wе.	110 .	وشيل	090
ee	Paid	\$12	.50

MORTGAGE (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLewrence, Kenses		
This Indenture, Made this 30th day of in enter 1955 between		
John K. Sates and harraret & Lotes, husband and wife.		
of Lawrende , in the County of Douglas and State of Ransas		
parties of the first part, and The Lawrence Cuilding and Loan Association		
Witnesseth, that the said part 1950 of the first part, in consideration of the sum of the sound part.		
F1 to Thougand and no/100Dollars	10	
to		
this Indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the	4	
following_described_real_estate_situaled_and_being_in_the County_of:Dour_10and State_of_ Kansas, to-wit:		
\mathbf{A}	Sec.	
The North 50 feet of the East 165 feet, less the Last 10 feet thereof, of Lot & Four (1) in Dick to. Three (3) in that		
part of the City of Lawrence known as Bouth Lawrence	- 10	
with the appurtenances and all the estate, title and interest of the said part 10 of the first part therein.		
And the said part 10 S. of the first part do hereby covenant and agree that at the delivery hereof LLC.Y. GRONe lawful ownerS of the premises above granted, and teled of a good and indefeatible estate of inheritance therein, free and clear of all intumbrances.		
and that LUCX will werrant and defend the same against all parties making lawful claim thereto, It is agreed between the parties hereto that the part 102 , of the first pericipality at all times during the IIIs of this indenture, pay all taxes	1000	
	2 a c a c	
And a beckness in a my be revied to excerce against fire and trade in which the same become type and pycon, and the second part of the second part		
said premises insured as herein provided, then the part of the second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment		
THIS GRANT is Intended as a Bortoinge to secure the payment of the rum of FINE. Thousand and no/100-		
Dollars		
according to the terms of <u>O210</u> certain written obligation for the payment of said sum of money, executed on the <u>30.11</u> day of <u>Novembor</u> <u>19.55</u> , and by <u>1.53</u> terms made payable to she part. <u>V</u> of the second		
part, with all interest accounts thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the asid part. Jum of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event		
they said part . 105. of the first part that fail to pay the same as provided in this indenture.		
And this conveyance shall be vold if such payments be made as herein specified, and the obligation contained therein fully discharged. If defuul be made in such payments or any part theceof or any obligation created thereby, or interest thereon, or if the start on said real state/sec ion; paid when the same become due and payable, or if the insurance is not start or, as provided herein, or if the sublidings on said state/sec is not pay the made the same become due and payable, or if the insurance is not start or as provided herein, or if the sublidings on said		
. real state are not kept in as good repair as they are now, or if wasto is committed on said premises, then this conveyance shall become absolute	K.	
to take option of the tail or mature and become due and payable at the option of the holder hereof, without notice, and it that be lawing for		
in the interview of the manner provided by law and to have a receiver appointed to collect the rents and benefits -account therefrom, and to the second to be a second to b		
set in the premiese indexy character of any interest, together with the costs and charges incident thereto, and the overplut, if any there be, relar, the smooth their unpaid of principal and interest, together with the costs and charges incident thereto, and the overplut, if any there be, shall be paid by the part		
to be assented by the average these the terms and provisions of this indeptyre and each and every obligation therein contained, and all	HAN I	
benefits accounting therefore, shall extend and finite to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Witness Wherest, the part 100 of the first part ha. Ve hereuning set 11017 hand S and seal S the day and year		
last above written.	VEV	
Jahne T. Loles (SEAL)	eren a	
- margaret Estes (SEAL)	100	
SEAL)	2002	
	TTTT:	
STATE OF Kansas		
Douglas county	COLOR IN	
SE IT REMEMBERED, That on this		
before me, a. Notary Public in the aforesid Coupy and State amo John K. Estas and Largarot T. Estas, a hunblind		was on r nom:
and kilfa	: 🖉 📕	his
to me personally known to be the same person. I who executed the foregoing instrument and dub acknowledged the execution of the same.		24
Marker(19). 我们的是我们就是你就是这个人,你们不是你的,你们还是你们的,你们们的你们,你是你们都是你们的?""你们,你们是你们的?"他说道:"你们不是你不必		Va.
IN WITNESS WHEREOF, I have hereinto subscribed my name, and allized my official seal on the day and year last above written		Rag.
Appril 21 19 58	· VAI · · · · ·	22
1º yeer lat above written.		Ja

Attest: Imogene Howard, Ass't. Secretary (Corp. Seal)

-A.

1

.

 (\cdot)

j.

0.

• đ .

> The Lawrence Building and Loan W. E. Decker, Vice President Association

> > 10 200

Mortgagee.

3

0

abe

e . e e e