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Deeds

220	Reg. No. Pros Paid
~	ם העות התעות התעות התעות התעות התהת התאת התאת התאה התאה התאה התאה הת
(DEC)	
	MORTGAGE 59320 (No. 52X) Boyles Legal Blanks-CASH. STATIONERY COLawrence, Kaniss Book 112
A B	This Indenture, Made this 18th day of April 1956 between
	James A. Loop and Nan Masters Loop, husband and wife,
p1	of Lawrence , in the County of Douglas and State of Kausas
20	part ie sof the first part, and The Lawrence Building and Loan Association
La	part. y of the second part.
1 miles	Witnesseth, that the said part. 105. of the first part, in consideration of the sum of
	Four thousand and no/100DOLLARS
2 5	tot.acm
a a	this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, the
200	following described real estate situated and being in the County of
2 22	Kansas, to-wit:
A R	Lot Eight (8) in Block Ten (10) in University Place, an Addition
Res .	to the City of Lawrence, in Douglas County, Kansas,
5	with the appurtenances and all the estate, title and interest of the said parties of the first part therein.
a a a a	And the said part LCS. of the first part do hereby covenant and agree that at the delivery hereof LLCY. OP the lawful owner S
a a bo	of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances,
4 6 3	and that they, will warrant and defend the same against all parties making lawful claim thereto.
E Chine	it is agreed between the parties hereto that the part 103. of the first part shall at all times during the life of this Indenture, pay all taxes
t in is	and assessments that may be lavied or assessed against said real estate when the same becomes due and payable, and that they will keep the buildings upon said real estate insured against file and formado in such sum and by such insurance company as shall be specified and the such insurance company as shall be specified and the such sum and by such insurance company as the base of the second s
24 22	directed by the party of the second part, the loss, if any, made payable to the part of the same become due and payable or to keep
M.	historest. And in the event that sale part all built in the that part and the bar of part over a said taxes and insurance, or either, and the amount said premises insured as herein provided, then the spart
ter ter	until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of
1 30	THIS GRANT is intended as a mortgage to secure the payment of the sum of the secure the payment of the sum of the secure the payment of the payment of the secure the payment of the payment of the secure the payment of the paymen
	according to the terms of ONC certain written obligation for the payment of said sum of money, executed on the 18th
to the	day of <u>April</u> <u>19.56</u> , and by <u>its</u> terms made payable to the part. <u>Y</u> of the second part, with all interest accroling thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the
	and part, with all interest accruing thereon according to the terms of said bougarion and and to accord any sound of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even
(page 1)	that said part 10 S of the first part shall fail to pay the same as provided in this indenture.
S)	And this conveyance shall be void if such payments be made as herein apecified, and the obligation contained 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 add rea
6	estate are not paid when the same become due and payable, or if while is committed on said premiers, or in the boltands on and
ф. ,	real enter are not kept in as good repair as they be which it is an
JE E.	the said part.V
la la	sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale the remises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale the retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there but the manner the such as the same of the same same same same same same same sam
er l	shall be paid by the part. Y making such sale, on demand, to the first part. 10.5.
all all	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and a benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representative
43	assigns and successors of the respective parties hereto.
al a	In Witness Whereof, the part ICS of the first part ha VC. hereunto set thCIP
Mr. 6 1	James a Loop (SEAL
ana ano ano ano	Games A. Loop (SEAL
and a	nan Masterel Loops
8 10 m 2	lian Legters Loop (SEAL
de al	
i al a c	
4 4 4 S	
740	
ure 4) Hea	STATE OF LADBAR
thi	Douglas county,)
	BE IT REMEMBERED, That on this 18th day of April A. D., 19.5 before me, a <u>Notary Public</u> in the aforesaid County and Sta
	before me, a <u>Holary Horresta</u> in the storestal county and sta
	NOTAAL WIFE
in the second	to me personally known to be the same person. S. who executed the foregoing instrument and du
as written	acknowledged the execution of the same.
ortgrad	year last above written,
is 15 th and	My Commission Expires April 21 1958
august	L. E. EbyNorary Public
OLAN I	rded April 18, 1956 at 4:20 P.M. Topol Which Register
The of Douth	rded April 10, 1956 at 4:20 P.M. A and A. Bock Register

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