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MORTOAGE (Ne. 52K) Boyles Legal Blanta-CASH STATIONERY GOLawrence, Kanisa	
This Indenture, Made this	
7 C 10 C 1	
Lawrence in the County of Douglas and State of Kansas	
rt lesof the first part, and	
part. 7 of the second part.	
Witnesseth, that the said part is of the first part, in consideration of the sum of the said part is	
then	
is indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part .y of the second part, the	
Howing described real estate situated and being in the County ofDouglasand State of	
nies, towih	
The South 50 feet of the East 181.2 feet (less the East 50 feet thareof, said East 50 feet being deeded to Douglas County for a street) of Lot Eight (8) in Block Four (1) in South Lawrence, an addition to the	
City of Lawrence. Including the rents, issues and profits thereof provided	
however that the mortgagors shall be entitled to collect and retain the rents, issues, and profile until default become of the shall be sh	
And the sold part. 188. of the first part do	
the presides above granted, and selzed of a good and Indefeasible estate of Inheritance therein, free and clear of all incumbrances	
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_103of the first part shall at all times during the life of this indenture, pay all taxes and seases and the may be levied or assessed against said real estate when the same becomes due and payable, and that they will	
een the buildings upon said real-state insured equinst fire and tornado in such sum and by such insurance company as shall be specified and instead by the part. Y of the second part; the lose, if any, made payable to the partY of the second part to the extent of1.US weam, And in the event that said part.128 of the first part shall it to pay such taxes when the same become due and payable or to keep	
and provide insured as herein provided, then the part y of the second part may pay said taxes and insurance, or either, and the smoon a said shall become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment will fully regard.	
THIS GRANT is intended as a mortgage to secure the payment of the sum of	
Six Thousand Five Hundred and no/100 DOLLARS, conding to the terms of a certain written obligation for the payment of taid sum of money, executed on the	
of	
ed part. I	194 - Maria 1941 - Maria
hat suble peril.108 of the first part shell fail to pay the same as provided in this indenture. And this conveyance shell be vold if such payments be made as herein specified, and the obligation contained therein fully discharged Astron the made in such payments or any part thereof or any obligation created thereby, or interest thereon, or H the taxes on said ras	
state 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 said and eather are not kept in as good repeat as they are now, or if tweste is committed on said premise, then this conveyance shall become absolut mit the whele sum remaining unpaid, and all of the obligations provided for in slat written obligation, for the security of which this indentury	
arean, shell immediately mature and become due and psyable at the option of the holder hereof, without notice, and it shell be lawful for a seld pert. Y of the second pert. Y 115. EXECTORSadmining to the posterior of the Posterior of the remise and all the improve and thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to	
sent these in the memory provided by lieu and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to all the premise hereby granted, or any per thereof, in the manner prescribed by law, and out of all moneys arting from such sale to then the amyoing then unseld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be	
all be set, by the pertaining such sale, on demand, to the first pert. 188	
It is spread by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all another pactivity therefrom, shall extend and invertee to, and be obligatory upon the heirs, executors, administrators, personal representatives all and the extended of the extended of the obligatory upon the heirs, executors, administrators, personal representatives all and the extended of the extende	
a manager barrent, the part 108 of the first part ha VO hereunto set oftheir I and seat. S the day and year	
Maine Wikhing	**************************************
Las M. Olace Mayne Allphin Jr. (SEAL)	
Lois W Allphin _(SEAL)	
AT CO-	
Ss.	
A D. 1956	
before me notary public in the eforesaid County and Store came Mayne Allphin, Jr. and Lois W. Allphin, his wife	
and the second	
to me personally known to be the same person who executed the foregoing instrument and duly ecknowledged the execution of the same.	
the withess wweekov, I have hereunic subscribed my name, and affixed my official seal on the day and year last above withen.	
Canaditation Expired Jan. 28, 1998 10 Januar A. Burgert	
July 6, 1954 at 31.3 P.M. RELEASE Harsld G. Hork Register of	
dersigned, owner of the within mortgaze, do hereby acknowledge the full payment of the thereby, and authorize the Register of Deeds to enter the discharge of this mortgage o	f record.
is 21st day of October, 1957. Lawrence National Bank, Lawrence, Kansas J. Underwood. Vice-President. John P. Peters, Cashier	