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MORTGAGE				(No. 52K)	Boyles Legal	Blanks-CASH ST	ATIONERY CO Lawrence,	Kenses
This Inden	• ture, Made	ə this	13th		of	inust	, 19.56 ь	etween
John	Toblas	Schnid	t and La	ry Ann Sc	lunidt, li	usband on	d wife	

...... of Lawrence in the County of Douglas and State of Kausas parties of the first part, and The Lawrence Building and Loan Accoclation co

Witnesseth, that the said part. 103... of the first part, in consideration of the sum of Four Thousand and no/100 - - - - - - - - - - DOLLARS

198

Anonononononononon

to......tinem......duly paid, the receipt of which is hereby acknowledged, ha. V.C. sold, and by Kansas, to-wit:

The West Half of Lot Thirteen (13) in Block Twenty-four (24), in Sinclair's Addition to the City of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part 1990f the first part therein.

of the premises above granted, and selzed of a good and indefessible 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. egreed between the parties hereto that the particity of the first part shall at all times during the life of this indenture, pay all taxes

essencents that may be levied or essensed against said real estate when the same becomes due and payable, and that $\frac{1}{1000}$ $\frac{111}{1000}$ the buildings then said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and ad by the part $\frac{1}{1000}$ of the second part, the loss, if any, made payable to the part $\frac{1}{1000}$ of the second part, the loss, if any, made payable to the part $\frac{1}{1000}$ of the second part of the second reat to the extent of $\frac{1}{1000}$ of the first part shall be into a payable to the part takes when the same become due and payable or to keep member howed as herein provided, then the part. $\frac{1}{10000}$ of the second part may pay said sexes and insurance, or either, and the amount id shall become a part of the indebtedness, secured by this indenture, and shall be an interest at the rate of 10% from the date of payment fully recald. premises insured as herein aid shall become a part of fully repaid. eo peia ... until fully

THIS GRANT is intended as a mortgage to secure the payment of the sum of Four Thousand and no/100 _____ DOLLARS. ng to the terms of ONO certain written obligation for the payment of said sum of money, executed on the 13th

day of thet seld part 105 of the first part shall fall to pay the same as provided in this indenture.

and particular in the tray part has real to pay the same as provided in this indeduced. We have conveying ball be vold if such payments be made as herefore pacified, and the obligation contained therein folly discharged, afout he made in such payments or any part hareof or any obligation created thereby, or interest thereon, or if the taxes on said real earns of pied when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the building on said earns of pied when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the building on said earns of pied when the same meaning unpaid, and all of the obligations provided for in said written obligation, for the security of which the indenture wen, shall immediately meture and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for real esta and the

shall be paid by the part. Y making such sale, on demand, to the first part. 10.5 ...

spread by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, and successors of the respective parties hareto.

John Toblas Schmidt .(SEAL) (SEAL) Mary Ann Mary Ann(SEAL)

(SEAL)

Kanses			1				
Douglas	OUNTY, SS.				1		
A CALL STATE THAT I AND	IT RIMEMORRED,	Thus an all 14	13th	Same at	August		a
Service States							y and State
07.5 N	before me, a	Notar Tobias S	cy Publi ohmidt	lç		chmidt,	y and State
	before me, a came John	Notar Tobias S and wif	cy Publi ohmidt 9	ic and Mar	y Ann S	chmidt,	
97.m 25.	before me, a came John husband to me personally acknowledged the	Notar Tobias S and wif	cy Publi ohmidt A same person he same.	ic and Mar	In the of Ann S	foresald Count chmidt,	nt and duly

1.1 A. . . . ed a loc P definiter f Deeds RELEASE i the undersighed, owner of the within mortrage, do hereby acknowledge the full payment of the debt. secured thereby; and authorize the defiator of Deeds to enter the discharge of this mortrage of record. Dated this fth day of AL st 1959. The Lawrence Building and Boan Association W. E. Decker, Vice President Mortgagee. (Corp. seal) Attest: Imagene Howard, Ass't, Secretary Mortgagee.