28

1

Reg. No. 11,8 Fee Paid \$52. 58899 Book 112 (No. 52K) Boyles Legal Blanks-CASH STATIONERY CO.-Lawrence, Kansas MOTOAOE Harold E. Allen and Barbara Jane Allen, Husband and wife, partles of the first part, and The Lawrence Building and Loan Association part.y.... of the second part. ander and the second Witnesseth, that the said part 199. of the first part, in consideration of the sum of Twenty-one Thousand and no/100-----DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha. X. sold, and by this indenture down, GRANT, BARGAIN, SELL and MORTGAGE to the said part y.....of the second part, the Kansas: to-wit: Beginning at the Southwest corner of Quincy Street (now Eleventh Street) Beginning at the Southwest corner of Quincy Street (now Eleventh Street and Ohio Street, in the City of Lawrence, thence West along the South side of Quincy Street 125 feet, thence South 75 feet, parallel with the West line of Ohio Street, thence East 125 feet to the West line of Ohio Street, thence North 75 feet to the place of the West line of Ohio Street, thence North 75 feet to the place of the Guinning, in the block of ground shown on plat as School Grounds, in the Southwest Quarter of Section 31, Township 12, Range 20, in Douglas County, Kansas, Also Dot One hundred sixteen (116) on New Hampshire Street in the City of Lawrence, Douglas County, Kanses, Dot No. Eighteen (18) and Mineteen (19) in Spencer Heights, an Addition to the City of Lawrence, Douglas County, Kansas, States In the with the appurtenances and all the estate, title and interest of the said part 198of the first part therein, of the premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and clear, of all incumbrances 1. 14 2 and that they will warrant and defend the same against all parties making lawful claim thereto. Bis agreed between the parties hereto that the part. 10.5 of the first part shall at all times during the life of this indenture, pay all taxes Ind sustainants that may be levied or extensed against said real extent when the same becomes due and payable, and that the y. Will apply the period of the second part is all be specified by the period by the kees so paid arm until fully rep ded as a mortgage to secure the payment of the rule of Twenty-one Thousand and no/100-THIS GRANT Is Inter DOLLARS. rding to the terms of <u>ONB</u> certain written obligation for the payment of said sum of money, executed on the 29th Rebruary 19.56 and by 115 terms made payable to the part Y of the second internal according to the terms of said obligation and also to secure any sum or sums of money advanced by the day of the all interest said part X of the second part to pay for any insurance or to discharge any taxes with interest therein as herein provided, in the event ther said part, LOS, of the first part shall fall to pay the same as provided in this indenture In the product of the interpret scan ten to pay the same as provided in the monous. If default be made in usich payments or any part there of or any obligation created thereby, or interest thereon, or if, the taxes on said real artistic are not paid when the same become due and payable, or if the favorance is not kept up, as provided herein, or if the buildings on said real strifts are not paid when the same become due and payable, or if the favorance is not kept up, as provided herein, or if the buildings on said real strifts are not ben favorane good replication the buildings on said premises, then this conveyance shall be become absolute and the whole sum remaining unpaid, and all of the obligation, provided for in said written obligation, for the second or said be said if given, shall interestietly mature and become due and payable at the option of the holder hereof, without notice, and it shall be lewful for Field part, J. Of the second part mild part, J. Of the second part mild part, J. Of the second part mild become in the manner provided by law; and 16 have a receiver appointed to collect the rantif and benefits accounts therefrom an in the second the manner provided by law; and 16 have a receiver appointed to collect the rantif and benefits accounts there is the second benefit account of the manner prescribed by law, and out of all money arting from such a an the second the second benefit accounts in the manner prescribed by law, and out of all money arting from such a an the second the second benefit accounts in the second benefits accounts the overplus. If any the eed by the parties, here's that the term and provisions of this indentive, and each and every obligation therein contained, ar upon interform, shall extend and three to and be obligatory upon the heirs, executors, administrators, personal represent Juccesson of the respective parties here's a the part 10.8. of the first part ha X.G ... hereunto (SFAL) - (SEAL) Ellen SEAL ame llen (SEAL) MANARA BARANA BARANA BARANA BARANA