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	Reg. No. 13,018, Fee Faid 61644 BOOK 114
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MORTGAGE	(No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
This Indenture, Made thi	s 15th day of January
the second of th	and Rose Marie Sawyer, husband and wife,
ETOXA THE SOUNDER	and hold Mario Sawyer, musuand and wite,
and the second	and a second provide a second
	in the County of Dougla's and State of Kanaas
partles of the first part, an	nd The Lawrence Building and Yoan Association
	part y of the second part.
Witnesseth, that the said	part 10g of the first part, in consideration of the sum of
Fifty-four hundred	and no/100 DOLLARS
to them	duly paid, the receipt of which is hereby acknowledged, ha we sold, and by
this indenture do GRAM	NT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
following described real '	estate situated and being in the County of Douglas and State of
Kansas, to-wit:	
	21) in Block Three (3) in Haskell Place, an
	City of Lawrence,
	d all the estate, title and interest of the said part lead the first part therein.
	e first part dohereby covenant and agree that at the delivery hereof 10% . 12% is lawful owner is
of the premises above granted, and	selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	and that $they will warrant and defend the same against all parties making lawful claim thereta.$
It is agreed between the parties	hereto that the part 100 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 estate when the same becomes due and payable, and that thay will
keep the buildings upon said real efficience of the set	or assisted against lies and tendedown he same becomes due and psychie, and that $UI(1) = UI(1) = UI($
said premises insured as herein prov	part $\lambda > 0$ of the first part shall fail to pay such taxes when the same become due and payable or to keep vided, then the part J of the second part may pay said taxes and insurance, or either, and the amoun
binn tuny reperc.	
THIS GRANT is intended as a mo	origage to secure the payment of the sum of Fifty-four mindred and no/100
	DOLLARS
	certain written obligation for the payment of said sum of money, executed on the $15 { m tb}$ 19 57 , and by 1 ts terms made payable to the part Y of the second
part, with all interest accroing there	on according to the terms of said obligation and also to secure any sum or sums of money advanced by the
the second se	rt to pay for any insurance or to discharge any taxes with inferent thereon as herein provided, in the even
	part shall fail to pay the same as provided in this indenture.
If default be made in such paymen estate are not paid when the same	sid if such payments betimade as herein specified, and the obligation contained, therein fully discharged is or any part thereof or any obligation created thereby, or interest thereon, or if the issues on said rea become due and "payable, or if the insurance is not kept up, as provided herein, or if the buildings on said
real estate are not kept in as good and the whole sum remaining unpa	became use and persons of it wants is into real only in a powned memory and interest, or not administration and regard as they are now, or if wants is committed on stall premises, then this convey more shall become absolut id, and all of the obligations provided for in said written obligation, for the security of what this indentur- and become due and payable at the option of the holder hereof, which in states, and it shall be fawful for
and the stand of the second stands and the second stand stand stands and the second stand stand stands and the second stand	
the said part J of the second ments thereon in the manner provide	ed by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to
sell the premises hereby granted, or retain the amount then uppeld of pr	or any part thereof, in the manner prescribed by law, and out of all moneys arising from such rale to incipal and interest, together with the costs and charges incident thereto, and the overplus, if any there by
	sking such sale, on demand, to the first part 105.
It is agreed by the parties here benefits accruing therefrom, shall a	eto that the terms and provisions of this indenture and each and every obligation therein contained, and al extend and inure to; and be obligatory upon the heirs, executors, administrators, personal representatives
assigns and successors of the respe	clive parties hereto.
In Witness Whereof, the part 1 last above written.	.0.5 of the first part ha V.O. hereunto set thole in hand 2. and seat .3 the day and yea
	Floyd J. Samyer (SEAL)
	Floyd Sawyer
	Re marie la marie l'array
	Rose Marie Sawyer (SEAL)
	(SEAL
And the second	1
STATE OF Kansas	55.
Douglas	COUNTY,
1 and the second se	BE IT REMEMBERED, That on this 15th day of January A. D. 19
	before me, a Notary Public in the aforesaid County and Stat came Floyd Ly Sawyer and Rose Marie Sawyer, husband
L'ADTA-	and wife,
AND REAL PROPERTY.	at the second
the search in the	the ma personally known to be the same person " who executed the foregoing instrument and out
E Var of	to me personally known to be the same person. ³ who executed the foregoing instrument and dut acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day an

My Commission Expires

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tingate ;

Contraction of the local division of the loc

Harold a. Black Register

l' L. E. Eby,

and the second secon

29th day

Harold a feat ue Begn

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April 21 19 58