousand Five Hundred and no 00 ----- DOLLARS, 1.8.8 of the first part shall fail to pay the same as provided in this indenture. d this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, with be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the bildings on said the are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the bildings on said the are not kept in as good trapit as they are now, or if wate is committed on said premises, then this conveyance shall become absolute a whole sum remaining unpeld, and all of the obligations provided for in said written obligation, for the security of which this indenture m, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for If be paid by the part. Y making such sale, on demand, to the first part. 10.5. is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all its acculary therefore, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, a and successon of the respective parties hereto. a version whereas, the part 19.5. of the first part ha X.9. hereanto set their hand S. and seel S., the de Justin Ledwith (SEAL) Queting & Ledwich (SEAL) (SEAL) Kanasa Domeire A. D., 19 54 28th day of July B. That on th notary public Austin Ledwith and Beatrice F. Ledwith, husband TO GALLAN COM หาสูง ถึงสูงปลายไหวสี่สุดที่สูงสูงสูงสูงสูงสูงสูง สุดการสุดสารสุดที่สุดที่สูงสูงสูงสูงสูงสูงสูงสูงสูงสูงสูงสูงสูง States I have been 的问题 10.52 to crad it Deich I the undersigned, owner if the within mortgage, do hereby acknowledge the full payment of the debt burch thereby, and authorise the negister of beens to enter the discharge of this mortgage of record.

San Charles States

That: L. E. Eby, Secretary (Corp. Seal

THE LAWRENCE REIIDING & LOAN ASS'N. W. E. Decker, Vice-President Mortgagee.