60190 ook 113 Boyles Legal Blanks-CASH STATIONERY CO.-Lew This Indenture, Made this ______ day of ______ July _____, 19.56 between Bugene L. Doane and Doris Doane, his wife, of Lawrence , in the County of ... Douglas and State of Kansas part y of the second part. Witnesseth, that the said parties of the first part, in consideration of the sum of ----then duly paid, the receipt of which is hereby acknowledged, have sold, and by to this Indenture do _____ GRANT, BARGAIN, SELL and MORTGAGE to the said party _____ of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: The East One-half (E_2^{i}) of Lot Nine (9) in Block Four (4) in South Lawrence, an addition to the City of Lawrence. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part day hereby covenant and agree that at the delivery hereof they are the lewful ov of the premises above granted, and selese of a good and indefeasible state of inheritance therein, free and clear of all incumbrances, arcant first more age of \$7,200,00 to the Douglas County Eldg. & Loan Asan., from Eugene L. Doo and Doris Doane, his wife, dated July 20,1950, in Book 98 at Page 350 and that they, will wearant and defend the same sgainst all public making lawful claim thereto. to that the perties ... of the first part shall at all times during the life of this inde It is an the buildings upon add real estence against add real estence when the same becomes due and payable, and then. they will the buildings upon add real estence housed against add real estence in such sum and by such journance company as shall be specified ad by the part y of the second part, the loss, if any, made payable to the part y ... of the second part to the extent of ... his is. And in the event that add part 2000 of the first part shall fail to pay such tases when the same become due and payable or to k premises insured as herein provided, then the part y ... of the second part may pay said taxes and insurance, or either, and the amo the shall be insured as herein provided, then the part y ... of the second part may pay said taxes and insurance, or either, and the amo d while become a part of the indebiedness, secured by this indenture, and shall beer, interest at the rate of 10% from the date of payn THIS GRANT IN I ent of the sum of Five Thousand Seven Hundred (\$5,700.00) -----DOLLARS. the terms of ODS certain writt 16th obligation for the pa July 1956 , and by 118 terms made payable to the party of the second the all interest activing thereon according to the terms of said abligation and also to secure any sum or sums of money advanced by the ince or to discharge any taxes with interest thereon as herein provided, in the event of the first part shall fail to pay the sa ovided in this in I have been on the first part shall fail to pay the dist be made in such payments or any part thereof or are not paid when the same become due and payable, state are not kept in as good repair as they are now, o have whole sum remaining unpaid, and all of the obligs en, shall immediately mature and become due and pays such payments be made as harein specified, and the obligation contained th any part thereof or any obligation created thereby, or interast thereoil, or if it is due and payable, or if the insurance is not kat yor, as provided herein, or if any are now, or if waste is committed on taid premises, then this conveyance of all of the obligations provided for in said written obligation, for the security become due and payable at the option of the holder hereof, without notice, and ald part y ______ of the second part________ to have a receiver appointed to collect the rents and benefits accruit therean in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruit the premises haveby granted, or any part thereof, in the manner prescribed by law, and out of all monays aris the amount then unpaid of principal and interest, logather with the costs and charges incident thereto, and the over all be paid by the part y making such sale, on demand, to the first part j.es It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein conta nellin accruing therefrom, shall extend and leuve to, and be obligatory upon the heirs, executors, administrators, personal re light and successors of the respective periods hereits. of, the parties ... of the first part have a set their and seals the day and ye In Witness Who above written OL ene La Doar (SEAL) (SEAL) Doane (SEAL) (SEAL) STATE OF Kansas 55 Douglas COUNTY. 16th day of July -A D. 1956 D. That on this me. . Notary Public in the aforesaid County and State came Eugene L. Doane and Doris Doane, his wife, ALX ORAL nown to be the same persons, who executed the foregoing instrument and duly execution of the same of to me personally k NOTARY Jackson Notary Public L'HLY Forrest A. 19 56 001. 28, A asold U. Duck secured thereby, and authorize the Re Dated this 15 day of Sept. 1951.

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