	6569	The state of the second second	BOOK 118	ार वर राजवार्षे	
MORTGAGE	(Ne. 52K)		SH STATIONERY COLawr	and the second	
This Indenture, Made this Howard H. Hallmar	26th day k and Eva M. Hallman	k, husband and	i wife,	between	
f Lawrence * , arLes of the first part, ar	in the County of Doug d The Lawrence Bui	glas and lding and Loan part y	State of Kans Association		
Witnesseth, that the said	parties of the first part, ir ed and no/100	n consideration of the	sum of	DOLLARS	
o them his indenture do GRAN	duly paid, the receipt of wi IT, BARGAIN, SELL and MOI astate situated and being i	nich is hereby ackno RTGAGE to the said p	owledged, have so party of the seco	ld, and by nd part, the	
Kansas, to-wit:	$\frac{1}{1-\frac{1}{2}} = \frac{1}{2} \left[$	•			
Ten (10), in H	alf of Lots Eleven (askell Place, an ^A dd , Kansas,	ITCION DU DIC			
with the appurtenances and And the said part 105 of th	all the estate, title and inte e first pert do	nd agree that at the deliver	y hereof they area	lawful owner S	
It is agreed between the parties	and that they will warrant a hereto that the part 105 of the fir	st part shall at all times du	ring the life of this indentu	re, pay all taxes	
directed by the part y or the s	or assessed against said real estate whitste insured against fire and somado is econd part, the loss, if any, made pay part 1.05 of the first part shall fail to ided, then the part $N_{\rm est}$ of the size indebtedness, secured by this indentu	bie to the period the day	from become due and an	ushin or to keep	
so paid shall become a part of the until fully repaid. THIS GRANT is intended as a m	indebtedness, secured by this indent us	um of Thirty-fi	ve hundred an	date or payment d_no/100-	
day of April	certain written obligation for the 19.58, and by	105 terms ma gation and also to secure a	de payable to the part. J ny sum or sums of money	of the second advanced by the	
and and W of the second pi	It to pay for any insurance or to disc part shall fail to pay the same as prov old if such payments be made as here the or any part thereof or any obligat become due and payable, or if the ins reveals as they are now or if waits if	harge any taxes with intere	st thereon as herein provid	led, in the event	6.
and the whole sum remaining unp is given, shall immediately mature	aid, and all of the obligations provide and become due and payable at the	d for in said written obliga option of the holder hereo	tion, for the security of wh , without notice, and it sh	ich this indenture all be lawful for	
sell the premises hereby granted, retain the amount then unpaid of p shall be paid by the part V	part led by law and to have a receiver app or any part thereof, in the manner p rincipal and interest, together with the naking such sale, on demand, to the f	iointed to collect the rents prescribed by law, and o costs and charges incident irst partices	thereto, and the overplus,	erefrom; and to rom such sale to if any there be,	
It is agreed by the parties he benefits accruing therefrom, shall	reto that the terms and provisions of extend and inure to, and be obligate	this indenture and each an ary upon the heirs, execu		Contraction of the second	
last above written,		Soward 9		(1) (1)	
	- -	Setter Mo	Eva M. Hallman	rk (SEAL) rk (SEAL)	
			an as a financial and an an	्रि , गुज सर मार सार स्वार्थ मार्ग	
STATE OF Kansas	······································	- 11			
Douglas	BE IT REMEMBERED, That on this	26 th day of .	a Not	A. D. 19 58	fais instease was written on the original nortgage: the entered
HOTAR	for said County and State, co	Hallmark, be the same person S who	Hallmark and I husband and w	Sva M.	this 14th day
UBLIC	and duly acknowledged the e IN WITNESS WHEREOF, I have have year last above written.	store of the stand		A State of the Contraction of the State of t	Roy or Doods By James Bee,
My Commission expires	April 21 162		L. E. E	Glotary Public	40 10 19

11 . .

A NEW CON 227

Attest: Imogene Howard, Ass't. Secretary

1

14-14

2 Anna

. .

-

- Denter Bal

and states of the

SAVES PLAS

a manager and the second