Fee Paid \$6.75 MORTGAGE 72813 (Ne. 3310) Boyles Legel Blanks-CAEH STATIONERY CO.-Lawre BOOK 124 This Indenture, Made this 24th day of February , 1960 between Bill Snavely and Helen Snavely, Husband and Wife of Lawrence , in the County of Douglas and State of Kansas parties of the first part, and The Lawrence Mational Bank, Lawrence, Kansas party of the second part. Witnesseth, that the said part ies. of the first part, in consideration of the sum of Two Thousand Seven Hundred Fifty Dollars and No/Cents ----- DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha 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 and State of Kansas; to-wit: Lot 104 on Pennsylvania Street, in the City of Lawrence Including the rents, issues and profits thereof provided however that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said part of the first part therein. And the said pardes ______ of the first part do ______ hereby covenant and agree that at the delivery hereof they are the lawful owner emises above granted, and setzed of a good and indefeasible estate of inheritance therein, frae and clear of all incu No exceptions nd that they will w nd the same against all o as making lawful claim there to that the part 185 the same becomes due and payable, and that they will save the same becomes due and payable, and that they will such same and by such insurance company as shall be apearingly and to the part by such these second part to the satent of approxing these when the same become due to apply for to keep and part may pay add these same become due and payable or to keep and shall beer interest at the same become due to the amount and shall beer interest at the sate of 10% from the date of payment "Then "The 10 10 10 al Lan en the parties h of the first part shall at all times during the life of this ind nd assummants that may be levied or averaged against the part of the buildings upon soil real estate increased against first and to reacted by the part \mathcal{J}_{-} of the second part, the loss, if any, may never hand in the avent that said part 1.082, of the first part hald permisse hourse a part of the indebtedness, secured by the lift fully repaid. of Two Thousand Seven Hundred Fifty Dollars and No/Cents - - - ----- DOLLARS, , and by 1ts ted on the 24 to the terms February 1960 Ing to the te d elso to secure any sum or sums of money advanced by the d part Y or to dix n as herein provided, in the 27 . U. the provell (SEAL) P4 1 (SEAL) (SEAL) (SEAL)

331

Part Carter

WHAT LY

-