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MORTGAGE ' (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kanaa
This Indenture, Made this lith day of Ogtobor , 1956. between cost1 S. tolls and way 5. Wolls, husband and wife,
ofLewrience, in the County ofDourlasand State ⁶ ofKansas
part 10 Sof the first part; and The Lawrence Bullding' and Loan Association part V of the second part. Witnessefh, that the said part 199, of the first part, in consideration of the sum of
 Witnessen, that the said part. As of the first part, in consideration of the solid of the solid
this indentuite doGRANT, BARGAIN, SELL and MORTGAGE to the said part Yof the second part, the following described real estate situated and being in the County ofDour Las
Lbt Three (3) in Block 3 in Hackell Place, an Addition to the City of Laurence,
with the appurtenances and all the estate, title and interest of the said part 10.50 the first part therein. And the said part 10.5
of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
and that $UORY$ will warrent and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part IOO of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real state when the same becomes due and payable, and that $UOY WILL$ and assessments that may be levied or assessed against said real state when the same becomes due and payable, and that $UOY WILL$ and assessments that may be levied or assessed against fire and tornado in such sum and by such insurance company as shall be specified and directed by the part. V of the second part, the loss, if any made payable to the part. V of the second part to the extent of IIO interst. And in the event that taid part. IQS of the first part shall fail to pay such taxes when the same become due and payable or to keep interst. And in the event that taid part. IQS of the first part shall be interest the same and insurance, or either, and the amount and premiser insured as theight provided, then the part V of the second part may pay add taxes and insurance, or either, and the due of payment.
123 to paid shall become a part of the inconcenters see of
unil fully repuid. THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>Five theoremula and no/loc</u>
according to the terms of ONC certain written obligation for the payment of said sum of mogey, executed on the <u>1</u> ,
And this conveyance shall be vold if such payments be imade as herein "specified, and me boligation totation in the state of state and the state of a such payments or any part thereof or any obligation created thereby, or interest thereon, or if the states on said real if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said real estate are not paid when the same become due and payable, or if the insufance is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall be lawful for the sub the sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture and the whole sum remaining unpaid, and all of the obligation growided for in said written obligation, for the security of which this indenture is given, shall limitediately mature end become due and payable at the option of the holder hereof, without notice, and it shall be lawful for it given, shall limitediately mature end become due and payable at the option of the holder hereof, without notice, and all the immove
The interest in the manner provided by united by the manner provided by law, and out of all moneys arising train such that to be said the premises hereby granted, or any pair thereof, in the manner proceeded by law, and out of all moneys arising train such that to be said the premises hereby granted, or any pair thereof, in the manner proceeded by law, and out of all moneys arising train such the to be said the premises hereby granted, or any pair thereof, in the manner proceeded by law, and out of all moneys arising train such the to the said the premises hereby granted, or any pair thereof, be the manner proceeded by law, and out of all moneys arising train such that the train the anount the premises hereby granted by the said the manner proceeded by law, and out of all moneys arising train such that the train the anount the premises hereby granted by the said the manner proceeded by law, and out of all moneys arising train such that the said the premises hereby granted by the said th
is all be pair by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all it is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounting therefore, shall extend and inture to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Wilness Whereof, the part LCS of the first part half
tast above willien. E Cecil S. Wells (SEAU) Cecil S. wells (SEAU)
Way C. Wells (SEAL) Hoy C. colls (SEAL)
STATE OPKansas
A Douglos country St. BE IT REMEMBERED, That on this util day of October A. D. 19-50
BE IT REMEMBERED, That on this <u>4, th</u> day of <u>OCHTOMET</u> b, the before me, a <u>Notary Public</u> in the aforesaid County and State came <u>Cocill S. Wells and May E. Wells</u> , husband and wife,
to me personally known to be the same person . C. who. executed the foregoing instrument and duly achnowledged the execution of the same. IN WITNESS WHEREOF, I have hereunio subscribed my name, and affixed my official seal on the day and
ver last above willian. My Commission Expires Abult Notary Public Notary Public Notary Public Notary Public
Becorded October 4, 1956 at 11:20 A.N. Hardd G. Beck He Hater of RELEASE
is the undersigned, owner of the within mortgue, do but productions that the spherit of the second discovery, and authorize the basis terms? Descent a complete discovery of this production of the second discovery.
Pated this 16th day of Aurust, 1917. The Last see word of Conternance of Conternace of Conternance of Conternance of Conterna
(Corp Seal)

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