<form> BSO22 has references INSUE NEME NEME <tr< th=""></tr<></form>
O. F. Stinson and Dolores V/Stinson, husband and wife Sevence in the County of Douglas and Sate of Kanass Sevence Definition of Sate of the first part, in consideration of the sum of Sate of the second part. Sevence During V. Stinson and Dolores V. Stinson, husband and wife Sevence During V. Stinson, Sate of the first part, in consideration of the sum of Sate of the second part, the wing described real state stosed ad boing in the County of Douglas and Sate of sa, nowl: Douglas and Sate of Sate
Lawrented . In the County of Douglas and State of Kennes 18 dord the first part, and The Lawrence Building and Loan Association
<form></form>
thm duly paid, the receipt of which is hereby schoolwidedged, ha Ya sold, and by non-inderture do GRANT, BARGAIN, SEL and MORTGAGE to the said part, y. of the second part, the wing described real estate situated and being in the County of
<form>ndentrue do GRANT, BARGAIN, SELI and MORIGAGE to the said part y. of the second part, the wire described real extete situated and being in the County ofDouglas</form>
of a portion of Block Pive (5) in South Lawrence, in Addition to file Oldy of Lawrence. The apputenances and all the estate, tile and interest of the said parties of the first part therein. The wat part 105 of the for part 6
of a portion of Block Pive (5) in South Lawrence, in Addition to file Oldy of Lawrence. The apputenances and all the estate, tile and interest of the said parties of the first part therein. The wat part 105 of the for part 6
<form></form>
are the barren the particle hards that the part 16.1 of the first part shall at all times during the life of this checkings, part and the abuilding unper and rais on the same barren day adds and the binding within a same barren day adds and the binding within a same barren day adds and the binding within a same barren barr
are the barren the particle hards that the part 16.1 of the first part shall at all times during the life of this checkings, part and the abuilding unper and rais on the same barren day adds and the binding within a same barren day adds and the binding within a same barren day adds and the binding within a same barren barr
<pre>binder by the series and the state of a binder in a water water of the second part may pay and team and hourses, are at his second as a moringer to associate a second by the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team and hourses, are at the second part may pay and team at the part of the second part may pay and team at the part of the second part may pay and team at the part of the second part may pay and team at the part of the second part may pay and team at the part of the second part may pay and team at the part of the second part of pays the second part of pays the second pay the second team of pays the second at the second pay the second pay the second pay the second pay the second team of pays the second pay at the second pay at the second pay at the second pay at the second pays the second pa</pre>
DOLLARS, TO COMPARENT CONTRACT AND
builds in the terms of OID certain written obligation for the payment of aid aum of money, searched on the
The demindence is a service of the server of the desired and also be accordent to the part \mathcal{J}_{o} of the second part to pay for any immunication of the discharge any passe with interest therean a havin provided. In the server of part 16.8. If the first part half fail to pay the server as provided in this indextra: the discharge any takes with interest therean at havin provided. In the server of part 16.8. If the first part half fail to pay the server as provided in this indextra: the owner constrained therein, or if the takes to main the server of the discharge any takes with interest therean of the takes on take and a server of the takes on take of the takes on takes of the takes on take of the take on take of the takes on take of the take on take on take on take on take on take of the take on take
whell memorine and become due and payable at the option of the holder haved, who due to be a mount of the index the index of the index haved, whell memory within the index haved in the holder haved, where it is an index of the index haved in the holder haved, where it is an index haved in the holder haved in the overplus, if any there have a more have holder haved in the overplus, if any there have a greed by the part is haved in the holder haved in the holder haved in the overplus, if any there have a count the number of the index haved in the holder haved in the overplus, if any there have a count the number of the resource have and haved in the holder haved in the overplus, if any there have a count the number of the index haved in the holder haved in the holder haved in the overplus, if any there have a count the number of the resource have a count the number of the resource have a count the number of the resource in the holder haved in the helder haved in the overplus of the resource in the holder haved in the helder haved in
<pre>stream in the meaner provided by law and to have a receive appointed to collect the rest and barefin account the improve a amount then unpuld of principal and intégât, together with the costs and charges incident thereto, and all manys athing from such as a paid by the part. J. making such asis, on demand, to the first part. 163.</pre>
and uccessed of the respective periods hereits. These where of the respective periods hereits. The second respective period respective periods hereits. The second respective periods hereits. The second respective periods hereits. The second respective period respective periods here and affined my afficial second on the day and year in all above writes. The second respective period respective periods here writes. The second respective period respective periods here respective periods hereits. The second respective period respective periods hereits are
These Where of, the part 16.8. of the first part he VG hereards at the life hand 5 and seal 6 the day and yes we write.
O. F. Stinson (SEAU John J.
O. F. Stinson (SEAU John J.
Market
KANSAS DOUGLAS NOTAR SLICE NOTAR SLICE NOTAR BUT REMEMBERED, That on this 11th day of DeCember A. D. 1958 before me, Le E. Eby for said County, a Notary Public in and for said County, and State, came O. F. Stinson and Doloxees V. Stinson, husband and wife to me personally known to be the same person ^S who executed the foregoing instrument of writing, and duly extinewideged the execution of the same. IN WITNESS WHEREOF, I have herecuto subscribed my name and efficient my official seel on the day and year inst above writen. April 21
x KANSAS DOUGLAS county, x x
DOUGLAS COUNTY, S. S. S. S. S. S. S. S. S. S.
DOUGLAS COUNTY, S. S. S. S. S. S. S. S. S. S.
A D. 1958 A D. 1958
before me, Ls Es Eby shows of the same of the same before and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have herewith subscribed my neme and efficient with official seel on the day and year last above written.
Stinson, husband and wife to me personally known to be the same person ^S who executed the foregoing instrument of writing, and duly extinewideged the execution of the same. IN WITINESS WHEREOF. I have hereunto subscribed my name and efficient my official seel on the day and year is at above writen. ADFIL 21
and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and effixed my official seel on the day and year last above written. April 21
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seel on the day and year last above written.
and April 21 .62 J. C. Ch.
L. E. Eby
December 11, 1958 at 3:10 P.M. RELEASE Fard a Deck Register of
dersigned, owner of the within mortgage, do hereby acknowledge the full payment of the by, and authorize the Register of Deeds to enter the discharge of this mortgage of res
th day of February 1959 The Lawrence Building and Loan Association me Howard, Ass't Secretary W. E. Decker Vice President Mortgages.