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MORTGAGE	No. 52K) Boyles Legal Blanks-CASH STATIONERY CO-Lawrence, Kansa
	and the second
This Indenture,	Made this
ermond F B	arland and Emma Deane Earland, husband and wife
La ymond	, in the County of Pouglas and State ofKansas
or Lawrence	rst part, and The Lawrence Building and Loan Association
partile.aor me m	part. I of the second part.
ante data da	at the said part. 198of the first part, in consideration of the sum of
Witnessem, ma	Two. Hundred. and. no/100-
enthem	duly paid, the receipt of which is hereby acknowledged, have sold, and
10	GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part
this indenture do	bed real estate situated and being in the County of
and the second production of	
Kansas, to-wit:	ast 125 feet of Lot 13 and the South 20 feet of the East 12
fact	ast 125 feet of Lot 13 and the South 20 lots of the c of Lot 14, Block 6, in South Lawrence, an addition to the C wrence, Douglas County, Kansas
also	
The E	ast 17 feet of the South 25 feet of Lot Five (5), the East of Lot Six (6), the East 17 feet of the North 25 feet of Lo
Seven	ast 17 feet of the South 25 feet of both North 25 feet of Lo of Lot Six (6), the East 17 feet of the North 25 feet of Lo (7), the North 25 feet of Lot Twenty-eight (28), all of Lo (7), the North 25 feet of Lot Twenty-eight (30), all
Twent	(7), the Morth 25 feet of Lot Thirty (30), all y-nine (29), and the South 25 feet of Lot Thirty (30), all Seventeen (17) in Babcock's Enlarged Addition to the City
Lawre	
	the same and the same
with the appur	tenances and all the estate, title and interest of the said part 10.80f the first part there
A DESCRIPTION OF THE OWNER OF THE	it an it also first part do hereby covenant and agree that at the delivery hereof. LILELY I come tawned
A CARLEN AND A CARLEND	1.0.5 of the first part do hereby covenant and egree that at the delivery hereof. C120 y 11 cene service re granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances.
And the said part of the premises above	and that they will warrant and defend the same against all parties making lawful claim the
And the said part of the premises above	10.0
And the said part of the premises above	10.5 of the first part do
And the said part of the premises above	10.0
And the said per of the premises above the second successful to the second and assessments that keep the buildings to directed by the pert interest. And in the said premises insure	1.0.3. of the first part do hereby covenant and agree that at the delivery hereof. LIFEY. If there is not regardled, and selzed 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 there the parties, hereto that the part 1.0.3. of the first part shall at all times during the life of this indenture, pay may be levied or assessed against said real estate when the same becomes due and payable, and that they may be levied or assessed against first and tornado in such sum and by such insurance company as shall be specify of the second part, the lost, if any, may be payable to the part shall at and the same becomes due and payable, and that they are that said part. DES, of the first part shall at laws. We may be avoid to as herein provided, then the part will be indenture, and that second part the its indenture, and the same become and interact and the same become of the second part, the lost, if any, made payable to the part may pay said taxes and insurance, or either, and the as herein provided, then the part will be indenture, and that be part may pay said taxes and insurance, or either, and the same assessed here the same become be and payable or loss from the date of 10% from the date of the same assessed here the same become become the same assesses and insurance, or either, and the date of 10% from the d
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