	Reg. No. 13,291 Fee Paid \$17.50 62799 BOOK 115	Carry's	
	MORTGAGE ONe. 5200 Boyles legal Blanks-CASH STATIONERY COLawrence, Kenset This Indenture, Made this 30th day of April , 1957 between Herle M. McKinney, and Marjory, M. McKinney, hughand and wife,	there a	
	of Lawrence in the County of Douglas and State of Kanass part lesof the first part, and The Lawrence Building and Loan Association part Y of the second part. Witnesseth, that the said part 10% of the first part, in consideration of the sum of Seven thousand 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:	THE CODERSECTED	
	Lot Ton (10) in Country Side in the City of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said partles of the first part therein. And the said part 108 of the first part do hereby covenant and agree that at the delivery hereof the y areas lawful cover?	DANDER D ALLE RO T SALSON T SALSON	
	ef the premises above granted, and selzed of a good and indefeesible estate of inheritance therein, free and clase of all incumbrances, and that thingy will warrant and defend the same against all parties making lawful claim therete. It is agreed between the parties hereto that the part 1995 of the first part shall at all times during the life of this indenture, pay all taxes and seasements that may be lawied or assessed against said real estate when the same becomes due and payable, and that thingy willy make the building upon said real estate insured against fire and tonado in uch sum and by such insurence company as shall be specified and directed by the part 3 of the second part, the loss, if any, made payable to the part 3 of the second part to the extent of 100 interest. And in the event that and part 180 of the first part shall liait to pay uch taxes when the same become due and payable, and that the specified and interest that be second part, the loss, if any, made payable to the part 3 of the second part to the extent of 100 interest. And in the event that and part 180 of the first part shall liait to pay uch taxes when the same become due and payable or to the extent of 100 interest. And in the event that and part 180 of the first part shall liait to pay uch taxes when the same become due and payable or to keep and shall become a part of the indebtedness, secured by this indenture, and shall beep interest at the gate of 10% from the date of payment will all premises intered as a mortgage to secure the payment of the sum of <u>Soven thousanti and rio/100</u> THIS GRANT is interest of ODD, certain written obligation for the payment of asid som of money, essecuted on the <u>30th</u> day of <u>ADT11</u> . The form of the interest more add obligation and also to secure any eum or money advanced by the to the of <u>ADT12</u> .	SECRETARY RELEASE	
	with part \mathcal{N}_{-} of the second part to pay for any laurence or to discharge any taxes with interest thereon as herein provided, in the event that seld part 10.9 of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payment be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payment or any part thereof or any contrasted thereby, or interest thereon, or if the buildings on said real default be made in such payment or any part thereof or any contrasted thereby, or interest thereon, or if the buildings on said real state are not paid when the same become due and payable, or if the insurance is not here up theremest, then this conveyance shall be considered and back of the obligation of the buildings on said real state are not paid when the same become due and payable, or if the insurance is not here which the indextrost and the whole sum remaining unpaid, and all of the obligation; provided the rest wholer hered, without notice, and it shall be lawful for the said part \mathcal{N}_{-} of the second part in the obligation is provided to collect the rents and benefits acrough therefrom, and its in the said part \mathcal{N}_{-} of the second part interest, there is a context sponinted to collect the rents and benefits acrough therefrom, and its is the some then unpaid of principal and interest, togethere with the coals and charges incident thereto, and the overplus, if any there be, chall be paid by the part \mathcal{N}_{-} making such sale, on demand, to the first part 10.8 . It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all busclits account there and iscense and from the terms. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all busclits account the parties hereto that the terms and provisions of this indenture, administrator, pe	LEREBY ACKNODLEDGE ENTER THE DISCHAR THE LANDREDGE BUILD THE LANDREDGE BUILD	
	Lat above written. Worle M. McKinney (SEAU) Marjory M. McKinney (SEAU) Marjory M. McKinney (SEAU) Marjory M. McKinney (SEAU)	PRESIDENT	and the second
	HAR OF MISSORIA COUNTY) SS. Dachaou county, MISSORIA COUNTY, M	America of the to	and the second of the second
	IN UTARY ON THE parameters whereas the same person & who executed the foregoing instrument and duly examples the execution of the same. IN WITHESS WHEREOF, I have becaute subartities my name, and efficient my official seal on the day and year last above written. The Computer Engines Ort 25 1260 EADL EVAN Notary Public	abe Server	ST.
Recorde	d June 5th, 1957 at 11:50 A.M. By: Marie Wilson Deputy	÷	