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MORTGAGE	. S2K) Boyles Legal Blanks	-CASH STATIONERY COLawrence, Ka	nsas -
This Indenture, Made this 12th John H. Woodbury and Elizabeth	day or	rch , 1958 betw nd and wife,	veer
of Lawrence , in the County of Dart 195 of the first part, and	tional Bank of Lawren		•
Witnesseth, that the said part 1es. of the first sight thousand and no/100 (\$8,000.00) - to them duly paid, the receipt this indenture do GRANT, BARGAIN, SELL an following described real estate situated and b Kansas, to-wit:	of which is hereby ack d MORTGAGE to the said	nowledged, have sold, and l part y of the second part	d by , the
Lot thirteen (13) in Block to the City of Lawrence,	k A, in Lawrence Heig in Douglas County, Ka	hts, an Addition nsas,	
with the appurtenances and all the estate, title an And the said part LCS. of the first part do hereby co of the premises above granted, and seized of a good and indefees	ovenant and agree that at the deliv	rery hereof they are the lawful of	
and that they, will only the series of the second series of the second part, the loss, if any, main forecast, and is the series of the second part, the loss, if any, main precises insured as herein provided, then the part \mathcal{L} to be added to be second with the second part of the first part and premises insured as herein provided, then the part \mathcal{L} to be added as a mortgage to secure the payment THS GRANT is intended as a mortgage to secure the payment	of the first part shall at all times of state when the same becomes du ornado in such sum and by such all fail to pay such taxes when it of the second part may pay said it indent ure, and shall beer interest of the sum of <u>Eight</u> thous	uring the life of this indenture, pay all and payable, and that they will insurance company as shall be specific if the second part to the extent of 1 is sme become due and payable or it sates and insurance, or either, and the a tit he rate of 10% from the date of pa-	taxe
according to the terms of <u>OIR</u> certain written obligation the year of <u>MBTCh</u> 1958, and I part, with all interest accruing thereon according to the terms of a said part <u>J</u> of the second part to pay for any insurance or that said part <u>IES</u> of the first part shall fail to pay the same And this conveyance shall be void if you have been as the second part of the second part of the second part of the second part of the obligation is given, shall interest are nor kept in as good repair as they are now, or if for all the second part. The second part thereof, in the mather thereon the add part. J. Of the second part thereof, in the mather interest hereof, in the mather thereof, in the mather is another and the whole hered here the covided by law and to have a receivel the part thereof. In the mather is another unpaid of principal and interest, together with the second part.	by <u>its</u> terms m aid obligation and also to secure to to discharge any taxes with inter as provided in this indentore. as here in specified, and the oj obligation created thereby, or in the insurance is not kept up, as waste is committed on said premise provided for in said written obliga it the option of the holder bases	de psyable to the part <u>V</u> of the in my sum or sums of money advanced I etit thereon as herein provided, in the lightion contained therein fully diad exist thereon, or if the taxes on sai provided herein, or if the buildings o s, then this conveyance shall become a light, for the security of which this light	even argeo d rea n sali
which the amount then upped of principal and interest, in the mu- shall be paid by the part. Y making such sale, on demand, its is agreed by the part of the part of the terms and provide meeting therefore, shall extend and inure to, and be a sealing and successors of the respective parties hereto. In Wineses Wheread, the part LCS of the first part he VC as above writes.	o the first part1254 ons of this indenture and each an obligatory upon the heirs, execu	every obligation therein contained, at lors, edministrators, personal represent	nd al atives
	x thin H. Woodb x H. Ja bill Efizabeth Jan	Javie Wrodsurgs	eal) Eal) Eal) Eal)
ATE OF KANSAS DOUGLAS BE IT REMEMBERED, That on th	ng na ng	March	58
before me,	the undersigned ate, came John H. Woodbu Woodbury, hush	recuted the foregoing instrument of wri	l ting,
IN WITNESS WHEREOF, 1 have	hereunto subscribed my name and		
		Dunkley Notery P	ublic

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