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MORTGACE		Legal Blanks-CASH STATIONE	
This Indenture, Made this 24th. Sylvester Ploor and Harris			
of Lawrange, in the Count perLas of the first part, andThe. I	Lawrence Building	and State of and Loan Assoc part J. of t	iation
Witnesseth, that the said part 1 a.s of			
Twenty-five hundred and no, to them duly paid, th this indenture do GRANT, BARGAIN, following described real estate situated Kansas, to-wit:	e receipt of which is h SELL and MORTGAGE	ereby acknowledged, to the said party of	the second part, th
Lot Fourteen (14) and The Fairfax Addition, an Addit County, Kansas,			
with the appurtenances and all the estate And the said pert 10.5. of the first pert do of the premises above granted, and setsed of a good a	hereby covenant and agree that	t at the delivery hereofthey	are the lawful owner
It is agreed between the parties hereto that the pa	the second s	at all times during the life of	this indenture, pay all taxe
keep the buildings upon said real entre inverted spanne directed by the part <u>U</u> of the second part, the loss interest. And in the event the said part <u>1</u> GS of the said premises insured as herein provided, then the part so paid shall become a part of the indebtedness, secur- ted the month	If any, made payable to the p first part shell fail to pay such t. J	and by such instructs company art	to the extent of LUS lue and payable or to kee b, or either, and the amount 6 from the date of payment
THIS GRANT is intended as a mortgage to secure th eccording to the terms of OUG, certain written of	bligation for the payment of a	aid sum of money, executed on	the 24th
day of <u>February</u> 1958 part, with all interest accruing thereon according to the asid part. <u>New</u> of the second part to pay for any if that said part. <u>18.8</u> , of the first part shall fell to pay And this conveyance shall be void if such payments if default be made in such payments or any part there.	e terms of said obligation and a Insurance or to discharge any ta-	so to secure any sum or sums res with interest thereon as he	of money advanced by the rein provided, in the even
And this conveyance shall be void if such peyment if default be made in such payments or any part ther eastes are not paid whon the same become due and pay real setste are not kept in as good repair as they are and the whole sum remaining unpaid, and all of the is given, shall immediately mattere and become due at the said part. Y of the second part	to t	ake possession of the said pre	mises and all the improv
ments thereon in the menner provided by law and to sell the premises hereby granted, or any part thereor relatin the amount then unpuld of principal and interest, shall be paid by the part. J making such sale, on h is agreed by the parties hereto that the terms	f, in the manner prescribed by together with the costs and ch demand, to the first partices.	law, and out of all money arges incident thereto, and the	s arising from such sale overplus, if any there b
It is agreed by the parties hereto that the terms bandlins accruing therefrom, shall extend and furure to saight and successors of the respective parties hereto in Witness Whereaf, the part $\underline{1},\underline{0},\underline{0},\ldots$ of the first last above written.	o, and be obligatory upon the $\frac{1}{2}$ part he $\frac{1}{2}$ hereunto set. $\frac{1}{2}$		est $\frac{S}{S}$ the day and ye
	* Syl Har	vester Sylvest	SEAL
	ą	Harrie	-T. Ploor (SEA)
TATE OF Kansas Douglas	Contraction of Signature of	<u> </u>	LUCHU DICHUMU MUMU MU 1
BI IT REMEMBERED, before me	The' on this 24th Lis E. E.	by	, a Notary Public In and
to me per URLIC and duly e	P1.00 sonally known to be the same pe scknowledged the execution of the EOF, 1 have hereunto subicribed	r., husband and room and room and room a who executed the foregoing some.	VII.O., t.
	above written.	J. 6. 7	E. Eby
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14th December 60

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