	MORTOAGE 59468 (Ne. 324) Boyler Legal Blank-CASH STATIONERY CO-Lawrence, Kanan Book 112,
	This Indenture, Made this
•	Herry L. Christian and Idella Christian, husband and wire,
	of Lawrance , in the County of Douglas , and State of Kansas
	part losof the first part, and The Lawrence Building and Loon Association
	part. y of the second part.
	Winesseth, that the said part 198 of the first part, in consideration of the sum of Saven. Thousand and no/100 DOLLAR
	to
	This Indenture do
	Kansas, towil:
	The West 63.68 feet of Lot Seven (7), in Block B, in Southwest
-	Addition No. 2, an Addition to the City of Lawrence,
	with the appurtenances and all the estate, title and interest of the said parties. of the first part therein. And the said part 10.5. of the first part dobreek coverant and agree that at the delivery hereof that 0. D the lawful owner.
	And the said part. LU.S of the first part do
	and that they, will warrant and defend the same against all parties making lawful claim thereto.
	It is agreed between the parties hereto that the part_10.gof the first part shall at all times during the life of this indenture, pay all tax
	and essessments that may be levied or essessed egainst stild real estate when the same becomen due and payable, and shart the O.V.W.LLL keep the buildings upon asid real estate insured against fire and formado in such sum and by such insurance company as shall be specified and directed by the part. Y of the second part the losts if any, made payable to the part. Y of the second part to the estimation of the second part is the estimation of the second part is the estimation. Lts.
	directed by the part. Y of the second part, the lost, if any, made payable to the part. Y of the second part to the extent of 123. Interest, And in the event that said part 1.0.3. of the first part shall fall to pay such taxes when the same become due and payable or to ke said premises insured as herein provided, then the part. Y of the second part may pay said taxes and insurance, or either, and the amou to paid hall become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payme
_	until fully repaid. THIS GRANT-is intended as a mortgage to secure the payment of the tum ofSOVON_thousarid_and_no/100mm.mm
	DOLLAR
	according to the terms of ONO
	and part, while all interest accounts interest accounts to have remn or said obligation and allo to secure any some of num or money download of a said part, "Y
	that said part 205 of the first part shall 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 discharge
	If default be made in such payments of any part thereof or any obligation created thereby, or interest thereon, or if the insert on said ar estate are not paid, when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on a gradie estate are not kept in as good repair, as they are now, or if, wate is is committed on said premiter, then this conveyance shall become about
	and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indentu is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lewful f
	the said part y of the second part
	ration the amount then unpeld of principal and Interest, together with the costs and charges incident thereto; and the overplus, if any there b whall be puld by the part. Y making such sale, on demand, to the first part203
いた。	It is spreed by the parties have to that the terms and provisions of this indenture and each and every obligation therein contained, and benefits accurate, thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representative
	anight and increasors of the respective parties hereto. In Winness Whereof, the part LCS of the first part has VO, bereanto set LDOLT
	Harry J. C. SEAN Harry I. Christian
	Idella Christian (SEA)
	TRANSING AND TRANSING TO TRANSING AND TRANSING AN
2	STATE OFSS.
	BE IT REMEMBERED. That on this lith day of JIDY. A D. 195
	before ma, e Notary Public in the storestid County and Ste CELIE
j.	husband and wire,
	to me personally known to be the same person. B. who executed the foregoing instrument and du acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have hereunio subscribed my name, and affixed my official seal on the day a year last above Geritten.
	-My convides, Expired March 19 10 59 Infogene Howard Notery Public
90	eorded May 4, 1956 at 10:20 A.M. RELEASE Register o
sec	I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment o cured thereby, and authorize the Register of Deeds to enter the discharge of th is mortgage
Dat	ted this 10th day of September 1971 (Corp. Seal) known as The Lawrence Suilding and
	N. D. Vaughn Executive Vice Preside

(P.15.4)

Second Street

1

l

ŧ

. •

1

er.

1-14 11-14-2-14-7-

-5