338	Fee Pato \$17.50	
	MORTGAGE 3:3467 BOOK 112 (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLowrence, Kanias	
	This Indenture, Made this	
	of Lawrenco, in the County of Douglas and State of Tansas. part is sof the first part, and The Lawrence Building and Loon Association	
	party	
	to	
TACING THE REAL PROPERTY OF TH	following described real estate situated and being in the County of <u>Dourlas</u> and State of Kansas, to-wit: The West fifty (50) feet of Lot Eight (8) and the East fifteen.	
	 (15) foet of Lot Soven (7), in Block B, in SouthWest Addition Ho. 2, an Addition to the City of Lawr nee, with the appurtenances and all the estate, title and interest of the said part locof the first part therein. 	
	And the said part 185 of the first part do hereby covenant and agree that at the delivery hereof. D187. 3.2.08h lawful owner S of the premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that. D120.V. will warrant and defend the same against all parties making lawful claim thereto.	ί
	It is agreed between the parties hereto that the part LQS of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that the Y Will keep the buildings upon said real estate insured against first and tornado in such sum and by such insurance company as shall be specified and directed by the part. Y_{min} of the second part, the loss, if any, made payable to the part. Y_{min} of the second part, the loss, if any, made payable to the part. Y_{min} of the second part of the loss, if any, made payable to the part. Y_{min} of the second part of the inductive that shall perturbe the second part shall fail to pay such taxes when the same becomes due and payable or to keep the bail become a part of the inductived rescured by this indenture, need that is because of 10% from the date of payment is part of the inductive force.	
	until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>SOVON</u> <u>T</u> :1013 <u>SONC</u> <u>AND</u> <u>TO/100</u> DOLLARS, according to the terms of <u>OID</u> certain written obligation for the payment of said sum of money, executed on the <u>Ath</u>	
	day ofterms and payable to the part $3^{}_{}$ of the second gradient of the second part $3^{}_{}$ of the second gradient of the solid gradient provided in the second gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient provided gradient of the second gradient of the solid gradient of the second gradient of the second gradient of the solid gradient of the second gradient o	
	and the whole turn termining unput, and and the Uniquicity provided to the set whole turn termining unput, and an of the Uniquicity provided to the second part. It is given, shall immediately mature and become due and payable at the option of the holder hered, without notice, and it shall be lawful for the second part. It is given, shall be predicted by law and to have a receiver spontied to collect the rents and benefits accruing therefrom; and to constrain thereas in the manner previous the burget of the second part. It is given, shall be paid by the part. Y making such sale, on demand, to the first partLCC.	
	L is spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all be benefits accuing thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successory of the respective parties hereto. In Witness Whereof, the part 103, of the first part ha VC, hereunto set thio 17, hand 5, and seal 5, the day and year is above written.	
	Harry V. Christian (SEAL) Harry V. Christian (SEAL) Lulla Chustan (SEAL) Idella Christian (SEAL)	(()
	STATE OF KANSAS	
is recurs weitron a cition	BE IT REMEMBERED, That on this 4th day of May A D. 1956 - A D. 195	
154 4 (4, 34) 54 54 1 (1. Reak	humband and willa, both and willa, both and willa, to me personsily known to be the same person S, who executed the foregoing instrument and duly ecknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunio subscribed my name, and affixed my official seal on the day and year last above withen.	
ell'es de gelican anu:	Me Spontilion tiples & March 19 10 59 Inogene Howard Notery Public	
	And Mar 4, 1 16 at Drif A.M. RELEASE I the understand, owner of the within mortrare, do hereby acknowledge the full payment of the secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of	()
record	d. Dated this jith day of August 1956. t: by E. Eby The Lawrence building and Loan Association Secretary (Corp Seal) by W. E. Lecker Vice-Pres. Mortgagee.	

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