Harold Q Ber 4 i Ba

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	Reg. No. 11, Fee Paid \$15
MORTGAGE . 68197	or fail fail fail fail fail fail fail fail
	and the second
	day of January , 19 59 between een Holliday, husband and wife
of Lowrence	Douglas end State of Kansas
part 10 sof the first part, and The Lawre	nce Building and Loan Association
a a na ana ana ana ana ana ana ana ana	part 3 of the second part.
Witnesseth, that the said parties of the first	part, in consideration of the sum of DOLLARS
	of which is hereby acknowledged, have sold, and by
	nd MORTGAGE to the said part y of the second part, the
following described real estate situated and I	being in the County of Douglas and State of
Kenses, to-wit:	
Four (24) on Rhode the City of Lawrence	.(22) and Lot No. Twenty Island Street, all in
with the appurtenances and all the estate, title a	and interest of the said part 10 of the first part therein.
	covenant and agree that at the delivery hereof they. SPAn lawful owner S sible estate of inheritance therein, free and clear of all incumbrances.
of the premises above granted, and setted of a good and indefea	A since or internance merain, free and clear of all incumprances,
	warrant and defend the same against all parties making lawful claim thereto.
	of the first part shell at all times during the life of this indemture, pay all taxes estate when the same becomes due and payable, and that $they$ Will
and assessments that may be levied or excessed against say real keep the buildings upon said real state insured against fire and directed by the part \mathcal{Y}_{-} of the second part, she loss, if any, in interest, and in the event that said part 1.8.8. of the first part is said premises insured as therein provided, then the part \mathcal{Y}_{-}	ertate when the same becomes due and payable, and that $VAPO_{a}$ where terms is used hum and by such insurance company as shall be specified and nade payable to the part y of the second part to the extent of 100 hall fall to pay such texes when the same become due and payable or to keep of the second part may pay and taxes and insurance, or either, and the amounts a indenture, and shall beer interest at the rate of 10% from the date of payment
	s indenture, and shall beer interest at the rate of 10% from the date of payment t of the sum of Six thousand and no/100
	DOLLARS.
eccording to the terms of QIDB certain written obligation	for the payment of said sum of money, executed on the 3rd
part, with all interest accruing thereon according to the terms of	by <u>1ts</u> terms made payable to the part \mathcal{Y} of the second said obligation and also to secure any sum or sums of money advanced by the
said part y of the second part to pay for any insurance o	or to discharge any taxes with interest thereon as herein provided, in the event
And this conveyance shall be vidil if uch payments be made if default be made in such payments or any part thereof or an estate are not paid when the same become due end payable, or if and estate are not paid when the same become due end payable, or if	e as provided in this indenture. a so herein specified, and the obligation contained therein fully discharged, y obligation created thereby, or interest thereon, or if the taxes on seid real if the insurance is not kept up, as provided herein, or if the buildings on said f waste is committed on said premises, then this conveyance shall become absolute
	If the insurance is not kept up, as provided merion, or if the outlangs on said twaste is committed on said premises, then this conveyance shall become absolutes a provided for in said written obligation, for the security of which this indentrure at the option of the holder hereof, without notice, and it shall be leavil for to take possession of the said premises and all the Improve-
sell the premises hereby granted, or any part thereof, in the retain the amount then unpaid of principal and interest, together	aiver appointed to collect the rents and benefits accruing therefrom, and to manner prescribed by law, and out of all moneys arking from such sale to with the costs and charges incident thereto, and the overplus, if any there be,
shall be paid by the part	to the first part
benefits accruing therefrom, shall extend and inure to, and be assigns and successors of the respective parties hereto.	sions of this indenture and each and every obligation therein contained, and all a obligatory upon the heirs, executors, administrators," personal representatives,
In Witness Whereof, the part 10.5. of the first part ha V.t.	e hereunto set thair hends and seels the day and year
Constitution of the second	William L. Holliday (SEAL) William L. Holliday (SEAL)
and the second second second second	- Calegie Hallidgen (SEAL)
and the second	Aileen Holliday (SEAL)
and the same and the	ייין אור אין און איין אור אין אין איין איין איין איין איין איין
STATE OF KANSAS	
Bouglas county,)	and day of January A. D. 19 59
BE IT REALEASERED, That or before me, Las	E. Eby
for said County and Holliday	busband and wife
to me personally kr	nown to be the same person S who executed the foregoing instrument of writing.
and duly acknowles	dged the execution of the same.
yoar last above wr	inen. TE Cou
My Commission expires April 21 19 6	52 L. E. Eby Notary Public
ed January 5, 1959 at 9:45 A.M. DETER	ISE Hand G. Book Register
	ask a chereby acknowledge the full payment o
d thereby, and authorize the Register of	f Deeds to enter the discharge of this mortgage o
this 7th day of August 1961. The Lawr : Imogene Howard, Ass't. Secretary H.	ence Building & Loan Association C. Brinkman, President Mortgagee. (Corp
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