DOLLARS

66657

MORTGACE (No. 52K) Boyles Legal Blanks-CASH STATIONERY CO.-La August, 19 .58 between Glenn Warren Davis and Dorothy L. Davis, husband and wife

of Lawrence , in the County of Douglas and State of Kansas part 10% f the first part, and The Lawrence Building and Loan Association

Witnesseth, that the said part 198 of the first part, in consideration of the sum of Thirty-seven Hundred and no/100 - - - - - - - - - - - -

יות היות היו הבי הביים עד הבי הבי הבי הבי הבי הביה את הבי הבי הבי הבי

them duly paid, the receipt of which is hereby acknowledged, ha Ve sold, and by this indenture do _____ GRANT, BARGAIN, SELL and MORTGAGE to the said part . J. of the second part, the Kenses, to-wit:

Lots Four (4), Five (5), Six (6), Seven (7), and Eight (8) in Block Seven (7) and Lots One (1), Two (2), Three (3), Four (4), Five (5), Six (6), Seven (7), Eight (8), and Mine (9) in Block Eight (8) in Homewood Gardens, an Addition to the City of Lawrence, Douglas County, Kansas,

with the appurtenances and all the estate, title and interest of the said part . 100f the first part therein.

and that they will warrant and defend the same against all parties making lawful claim the

It is agreed between the parties hereto that the part 08 of the first part shall at all times during the life of this indi

ntended as a mortgage to secure the payment of the sum of ______ Thirty-seven Hundred and THIS GRANT Is I no/100 DOLLARS.

the 9th ns of ODB certain writt en obligation for the p ording to the ter August

17 58 , and by 158 terms of said obligation and also to secure any sum or sums of morey advanced by the ty of AMS account ond part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event

on said real dings on said tome absolute

the said part. \mathbf{X} of the second part. ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits according, thereform sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys entaining from suc relation the amount then unpaid of principal and interast, together with the costs and charges incident thereto, and the overplus, if any

It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein containe enefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal repre-signs and successors of the respective parties hereto.

In Winness Wilsersof, the part 10.5 of the first part ha Ve hereunto set their d S and seal S the day and year

Jonn Marren Davis (SEAL) (SEAL) Dorothy L. Davis (SEAL)

(SEAL)