|   | Reg. No. 1<br>Fee Paid \$  |
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| a a second a fatheradae.  | 68956 BOOK 121   |
| MORTGAGE  | Die. 525) Boyles Legal Blanks-CASH STATIONERY COLewrence, Kansas   |
| The second shade also   | 21st   |
|   | d Beuford R. Taylor, her husband   |
|   | e County of Douglas and State of Kansas<br>a Lawrence Building and Loan Association  |
|   |  |
|   | RRof the first part, in consideration of the sum of  |
|   | paid, the receipt of which is hereby acknowledged, have sold, and by RGAIN, SELL and MORTGAGE to the said part. $\mathbb Y$ of the second part, the  |
| following described real estate.<br>Kansas, to-wit:   | situated and being in the County of Douglas and State of   |
| Lot Fight   | ty-one (81) on New York Street, in   |
| the City  | of Lawrence.   |
| And the seld pert 185 of the first pe   | he estate, fitle and interest of the said part SS of the first part therein,<br>art do   |
| manunitari mana mananana ana ana ana ana ana ana a  |  |
|   | d that $DREY$ will warrant and defend the same against all parties making lawful claim thereto, that the part 10.8, of the first part shall at all times during the life of this indenture, pay all taxes  |
| and assuments that may be levied or assaus  | Then the part accord the this part when the same become due on the inter of the indernove pay an taxes of against rise and thermals in such two pays the same distributions. If any, made paysible to the part is the same of the second part to the sate of $N = 0$ of the first part shall be to be pay such taxes when the same become due on a paysible or to be sape on the part. $N = 0$ the second part is the same shall be amount of taxes when the same become due on a paysible or to be sape on the part. $N = 0$ the taxes when the same become due to the same same same same same same same sam |
| Aulus thirk callenge  |  |
| THIS GRANT is intended as a mortgage to   | a secure the payment of the sum of FILL UBOR HURDER BUILDING TO 100  |
| according to the terms of One certain   | written obligation . for the payment of said sum of mopey, executed on the   |
| day of March  | 19.59, and by 125 terms made payable to the part y of the second<br>ding to the terms of said obligation and also to secure any sum or sums of money advanced by the   |
| said part   | y for any insurance or to discharge any taxes with interest thereon as herein provided, in the event   |
|   | fail to pay the same as provided in this indenture.<br>In payments be made as herein specified, and the obligation contained therein fully discharged.   |
| If default be made in such payments or any<br>estate are not paid when the same become d<br>real estate are not kept in as good repair as<br>and the whole sum remaining unpaid, and r<br>is given, shall immediately mature and become | y part thereof or any obligation, created thereby, or interest thereon, or if the taxes on said real<br>take and payable, or if the invariance is not keep up, as provided herein, or if the buildings on said<br>is they are now, or if waste is committed on said premises, then this conveyance shall become absolute<br>all of the obligations provided for in said written obligation, for the securing well which this indemnize<br>time due and payable at the option of the holder hereof, without notice, and it shall be lawful for  |
| sell the premises hereby granted, or any p<br>retain the amount then unpeld of principal an   | w and to have a receiver appointed to collect the rens and benefits accound therein, and to<br>arise theread, in the manner prescribed by law, and out of all moneys erising from such sele to<br>ad Interest, together with the costs and charges incident thereto, and the overplus, if any there be,  |
| It is agreed by the parties hereto that the<br>benefits accruing therefrom, shall extend an   | It sale, on demand, to the first part $103$ .<br>The terms and provisions of this indemutye and each and every obligation therein contained, and all<br>not flower to, and be obligating upon the heirs, executors, administrators, personal representatives,  |
|   | rties hereto. If the first part have hereunto set $t_{u}$ e LT handS and seal . S the day and year   |
| last above written.   |  |
|   | Charline L. Taylor (SEAL)  |
|   | (SEAL)   |
|   | Beyford H. Taylor (SEAL)   |
|   |  |
|   |  |
|   |  |
| STATE OF KANSAS<br>DOUGLAS  | 20   |
| COUR  | REMEMERED, That on this 21st day of March A.D. 19 29   |
| be better be  | REMEMBERED, Ther on this 21St day of MARCA A.D. 19 29<br>efore me, a Notatry Public in the eforesaid County and State.<br>ame Charline Ls. Paylor and Feiford R. Tajlor, here i  |
|   | husband<br>o me personally known to be the same person. <sup>6</sup> who executed the foregoing instrument and duly<br>clonoviadged the execution of the same.   |
| III.WI  | concerning on the execution of the same.<br>ITHESS WHERCOF, I have hereunto subscribed my name, and affixed my official seal on the day and<br>ser last above written.   |
|   | 1062 L. E. Elon  |
| My Commission Expires April 21  | L. E. Eby Notary Public  |
| My Commission Expres April 21<br>ed on March 23, 1959 at 10   | 102 A.M. Harold a. Beck Register of  |
| od on March 23, 1959 at 10<br>e undersigned, owner of th<br>jebt secured thereby, and   | 102 A.M.<br>RELEASE<br>We within mortgage, do hereby acknowledge the full paymer<br>authorize the Register of Deeds to enter the discharge<br>ted this 6th day of April 1965.  |
| ed on March 23, 1959 at 10<br>e undersigned, owner of th<br>debt secured thereby, and<br>mortgage of record. Dat  | 102 A.M.<br>RELEASE<br>We within mortgage, do hereby acknowledge the full paymen<br>authorize the Register of Deeds to enter the discharge<br>ted this 6th day of April 1965.<br>THE LAWRENCE BUILDING & LOAN ASS'N.   |
| od on March 23, 1959 at 10<br>e undersigned, owner of th<br>debt secured thereby, and   | 102 A.M.<br>RELEASE<br>We within mortgage, do hereby acknowledge the full paymen<br>authorize the Register of Deeds to enter the discharge<br>ted this 6th day of April 1965.  |

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COMING SAME