1. June 200

Fee Paid \$11.25

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110,000,000			OWNERS AND	COLUMN TEN	

and the second

MORTOAGE	- Die, 82K) Boyles Legal Blacks-CASH STATIONERY COLowrence, Kanses
This Indenture, Made this Glenn L. Kappelman and	7th. day of July , 1958 between Elizabeth L. Kappelman, husband and wife
part 10 sof the first part, and	County ofDouglas and State of Kansas ne Lawrence Building and Loan Association party of the second part.
Forty five hundred and to them duly pathis indenture do GRANT, BAR following described real estate s	ta of the first part, in consideration of the sum of $p_0/100$ DOLLARS sld, the receipt of which is hereby acknowledged, have sold, and by GAIN, SELL and MORTGAGE to the said part y. of the second part, the ituated and being in the County of Douglas
Fifty-thu (55) in 1	Hundred Fifty-one (151) and One Hundred ree (153) on Maine Street, in Block Fifty-five that part of the City of Lawrence, known as
West Laws with the apputtenances and all the	
and It is agreed between the parties hereto the and assessments that may be levied or assessed these the buildings upon said real exists insure directed by the part J. of the second part invester, And in the event that said part LOS and promises insured as herein provided, these no read shall become a part of the indebtedn	that LDQY will warrant and defend the same against all parties making lawful claim thereto. at the part 10.8 of the first part shall at all times during the life of this indenture, pay all to at the gainst state read entire when the same becomes due and payable, and that bDQY W121 against first and tornade in such sum and by such insurance company is "hall be specified and the loss. If any, made payable to the part Y of the second part to the satent of 1 kB of the first part shall fail to pay such taxes when the same become due and payable or to keep in the part Y of the second part may pay sail taxes and insurance, or either, and the amount is secured by this indemture, and shall beer interest at the rate of 10% from the date of payment
THIS GRANT is intended as a mortgage to according to the terms of ORQ certain day of $July$.	secure the payment of the sum of FORTY Five hundred and not 100- bollass written obligation for the payment of said sum of money, executed on the <u>7th</u> <u>19.58</u> , and by <u>1ts</u> terms made payable to the part <u>3</u> , of the second ing to the terms of said obligation and also to secure any sum or sume of money edvanced by the
that eald part 1.0.0 of the first part shall And this conveyance shall be void if such if default be made in such payments or any casts are not paid when the same become do real seats are not kept in as good repair as and the whole sum remaining unpaid, and a	fail to pay the same as provided in his igdentive. In payments be made as breastin specified, and the obligation contained therein fully discharged, as payments be made as breastin specified, and the obligation contained therein, or if the taxes on said real us and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said they ere now, or if wates is committed on said premises, then this conveyance thall become absolute all of the obligations provided for is said written obligation, for the security of which this indeeture all of the obligations provided for is said written obligation, for the security of which this indeeture
the said part. J. of the second part. ments thereon in the manner provided by law sail the premises hereby granted, or any p retain the emount then unpaid of principal an	w and to have a receiver appointed to collect the rank and benefits account therefrom, and to are thereof. In the manner prescribed by law, and out of all moreys arising from such asle to all interest, together with the costs and charges incident thereto, and the overplus, if any there be, the first part 10 S.
benefits account therefore, shall extend an easigns and successors of the respective par in Wheese Wheese, the part. 183 of last above written.	h sais on commune, on one of this indenture and each and every obligation therein contained, and all the term and provident of this indenture and each and every obligation therein contained, and all the term and provident of this indenture and every obligation therein contained, and all the term to, and be obligatory upon the heles, executors, administrators, personal representatives, the hereio. I the first part haV.B hereunto set the if a herein and set and set and set and set of the first part haV.B hereunto set the if a herein and set and set of the first part haV.B hereunto set the if a herein and set and set of the first part haV.B hereunto set the if a herein and set and set of the first part haV.B hereunto set the if a herein and set and set of the first part haV.B hereunto set the if a herein and set and set of the first part haV.B hereunto set the if a herein and set and set of the first part haV.B hereunto set the if a herein and set and set of the first part haV.B hereunto set the if a herein and set and set of the first part haV.B herein and set and set and set and set and set of the first part haV.B herein and set and set and set and set and set of the first part haV.B herein and set a
STATE OF KANSES	יישע מערמי העריקור, זהר את אר או או או איר
Douglas cou	EMEMBERED, That on this 7th day of July A.D. 1958 before me. L. E. Eby , a Notary Public in and the init function and Elizabath
10 yv	Lis Kappelman, husband and will e to me personally known to be the same person 5 who executed the foregoing instrument of writing, and duly ecknowledged the execution of the same. UESS WHEREOF , I have hereunto subscribed my name and affixed my official seal on the day and year last above written.
My Commission expires April 21 ed July 7, 1958 at 1:05 P.M.	L'. E, Eby
ndersigned, owner of the wit	Register of Deeds to enter the discharge of this mortgage of Register of Deeds to enter the discharge of this mortgage of The Lawrence Building and Loan Association by W. E. Decker, Vice President Mortgagee.

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