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	59600	<u>OUCTORC</u>
MORTGAGE	Book 112 (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence;	Kansas
This Indentur	e, Made this21stday of 19.50 be	Iween
	E. Walker and Mannath C. Walker, her hurband	
of Lawr	ence , in the County of Douglas and State of	
	first part, and The Lawrence Building and Loan Accocktion	
Witnesseth, ti	hat the said part. 199 of the first part, - in-consideration of the sum of	0.00
	and and no/100	
o them	duly paid, the receipt of which is hereby acknowledged, ha VC sold, ar	nd by K
his indenture d	oGRANT, BARGAIN, SELL and MORTGAGE to the said part V of the second part	t the
ansas, to-wit:	ibed real estate situated and being in the County of	ite of
Lot No.	One Hundred Five (105) on Vermont Street, in the City of	
-nawi once	, in Dourlas County, Kansac,	n. 2
And the said part	Les, of the first part do hereby covenant and agree that at the delivery hereof \$2003. 0.300ho lawful o	
f the premises above	granted, and selzed of a good and indefeasible estate of Inheritance therein, free and clear of ell incumbrances,	
	and that ${ m theory}$ will warrant and defend the same against all parties making lawful claim the	areto.
d'assessments that n	en the parties hereto that the part 10.0 of the first part shall at all times during the life of this indenture, pay all new be leaded or assumed applied with out to the start to be the start of the start o	taxes
tep the buildings up rected by the partJ terest. And in the ev ild oremises insured	In sol create state insured against first and tend to when the tame becomes due and paybele, and that will be the second part, the loss if any made paybele to the part. $V_{\rm end}$ is the loss of the second part to the extent of L of the second part, the loss if any made paybele to the part. $V_{\rm end}$ is the loss of the second part to the extent of L of the second part. L of the first part shall be the part $V_{\rm end}$ is the loss of the first part shall be the part $V_{\rm end}$ is and how made the part. $V_{\rm end}$ is the loss of the first part shall be the part $V_{\rm end}$ be the part $V_{\rm end}$ is the part $V_{\rm end}$ of the second part and paybele or the second part and paybele or the second part and part. $V_{\rm end}$ is the part $V_{\rm end}$ of the second part may pay and taxes and how makes or either, and the a part of the indebtedness, secured by this indenture, and shall be ar interest at the rate of 10% from the date of part of the indebtedness.	ed and E D keep C
un tent tebaid.	ended as a mortgage to accure the payment of the sum of FOUR thousand unit no/100-1	
cording to the terms	of OTIG certain written obligation for the payment of said sum of money, executed on the 21.5 b	ILLARS, G
vof Un	$y_{\rm max}$ 1056, and by 1257, terms made psychological in the set of the second state of the second stat	
id part.Y of 1	the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the	event
And this conveyance default be made in late are not paid wh al estate are not kep ind the whole sum re	of the first part shall fail to pay the same as provided in this indenture. se shall be void if such payments be made as herein specified, and the obligation contained therein fully discl such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on sail then the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings it in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become a smalleng unpaid, and all of the obligations provided for in said written obligation. For the recurity of which this inc	id real on said bsolute
a sald nartV of	f the second next	ful for 10
Il the premises here tain the amount then	unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any the	nd to
It is eareed by the	part. $J_{m,m}$ making such sale, on demand, to the first part 108. • parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, a from shall estimate and functions to and the solutions of the solution of the solut	
ilgns and successors In Witness Whereof	the stand and hurse to, and be obligatory upon the here, executors, administrators, personal represent of the respective parties hereto.	talives,
it above written,	$(1 + 1)^{1} = 0 + 1 + 1 = 0$	year E
• •	Josephine 2. Walker (S	EAL)
anti Anti-Anti-Anti-Anti-Anti-Anti-Anti-Anti-	The off POM- Da-	EAL)
•	Genneti, 6. allier	EAL) EAL)
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NTE OF	55,	
ou. munnen	BE IT REMEMBERED, That on this	
V	before me, a	State
NOTAR	Joponhino E. Walker and Kenneth C. Jalker, he husband,	2.1.
Unic	to me personally known to be the same person S, who executed the foregoing lasterment and	duty 0
۲۰۰۵ ما د ۲۰۰۵ و ۲۰۰۰ ۲۰۰۰ د ۲۰۰۱ و ۲۰۰۰ ۲۰۰۰ د ۲۰۰۱ و ۲۰۰۱ و ۲۰۰۰	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the de-	12
Commission -	\downarrow \downarrow \sim \sim \sim	and C
Commission Expires	Apr11 21 19 58	
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