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Handid Q. B

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|  | Reg. No. 12,536  |
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| MORTANOR 59804 (Ne. 52K) Boyles  | Legal Blankz-CASH STATIONERY COLewrence, Karsas  |
| Book 112<br>This Indenture, Made this  | June 19.56 between   |
| Delbert A. Eisele and Laverne I. Eisele  |  |
| *****  |  |
| of Lawrence  |  |
| part les of the first part, and.<br>The Lawrence National Bank, Lawrence, Kansas   | in the second se |
| Witnesseth, that the said part. 199. of the first part, in consider  |  |
| Two Thousand and no/100  | dollars  |
| to themthem  |  |
| this indenture do GRANT, BARGAIN; SELL and MORTGAGE to<br>following described real estate situated and being in the Cou  |  |
| Kansas, towit:   |  |
| The South Fifteen Feet (15) of Lot No. Two<br>North Sixty (60) Feet of Lot No. Three (3),  |  |
| Block No. Three (3), in Hillcrest, an Addit<br>City of Lawrence, Douglas County, Kansas  |  |
| Including the rents, issues and profits the  |  |
| however that the Mortgagors shall be entitled in the rents, issues and profits un  |  |
| hereunder.   |  |
| with the apputenances and all the estate, title and interest of the  |  |
| And the seld part ATR of the first part do hereby covenant and agree that<br>of the granizes above granized, and seized of a good and indefeatible estate of inheritam<br>a mortgage recorded May 2, 1950 in book 112 of Kortga  | at the delivery hereof   |
| a mortgage recorded may 2, 1950 in book in 2 of sortgat<br>to the Lawrence National Bank, Lawrence, Kansas, which<br>and that they will warrant, and defand the  | are applied and the making and the transmission of the second sec |
| It is agreed between the parties hereto that the part_195of the first part shall a   | t all times during the life of this Indenture, pay all taxes   |
| and assessments that may be levied on assessed against said real estate when the same it<br>been the buildings upon said real estate insured against fire and tornado in such sum as<br>distincted by the part   | secomes due and payable, and that UNCY WILL.   |
| interest. And in the event that said part_105 of the first part shall fail to pay such ta<br>said premises insured as herain provided, then the part_7   | pay said faxes and insurance, or either, and the amount still  |
| THIS GRANT is Intended as a mortgage to secure the payment of the sum of   |  |
| Two Thousand and no/100  | Dollars,   |
| eccording to the terms of 118  | terms made payable to the part   |
| part, with all interest accruing thereon according to the terms of sold obligation and also<br>asid part   | a to secure any sum or sums of money advanced by the   |
| . Her said peri. 100. of the first peri shall fail to pay the same as provided in this in<br>And this conveyance shall be vold if such payments be made as herein specified, o   |  |
| If default be made in such payments or any part thereof or any obligation created the setting are not peld when the same become due and payable, or if the insurance is not i  | reby, or interest thereon, or if the taxes on said real states in the second state in the second secon   |
| (real because invernet keept hat is good repeat as they are now, or if waste is committed on<br>and the whole sum remaining unpaid, and all of the obligations provided for in-said v<br>fis green, whell immediately mature and become due and payable at the option of the | written obligation, for the security of which this indenture   |
| the said part y of the second pert Y, 118 Agents or as 12 gas to tak<br>ments thereon in the manner provided by law and to have a receiver appointed to colle  | ct the rents and benefits accruing therefroms and to   |
| reall the premises have granted, or any part thereof. In the manner prescribed by<br>realing the encount they organd of principal and interest, together with the costs and char   | ges incident thereto, and the overplus, if any there be,   |
| whill be paid by the part LCB, making such sele, on demand, to the first part X<br>It is agreed by the parties hereto that the terms and provisions of this indenture  | and each and every obligation therein contained and all  |
| benefit; acquiring therefrom, that artend and have to, and be obligatory upon the<br>resigns and accessors of the respective parties have to.  |  |
| the Whenes Whereof, the gart 105 of the first part he YC hereunto set  |  |
|  | Delbert A. Eisele  |
| ······································   | server fr. Escler (SEAL)   |
| ••••••••••••••••••••••••••••••••••••••   | Laverne I. Eisele (SEAL)   |
|  |  |
| COUNTY   |  |
| beters me a notary public  | dup ofAuseA. 6, -19, 56  |
| Delbert A. Eisele and L  | averne I. Eisele, husband and wife   |
| SSEE A STATE TO BE BEFORE AND A DE THE SAME DATE   | on. <sup>9</sup> , who executed the foregoing instrument and duly  |
| achaeviedged "the execution of the same.<br>Mill writess witemach, i have hereonic subscribed  | my name, and effixed my official seal on the day and   |
| year leaf shows written.   | Inna a Burgert   |
| A statement of these in 2 198  | IRMA"A. BURGERT  |
| bed June 12, 1856 at 2:30 F.M.   | Asl G. Bock Register of Deeds  |
| REVEAUE<br>1 the undersigned, ewner of the wildle nortgage, do he<br>record thereby, and authorize the containing of he  |  |
| A . Aled this 2nd day of March 1967  | c enter the discharge of this mortgage of  |
| t: wenneth Rehmer Assistant Cashier John F. Pete<br>. Scal)  | Lational zark, Lawrence, Lansas<br>rs Vice Fresident & Cashier Mortgagee. Owner.   |

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