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Reg. No. 14,217, Fee Faid \$6.25
HÖRTDADE DNe. 32K) Boyles Legal Blanks-CASH STATIONERY CO,-Lewrence, Kanses
This Indenture, Made this 18th day of July , 1958 between James A. Starr and Vertne Starr, husband and wife
of Lawrence , in the County of Douglas and State of Kansas part lesof the first part, and The Lawrence Building and Loan Association part y. of the second part.
Witnesseth, that the said part 100 of the first part, in consideration of the sum of
Twenty five hundred and no/100-and and hold to be a sold, and by 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
Let No. One Hundred Twelve (112) and the North One Half of Let No. One Hundred Fourteen (114), all on New Jersey Street, in the City of Lawrence. with the appurtenances and all the estate, fille and interest of the said parties of the first part therein. Not be used parties, of the first part do hereby covenant and agree that at the delivery hereof they_ BrSes lawful owners
of the previous above granted, and seized of a good and indefeasible state of inheritance therein, free and clear of all incumbrances, and that they will werrant and defend the same against all parties making lawful claim thereto. It is agreed between the period or assessed against said real state when the same becomes due and psyable, and that they will acces and seasaneers that may be leated or assessed against said real state when the same becomes due and psyable, and that they will acces they the building upon add real states feaved against first due formado in such sum and by such insurance company as hall be specified and interested by the period of the second part (ME and formado in such sum and by such insurance, or shall be specified and interest And in the second part (ME are tabilit fail to pay such taxes when the same becomes due and psyable, or to keep and particle such as a part of the indebteches, secured by the indenture, and shall beer interest at the rate of 10% from the date of permant until fully regard.
THIS GRANT is intended as a mortgage to uscore the payment of the sum of TWENTY TIVE hundred and no/100- DOLLARS, according to the terms of ODB
day of JULY 19.58, and by 12 stars terms made payable to the part Y of the second per, with all interest according to the terms of ald obligation and also to secure any sum or sums of money advanced by the raid part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the event the made part 10.5 of the fart part shall fail to pay the same as provided in this indenture. The made part 10.5 of the fart part shall fail to pay the same as provided in this indenture. The discovery means that be void if such payments or may colligation created thereby, or interest thereon, or if the taxes on said real to the pay the same as provided in this indenture. The default be made in such approximation or up part thereof or any colligation created thereby, or interest thereon, or if the taxes on said real to the pay its pay the same as provided in this indenture. The default be made in such approximation or any part thereof or any colligation created thereby, or interest thereon, or if the taxes on said real to the said of the buildings on said and the such pay the same such as provided and the second to a said premises, then this conveyance shall become absolute are easily are not loop in sa pood repair as they are now, or if were is committed on said premises, then this conveyance shall become absolute are such as whethe any meanings ampairing any said, and all of the colligation for in said virtue obligation, for the sacurity of which this indenture is given, theil investingly matures and her and payable at the option of the holder hereof, without motice, and it shall be leavied for its addition of the holder hereof, without motice, and it shall be leavied for the addition of the holder hereof.
and the whole sum memoring sepaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, that immediately manual and become the and purple at the option of the holder hereof, without notice, and it shall be leavid for the and part I
In providing the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all been the terms and tour to, and be obligatory upon the heirs, executor, administrators, personal representatives, and accenter of the representatives parties hereto.
Janes A. Starr (SEAL) Vertria Starr (SEAL) Vertria Starr (SEAL)
BAR OF SARDAS DOUBLAS COUNTY S. IN IT REMEMBER, The on this 1821 day of July A D. 19-58.
being me, Lis. E. Bby
int instant annument. I have hereunic subscribed my name and efficient my official seal on the day and you last above written. 13.23 102 102 102 10 10 10 10 10 10 10 10 10 10 10 10 10
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New York Service and

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