60347 Book 113 MORTGAGE (No. 52K) Boyles Legal Blanks-CASH STATIONERY CO.-Lawrence, Kenses This Indenture, Made this ______ day of ______ July, _____, 1956. between Vern V. Peterson and Edythe S. Peterson, husband and wife of Lawrence , in the County of Douglas and State of Kansas parties of the first part, and The Lawrence National Bank, Lawrence, Kansas party of the second part. Witnesseth, that the said part les of the first part, in consideration of the sum of Fifteen Hundred and No/100..... DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by 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: Let No. Minety-Seven (97) on Connecticut Street, in the City of Lawrence, Kansas and Lets Nos. Twelve (12), Thirteen (13), and Fourteen (14), in Block No. One (1); Lets Nos. One (1), Two (2), Three (3), and Four (4), in Block No. Nine (9); and Lots Nos. One (1), Two (2), Three (3) Four (4), Five (5) and Six (6), in Block No. Ten (10), all in Homswood Gardens, a Surberban Addition to the City of Lawrence, Kans as . Including the rents, issues and profits thereof provided however that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. 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 do hereby covenant and agree that at the delivery hereof they are the lawful owner a ises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, EXCEPT 333 for a first mortgage to the Lawrence National Bank for \$7,000.00 dated Febr. 1, 1955 and that they will warrant and defand the same against all parties making lawful clai It is agreed between the parties hereto that the particles of the first part shall at all times during the life of this inde and assessments that may be levied or assessed against and real estate when the same becomes due and payable, and thet. **They will** against said real estate when the same becomes due and payable, and thet. **They will** handle by accelent the second part, the loss, if any, made payable to the part y... of the second part is all transdo in such runs and by such insures to company as hall be specified and instruct. And it the overt that said partings of the first part shall fail to pay such taxes when the same become due and payable, and the second part. The loss, if any, made payable to the part y... of the second part to the extent of the second part the second part to the extent of the second payable to the second pay and taxes and incrude, and the first part shall fail to pay such taxes when the same become, due and payable, and the second pay the second pays and taxes and incrude, and the second pay the second pay the second pay the second pay the second pays the second pay the second pay the second pays the second pays the second pays and the second pay the second pays and the second THIS GRANT is intended as a mortgage to secure the payment of the sum of Fifteen Hundred and No/100 to the terms of a certain written obligation for the payment of said sum of money, executed on the 24th JULY, 1956, and by 12a terms made payable to the party of the second mit according thereon according to the terms of said obligation and also to secure any sum or sume of money advanced by the at I make a second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e If performance of the second pert to pay for any invariance or to discipance any taxes within interest therein, as herein, provide it said per 1.2.5... of the first part shall fail to pay the same as provided in this indentities. And this conveyance shall be void if acut payments be made as herein specified. and the obligation contained therein f default be made as herein specified, and the obligation contained therein f default be made as herein specified. and the obligation contained therein f default be made as herein specified therein to any pert thereof or any obligation costed thereof, and the obligation contained therein f default be made as herein specified thereof, and the tax at any pert thereof or any obligation costed thereof, and the obligation. Or if the tax at any perturbation there is an base to any perturbation or any better thereof or any obligation costed thereof, and the obligation. Or if the tax at any perturbation thereof, or if the account of the tax at any perturbation thereof, or it is pool repair as they are now, or if waste is committed on asid premises, then this conveyance shall be the whole sum transming trapid, and all of the obligations provided for in said written colligation, for the security of which thereof, and it shall be option of the holder bersef, without notice, and it shall be option to the holder bersef, without notice, and it shall be appredicted the option of the holder bersef, without notice, and it shall be appredicted the option of the holder bersef. given, that mendefiely matter and because out and perturbative to the perturbative of the second pertu It is toreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein continuing therefrom, utilit extend and inure to, and be abligatory upon the heirs, executors, administrators, personal r mans and systematic the respective parties hereto. the first hands and reals the day and ye V. 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