Reg. No. 13,207 Res Paid \$9,50

| 62429 ВООК 115  |
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| MORTGAGE (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kenses   |
| This Indenture, Made this 17th day of April , 19.57 between<br>Charles L. Coffman and Dorothy L. Coffman, husband and wife,   |
| of Lawrence, in the County of Douglas and State of Kansus<br>part 93 of the first part, and The Lawrence Building and Loan Association<br>part y of the second part.<br>Witnesseth, that the said part les of the first part, in consideration of the sum of<br>Thirty-eight hundred and no/100DOLLARS  |
| to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, 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:   |
| Lot Six (6), in B. F. Smith's Subdivision of Lots 16, 17, 18,<br>and 19, in Block 15, in Babcock's Enlarged Additon to the<br>City of Lawrence, and Lots 12 and 13 in Block 3 of Cranson's<br>Subdivision of part of Block 15, in Babcock's Enlarged<br>Addition to the City of Lawrence, in Douglas County, Kansas,  |
| with the appurtenances and all the estate, title and interest of the said part les of the first part therein.<br>And the said part 100 of the first part do   |
| and that they will warrant and defend the same against all parties making lawful claim thereto.<br>It is agreed between the parties hereto that the part $108$ of the first part shall at all times during the life of this indenture, pay all taxes and essessments that may be levied or assessed against said real estate when the same becomes due and payable, and that $they W 111$ is agreed between the parties hereto that the part $108$ of the first part shall be the parties hereto as the same fragment of the second part to the extent of $180$ and directed by such insurance company as shall be specified and directed by the part $y$ of the second part, the loss if any made payable or to the part $y$ of the second part to the extent of $180$ milling and directed by such insurance, or although the same of $180$ milling instrumes. There is the independent of the second part to the extent of $180$ milling and directed by the part $y$ of the second part to the extent of $180$ milling and directed by the part $y$ of the second part to the extent of $180$ milling and directed by the part $y$ of the second part to the extent of $180$ milling and directed by and in the same become a end payable or to keep and ball becomes a part of the lodebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment until fully repaid.<br>THIS GRANT is intended as a morigage to secure the payment of the sum of Thirty-of the hundred and no/100-DOLLARS, s  |
| according to the terms of DDB certain written obligation for the payment of said sum of money, executed on the <u>17th</u><br>they of <u>April</u> <u>1957</u> , and by <u>1ts</u> terms made payable to the part <u>y</u> of the second<br>part, with all interest accruing thereon according to the terms of said obligation and also to accure any sum or sums of money advanced by the<br>said part <u>y</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event<br>that said part <u>108</u> of the first part shall fail to pay the same as provided in this indenture.<br>And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein, or if the taxes on said real<br>real enters are not hapt in ar good repair as they are now, or if wats is committed on taket previses, then this conveyance shall be could not all of the obligation provided in the insurance in the sub payments or said previses, when this conveyance shall be could not sub the same as provided in the insurance is not kept up, as provided herein, or if the buildings on said<br>real enters are not kept in as good repair as they are now, or if wats is committed on said premises, then this conveyance shall become absolute<br>and the whole sum remaining unpaid, and all of the obligation provided for in taid written obligation, for the security of which this inference<br>is given, thail immediately matter and become due and payable at the option of the holder hereof, without notice, and it shall be leavid for |
| the said pert <u>Y</u> of the second pert<br>ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to<br>sail the pramises hereby granted, or any part thereof, in the manner practical by law, and out of all moneys arising from such sale to<br>restain the amount than unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,<br>shall be paid by the part <u>S</u> , making such sale, on damand, to the first part <u>198</u> .<br>It is agreed by the parties hereto that the terms and provisions of this indentive and each and every obligation therein contained, and all<br>benefits accruing therefrom, shall extend and inure to, and be obligatory upon the hairs, executors, administrators, personal representatives,<br>easigns and successors of the respective parties hereto.<br>In Winness Wheredt, the part <u>198</u> , of the first part <u>haV</u> , hereunto set <u>the1r</u> , hand <u>8</u> , and seel <u>5</u> the day and year  |
| last above written.   |

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