				Reg. No. Fee Paid
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	Book 1	12	mononononononono	
MORTGAGE	JUJJ. 2004 -	la, 52K) Boyles Legal Blan	ka-CASH STATIONERY CO	Lawrence, Kansas
This Indenture, Made thi	s2 5th	day of Februa	ary	956 between
计可能分离的 化铁酸铁铁铁铁铁铁铁铁铁		Mason, husband (· · ·
of Lawrence	in the County of	Douglas	and State of	ารคร
part 10 Sof the first part, ar	nd The Lawre	ice Building and I	Loan Associatio	ón
17			nt. y of the sec	ond part.
Witnesseth, that the said Twelve Thousand				DOLLARS
to them	م مشمسة بالمحمد المشامة جسد المارية في مدينوات		cknowledged, ha.y.e.	sold, and by
this indenture do(., GRAN following described real e Kansas, to-wit:				
Lot Nine (9) in within the City	n Block Two (2 y of Lawrence;) in University To Douglas County, 1	errace, an Add Kansas,	ition
with the appurtenances and	all the estate, title a	ind interest of the said p	artics of the first pa	art therein.
And the said part 10.5 of the of the premises above granted, and a		ちゅうち みっとう しんしん ちゅうきょうちょう		11 I I I I I I I I I I I I I I I I I I
	and that they will	warrant and defend the same eg	ainst all parties making law	ful claim thereto.
It is agreed between the parties i	hereto that the part 105	of the first part shall at all times	during the life of this inde	nture, pay all taxes
"and assessments that may be levied on keep the buildings upon said real est directed by the partV of the sa- interest, And in the swent that said pu- seld premises insured as herein provi so paid shall become a part of the until fully repaid.	tate insured against fire and cond part, the loss, if any, i art.A.S.S., of the first part ided, then the part, Y	tornado in such sum and by suc made payable to the part shall fail to pay such taxes when of the second part may pay said	h Insurance company as she of the second part to the s the same become due and taxes and Insurance, of eith	it be specified an extent of 1.1.5. payable or to keep er, and the amoun
THIS GRANT is intended as a more	rigage to secure the paymen	t of the sum of	Thousand and no	o/100
according to the terms of ONB	cetela witten obligation	for the comment of said sum of	money everyted on the	25th
day of	n according to the terms of	by itsterms said obligation and also to secur	made payable to the part e any sum or sums of mone	y of the second by advanced by the
that said pert. 10.5. of the first p	a di kacamatan di Kacamatan Basaran Babaran	states for the strategy of the strategy of the		
And this conveyance shall be voi If default be inside in such payment estate are not paid when the same b real estate are not kept in as good r and the whole sum remaining unpaid a close whole sum remaining unpaid	s or any part thereof or an ecome due and payable, or repair as they are now, or i	f waste is committed on said prem	interest, thereon, or if the as provided herein, or if the life, then this conveyance an	taxes on said real e buildings on said all become absolute
the said part. y of the second r	pert.	to take possess	ion of the seld premises ar	nd all the improve
ments thereon in the manner provide sell the premises hereby granted, or retain the amount then unpaid of pri- shall be, paid by the part. J	r any part thereof, in the ncipal and interest, together	manner prescribed by law; and with the costs and charges incide	out of all moneys arising	from such sale to
	to that the terms and prov	isions of this indenture and each.	and every obligation therein	contained, and al
assigns and successors of the respec	tive partles hereto.	/ehereunto_settheir		BERL CLARAD
In Witness Whereof, the part	the first part have			the day and year
		Harold V	mason	(SEAL)
			0011	(SEAL)
		Verna V. Mas	mass	(SEAL)
	승규가 잘 물었음.			(SEÁL)
STATE OF Kansas	$\sum_{i=1}^{n}$			CET
and the state of the second se	SS.			:stvir
Douglas	LUNIT F			
N W Lat.	BE IT REMEMBERED, Th	n on this 25th day		
Douglas	BE IT REMEMBERED, Th	Notary Public	in the aforesal	d County and State
Douglas	BE IT REMEMBERED, Th before me, a came Harold Wife,	Notary Public V. Mason and Vern	la V. Jason, hu	d Coviny and State is band and
Douglas	BE IT REMEMBERED, Th before me, a came Harold wife, to me personally kn	Notary Public V. Mason and Vern own to be the same person S. w	la V. Jason, hu	d County and Stat isband and
Douglas	BE IT REMEMBERED, Th before me, s came HETCOLO WICO, to me personally kn schwowledgid the	Notary Public V. Mason and Varn own to be the same person S. w secular of the same.	in the aforesal IA V. MASON, hu ho executed the foregoing	d County end Sie Isband and Instrument and du
Douglas	BE IT REMEMBERED, Th before me, s came HETCOLO WICO, to me personally kn schwowledgid the	Notary Public V. Mason and Vorn own to be the same person S. w recultion of the same. I have herewild subscribed my na-	in the aforesal IA V. MASON, hu ho executed the foregoing	d County and ISBANC AT

24. Sec. 1. Se

Recorded February 25, 1956 at 11:10 A.M.

P 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 7th day of August 1963.

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Apr

ATTEST: L. E. Eby, Secretary (Corp. Seal)

Bul

ine B

THE LAWBENCEBUILDING AND LOAN ASS'N. W. E. Decker, Vice-President Mortgagee.

eD

11.

Nass

E. Eby

Register of Deeds