124 Fee Paid \$6.25 53611 BOOK 107 MORTGAGE Boyles Legal Blanks-CASH STATIONERY CO.-Lawrence, Kans (No. 52K) Kenneth L. Puckett and Alta M. Puckett, husband and wife of Lawrence , in the County of Douglas and State of Kansas Fart lass the first part, and The Lawrence Building, and Loan Association Witnesseth, that the said part 18.8 ... of the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby acknowledged, ha. Y.O. sold, and by Kansas, to-wit: The North 34 feet of Lots 27 and 29 on Pinckney (now 6th) Street, also a tract lifeet North and South by 100 feet East and West being a part of a vacated alley lying immediately North thereof; being a tract of land 50 feet wide fronting on Indiana Street and 100 feet deep, in the City of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part 10.3 of the first part therein. es above granted, and setzed of a good and indefessible estate of inheritance therein, free and clear of all incumbra and that. they... will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part10.5.....of the first part shell at all times during the life of this indu I accommonly that may be levied or assessed spants and real estate when her same becomes due and psychle, and that $L_{1}^{1}(92 \ W11)$ or the sublidings upon sold real estate lawared against and real estate when the same becomes due and psychle, and that $L_{1}^{1}(92 \ W11)$ or the sublidings upon sold real estate lawared against free and tornado in such sum and by such insurance company as shall be specified and the same becomes due and psychle, and that $L_{1}^{1}(92 \ W11)$ are the same becomes due and psychle. The second part is the specified and the same become sold part is the level of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part to the extent of $L_{1}^{1}(82 \ W11)$ of the second part is and becomes and insurance or either, and the second part is a second part of the indebredness, secured by the indebredness, and have interest at the rate of 10% from the date of psyment is full to part and the second part is a second part in the part. ded as a mortgage to secure the payment of the sum of TWO Thousand Five Hundred and no/100 ----- DOLLARS, ag to the series of ODE certain written obligation for the payment of said sum of money, executed on the 4th October 19.54, and by 1ts terms made payable to the part y of the second the all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the t Y nd part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e d part 1.9.8. of the first part shall fail to pay the same as provided in this inde provingence shall be void if such phyments be made as herein specified, and the obligation contained therein fully dis-made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on a paid when the same become due and payable, or if the insurance is not kapt on, as provided herein, or if the buildings not kapt in as good repet as they are now, or if wate is committed on said premises, then this conveyance shall become a sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this is immediately meture and become due and payable at the option of the holder hereof, without notice, and it shall be is a said part, \underline{Y} , of the second pert, \underline{Y} , the second pert is a second pert in the mean in the meanse provided by law and to have a receiver appointed to collect the rents and benefits secring therefrom the pertained, or any pert thereof, in the meanser precided by law, and out of all means stating from such all the second pert thereof, in the mean pertained by law, and out of all means stating from such all the pertained of principal and interest, together with the costs and charges incident theresto, and the overplus, if any it is paid by the part. \underline{Y} , making such sale, on demand, to the first pert. $\underline{J}, \underline{Q}, \underline{J}$. equeed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all eccruting therefrom, shell extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, and euccesses of the respective parties hereto. Where Where, the part 18.3 of the first part ha.V.O... H nunto set that hend a set set and the dy and year P. Pucket Renneth (SEAL) altam, Fuckett ISEAU (SEAL) MATE OF Kansas 22 Douglas -COUNTY D, That on this 4th 100735 day of October A. D., 19.54 before me, a notary public resald County and State, ADTAAL Kenneth L. Fuckett and Alta M. Fuckett, ... husband and wife UBLIC ver last above written April 21 19 58

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