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Reg. No. 11,648 Fee Paid \$7.50 517957_ Book 111 . . . MORTOAGE Boyles Legal Blanks-CASH STATIONERY CO.-Lawrence, Kansas . V. E. This Indenture, Made this. day of Allever deputy holder €±: ., 1955 between Arris de la placifica del tres el la president fuerantinen dire. Lawrence " ; in the County of °°38, iš∦, and State of the stars part 10 of the first part, and The many log Sugar sige Constration part y of the second part. Witnesseth, that the said part 10 sof the first part, in consideration of the sum of Threa. Thousand and no/100-------- DOLLARS to the second duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do ... GRANT, BARGAIN, SELL and MORTGAGE to the said part ... of the second part, the following described real estate situated and being in the County of Douclas and State of Kansas; to-wit: No. Two (2) in Country Siub Terrace, an Addition Adjacent Lot 1 to the City of Lawrence with the appurtenances and all the estate, title and interest of the said part incred the first part therein. t the premises above sparted, and seized of a good and indefasible estate of inference of ferein, free and clear of all incumbrances, OFICE The premises above sparted, and seized of a good and indefasible estate of inference free and clear of all incumbrances, OFICE The premises above sparted, and seized of a good and indefasible estate of inference free and clear of all incumbrances, OFICE The premises above sparted, and seized of a good and indefasible estate of inference free and clear of all incumbrances, OFICE The premises above sparted, and seized of a good and indefasible estate of inference free and clear of all incumbrances, OFICE The premises above sparted, and indefasible estate of inference of the sparted of a good and indefasible estate of a good a good and indefasible estate of a good a go n 2001 Sant Protesting Fried whereast and defend the same against all parties making lawful claim therete. of the records of and assessments that may be levied or assessed against sold real estate when the same becomer due and payable, and this indentore, pay a keep, the buildings upon said real estate insued against sold real estate when the same becomer due and payable, and that Lizzan directed by the part. When a said part, the bass, if any, made payable of the part, and the part of the second payable, and that the spec-interest, and in the event that said part. The bass, if any, made payable of the part, and the same become due and payable, of the second part on the estimation of the second part on the estimation of the second part on the estimation of the second payable of said provides insured as herein provided, then the part of the second part may payable taxes and insurance, or either, and the said provide become a part of the indebtedness secured by this indenture, and shall bear interest at the taxe of 1056 from the faile of until fully-repaid. It is agreed between the parties hereto that the part 25 of the first part shall at all times during the life of this indenture pay all faxes specified and THIS GRANT is infended as a mortgage to secure the payment of the sum of Thirco. Thousand and no/100--TET DOLLARS. said part with interest thereon as herein provided, in the event that said part 205 of the first part shall fail to pay the same as provided in this indenture. And this convegence shall be void if such payments the made as provided in this indenture. And this convegence shall be void if such payments the made as herein specified, and the obligation consined therein fully discharged. If default be made, in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate site on paid when the same become due and payable, or if the interest of thereon, the taxes of said real real estate are not and the same become due and payable, or if the interest of thereon, the taxes of the said the real estate are not one taxes of the same become due and payable, or if the interest thereon, or if the "buildings on said real estate are not not save the same become due and payable, or if the interest thereon, the second pay able the obligation provided for a take withen obligation, for the second real as about and the whole, sum remaining unpeld, and all of the obligations provided for a take withen obligation, for the second real payable, and payable, and the obligation of the holder hereof, without notice, and it shall be lawful for the said part, y. of the second part is and to have a receiver appointed to collect the rents and benefits account in the manner provided by law and to have a receiver appointed to collect the rents and benefits account in the manner prescribed by law; and out of all moneys arting from such sale to retain the amount then unpaid of principal and merest, together with the cents and charges incident thereto, and the overplus, if any there be, ruing therefrom; and to arising from such sale to overplus, if any there be, shall be paid by the part 3 making such sale, on demand, to the first part CS It is spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and invire 0, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties herefo. In Witness Whereof, the part 10.2" of the first part have hereunto set the ar hand S and seal S the day and year How and starter L (SEAL) (SEAL) Much at Tage His itsch Introdesare intect (SEAL) (SEAL) Kancos STATE OF Douglas . . . COUNTY LOV - HOT A. D. 1955 Stli BE IT REMEMBERED, That on this Still before me, a Stotar . uolic . the the aforesaid County and State Prink a benteet and thi food lapot let vsolt." NOT 171 camo Laphand and wight ; to me personally known to be the same person ${\bf S}$, who executed the foregoing instrument and duly acknowledged the execution of the same. D'L. my, name, and offixed my official seal on the day and IN WITNESS WHEREOF, I have hereynto subscribed 10 18 nission Expires Sprit 21 Co L. C. Sby Notar Recorded November 7, 1955 at 11:00 A. M. mall Register of Deeds RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this lith day of July 1968 The Lawrence Savings Association formerly known as The Lawrence Building & Loan Association M. D. Vaughn, Exec. Vice Pres. Rorrgance. Dated this 11th day of July 1968