| ananananananananananananananananananan | 62260 | BOOK 114 | MORINGICALIZATION ALCALIZA |
|---|---|--|--|
| MORTGAGE | (No. 52K) Bayler | Legal Blanks-CASH STATIC | NERY COLawrence, Kánsas |
| | 28th day of Clara M. Coe, husband and wi | and the second second | , 1957 between |
| | the County of Douglas The First National Bank of | | and the second sec |
| | ies of the first part, in considering and no/100 (\$3,500.00) | eration of the sum of | DOLLARS |
| this indenture do GRANT, I | <u>Apaid</u> , the receipt of which is I BARGAIN, SELL and MORTGAGE e situated and being in the Co | to the said party | of the second part, the |
| | - y-seven (187) on Massachuse | tts Street in the | city of |
| And the said parties of the first | the estate, title and interest of t part do hereby covenant and sgree th I of a good and indefeasible estate of inherit | at at the delivery hereof t | hey are the lawful owner S |
| H ^o is agreed between the parties hereit and assessments that may be levied the ass keep the buildings upon said real estate durated by a cert 1. of the second | and that they will warrant and defend to that the part 125 of the first part that affect against said real estate when the sam insured against fire and tomado in such sum part the loss if any made basable to the | at all times during the life | of this indenture, pay all taxes |
| | effect against said real estate when the sam imured against fire and tornado in such sum part, the loss, if any, made payable to the IES of the first part shall fail to pay such then the part. Y of the second part r otedness, secured by this indenture, and shal se to secure the payment of the sum of T | hree thousand fiv | |
| day of March part, with all interest accruing thereon ac | tain written obligation for the payment of 1957 , and by its cording to the terms of said obligation and pay for any insurance or to discharge any t | said sum of money, execute terms made payable also to secure any sum or | d on the 28th to the part y of the second sums of money advanced by the |
| that said part 25 of the first part as And this conveyance shall be void if If default be made in such payments or estate are not paid when the same becom real estate are not kept in as good repai | thall fail to pay the same as provided in this such payments be made as herein specified any part thereof or any obligation created ne due and payable, or if the insurance is n ir as they are now, or if waste is committed and all of the obligations provided for in as become due and payable at the option of t | indenture. I, and the obligation con- thereby, or intensit thereo- ot kept up, as provided he on said premises, then this direction for the | tained therein fully discharged, or if the taxes on said real rein, or if the buildings on said conveyance shall become absolute conveyance shall become absolute |
| the said part <u>y</u> of the second part ments thereon in the manner provided by sell the premises hereby granted, or an retain the amount then unpaid of princips shall be pald by the part <u>y</u> making | Iow and to have a receiver appointed to y part thereof, in the manner prescribed be all and interest, together with the costs and of such sale, on demand, to the first part LC | take possession of the seli- ollect the rents and benef by law, and out of all n harges incident thereto, and S | f premises and all the improve- its according therefrom and ter- onneys arising from such sale to 3 the overplus. If any there be, |
| It is agreed by the parties hereto it benefits accruing therefrom, shall extend assigns and successors of the respective in witness Whereof, the part 105 | | re and each and every obl he heirs, executors, admin their hand s | analoca, persona representation |
| In Witness Whereat, the part 2003 | W | ayne frou | er loe iseal |
| | 4 | Clara M. Co | e (SEAL) |
| n na | a die als die | dinana ana ana ana ana ana ana ana ana an | ale |
| STATE OF KANSAS | | | |
| DOUGLAS | COUNTY,) se IT REMEMBERED That on this 28t before me, a Notary Pul came Wayne Grover Coe and | lic in | Harch A. D., 1957 the aforesaid County and State usband and wife, |
| COTANY ST | to me personally known to be the same exhowledged the execution of the sam IN WITNESS WHEREOF, I have hereonto subso year last above writen. | 18. | · · · // |
| My Commission Expires | -7 1957 My Commission Expires Sept. 17, 1 | 1957 E. B. Mart | in Notary Public |

No.

Harold a Back debt secured thereby, and authorize the Register of Deeds to enter the discharge of this more, of record. Dated this 6th day of December 1960. The First National Bank of Lawrence (Corp. Seal) By E B Martin, Vice President Owner. e Bee eg.

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