Reg. No. 13,028 Fee Paid \$5.00

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<form>Peak Robinson and Higherd don Nohinson, husband and wife at large in the furgine in the County of Douglas in distance Research and the research of the furgine of the furgine and the Largence National Rack, Largence, Kanas in the state of the furgine of the</form>	MORTGAGE (No. 52K) Bayles Legal Blanks-CASH. STATIONERY COLawrence, Kanaas
<form> prime of the first part, and "The Lawrence Mational Bank, Lawrence, Kansa: prime of the second part. We meeter that the said parties of the first part, in condication of the sum of No Thousand and Mo/2002. DOLLARS to tham duty paid, the receipt of which is herely achrowledged, have sold, and by file defound do GRANT, BARGAN, SEL and MACRGAGE to the said part, of the second part, the following described fast sais sized and being in the County of Duty and the receipt of which is herely achrowledged, have sold, and by for the of the Netthere Counter (We) of the Southeret themeter (We) of the second part, the For the second part, the for the described fast sais sized and being in the Count of Duty and the second part, the for the described fast sais sized and being in the Count of the second part, the For the second part, the for the described fast sais sized and being in the Count of the second part, the For the second part, the for the described fast sais sized and being in the Count of the second part, the For the second part, the for the described fast sais sized and being in the Count of the second part, the For the second part, the for the described fast sais sized and the second part, the For the second part, the for the described fast sais size size sized sais sized part of the for the second part, the</form>	
And the said pair 168 of the lifet pair do	of Lawrence , in the County of Douglas and State of Kansas part is of the first part, and The Lawrence National Bank, Lawrence, Kansas part of the second part. Winesseth, that the said parties of the first part, in consideration of the sum of Two Thousand and No/LOODOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, BARGAIN, SELL and MORIGAGE to the said party of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Commencing in the center of Locust Street in North Lawrence at a point on the East line of the Northwest Quarter (NM2) of the Southwest Quarter (SM2) of Section Therety-line (29), Township Twelve (12) South, Range Twenty (20) East of the 6th P: M.; thence West eight (8) rods, four and one-half (12) feet; thence South to a point thirty-two (32) rods South of the North Lawrence; and, Southwest Quarter (SM2) of said Section Twenty-nine (29); thence East three (3) rods, four and one-half (12) feet; thence North Lawrence; and, Beginning thirty-two (32) rods South and eight (8) rods, four and one-half (12) feet (SM2) of Section Twenty-nine (29), Township Twelve (12) South, Range Twenty (20) East of the 6th P. M.; thence North sixteen (16) rods; thence West twenty-ceven and one-half (272) feet; thence South sixteen (16) rods; thence East twenty-ceven and one-half (272) feet; thence South sixteen (16) rods; thence East twenty-ceven and one-half (272) feet; thence South sixteen (16) rods; thence East twenty-ceven and one-half (272) feet; thence South sixteen (16) rods; thence East twenty-ceven and one-half (272) feet; thence South sixteen (16) rods; thence East twenty-ceven and one-half (272) feet; thence South sixteen (16) rods; thence East twenty-ceven and one-half (272) feet; thence South sixteen (16) rods; thence East twenty-ceven and one-half (272) feet; thence South sixteen (16) rods; thence East twenty-ceven and one-half (272) feet; thence South sixteen (16) rod
THS GRANT is intended as a mortgage to secure the payment of the sum of ThO ThOUSAIND AIN No/100	And the said part 165 of the first part dohreeby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances
the said part J of the second part. ments therein in the memore provided by law and to have a receiver, appointed to collect the rents and benefits accruing therefron; and to sell the premises thereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising' from such sale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplot, if any there be, shall be paid by the part y. making such sale; on demand, to the first part 125. It is agreed by the part y. making such sale; on demand, to the first part 125. It is agreed by the part y. making such sale; on demand, to the first part 125. It is agreed by the part set that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefore, shall extend and insure to, and be obligatory upon othe heirs, executors, administrators, personal representatives, using and the respective parties hereto. In Witness Whereof, the part 183 of the first part have hereunto set their hands and seal 5 the day and year last above written. In Witness (SEAL) Paul Robinson (SEAL) Multurel Jourge for the the term of the transmitted and insure to and the first part have the second seal of the second seal of the first part have the second seal of the second seal of the first part have the second seal of the first part have the second seal of the second seal of the first part have the second seal of the second seal of the first part have the second seal of the first part have the second seal of the first part have the second seal of the second seal of the first part have the second seal of the first part have the second seal of the second seal of the first part have the second	THIS GRANT is intended as a mortgage to secure the payment of the sum of TWO ThOUSAND and No/100. according to the terms of <u>a</u> certain written obligation for the payment of said sum of money, executed on the <u>18th</u> day of <u>January</u> <u>1957</u> , and by <u>1ts</u> terms made payable to the part <u>y</u> of the second part, with all interest according to the terms of said obligation and also to tecure any sum or sums of money advanced by the said part <u>y</u> of the second part to pay for any insurance or to discharge any faxes with interest thereon as herein provided on the event that said part <u>is</u> of the first part thall fail to gay the same as rounded to this indenume.
	the said part J of the second part to take possession of the said premises and all the inforce- ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing thereform; and to sail the premises thereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shell be paid by the part J. making such sale; on demand, to the first part 16S . It is agreed by the parties hereto that the terms and provisions of this indentyre and each and every obligation therein contained, and all benefits accruing thereform, shall extend and inure to, and be obligatory upon othe heirs, executors, administrators, personal representatives, sugges and the respective parties hereto. In Winness Wheread, the part 16B of the first part haVP hereunto set their handS and seal B the day and, year last above written

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