60667 BOC dal Blanks-CASH STATIONERY CO.-La John H. Davis and Leah Avis Davis, 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. eseth, that the said part 10.5 of the first part, in consideration of the sum of Wine thousand and no/100----- DOLLARS. following described real estate situated and being in the County of Dourlas and State of Kansas, to-wit: The Rast Half of the East Half of the Southeast Quarter of the Northwest Quarter of Section 5, Township 13 South; Range 20 East of the Sixth P. M., Douglas County, Kansa with the appurtenances and all the estate, title and interest of the said part 10 aof the first part therein. And the seld part 103 of the first part do hereby covenant and egree that at the delivery hereof they aroke lewful owners see above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, nd that CLICY will warrant and defend the same against ell parties making lawful claim th that the part 100 of the first part shall at all times during the life of this ind they will THIS GRANT is intended as a mortgage to secure the payment of the sum of Nine thousand and no/100--BOLLARS Sth g to the terms of ODE certain written obligation for the payment of said sum of money, executed on the September 19.56, and by 112 terms made payable to the part y of the second the all interest second growthe terms of said ob ligation and also to secure any turn or sums of money advanced by the T.J. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provid nt 10.5. of the first part shall fail to pay the same as provided in this inde If such payments be made as herein specific or any part thereof or any obligation creates one due and payable, or if the insurance is pair as they are now, or if waste is committee and all of the obligations provided for in a become due and payable at the option of ed, and the obligation contains d thereby, or interest thereon, or not kept up, as provided herein, d on sidd premises, then this conv aid written obligation, for the sec the holder hereof, without notice in such a set paid when the ere not kept in as whole sum remains shall imm t kept in as good repair um remaining unpaid, and umediately mature and be given, their immediately matrix end before the weak of protection  $T_{\rm end}$  for take possession of the said premises and matrix thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing at the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arking tails the amount then unpide of principal and interest, together with the costs and charges incident thereto, and the overplux, hall be paid by the part  $J_{\rm end}$ , making such sale, on demand, to the first partices the sale of the sale of the overplux. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein "contain mailta securing therefrom, shall extremd and incure to, and is obligatory upon the heirs, executors, administrators, personal re-tigns" and sociasions of the respective parties hereto. where  $\sigma$  is the part 100 of the first part he VC hereunto set thous hand S and seal S, the day and year a written John H. Caris Jean H. Davis Leah lure Davis TSEALL (SEAL) ..... (SEAL) (SEAL) Kansas Douglas . Notary Public \* before me. e. AQLARY FUBLIC . In the efformed County and Beat came John H. Davis and Loah Avis Davis, husband and wife to me personally known to be the same pu yes -last above written und offined my April 21 1958

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