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	134 Fee Paid \$11.25			C		
	-		33398	BOOK 92		
1	MORTGAGE		(Ne. 52 K)		Legal Blanks, Lawrence, Kansas	
	This Indenture, Made this 5th day of September , in the					
	year of our Lord one thousand nine hundred and forty-seven					
	of Lawrence	, in the County	Doug!	Lasand State of	Kansas	
	parties of the first part, and The Lawrence Building and Loan Association					
	- In It	part y of the second part.				
	the state of the second	Witnesseth, that the said part 108 of the first part, in consideration of the sum of				
	Forty-five hundred and no/100					
						bed
	real estate situated and being The South ten					
	Lot One hundre	d and three (1	03) on Vermon	t Street in the (lity of	
	Lawrence	Alexandre and and	A	and the second		-
and the second		A	the second second			and the second sec
	with the annuttenances and	all the estate title and	interest of the said part	108 of the first part the		
			the second se	at the delivery hereof they erein, free and clear of all incumbra		er.8
	The state of the s	and the second				
	It is agreed between the p that may be levied or assessed age	arties hereto that the part 1.9 unst said real estate when the	Sof the first part shall at all same becomes due and payab	defend the same against all parties times during the life of this indent is, and that Isla Y William is a specified and directed by the part B	making lawful claim thereto tre, pay all taxes or assessm eep the buildings upon said	o. ients ,
	estate insured against fire and tori loss, if any, made payable to the part shall fail to pay such taxes w	ado in such sum and by such part. Yof the second part from the same become due and	insurance company as shall, b t to the extent of	e specified and directed by the part. Sinterest. And in the event provided, the	that said part 105 of the second part,	, the first
	part may pay said taxes and insu interest at the rate of ro% from	ance, or either, and the amoun he date of payment until fully	repaid.	t of the indebtedness, secured by orty-five hundred	this indenture, and shall	bear
					DOLLA	RS,
	September	10. 47. and by	its terms ma	un of money, executed on the	a second part with all int	areast
	accruing thereon according to the	terms of said obligation and a	iso to secure any sum or sum	is of money advanced by the said put in the event that said part. 1.9.8	irtof the second	part
	the same as provided in this inde					
	made in such payments or any public become due and payable, or if th	te void if such payments be n if thereof or any obligation cr insurance is not kept up, as	sated thereby, or interest the provided herein, or if the built	the obligation contained therein f reon, or if the taxes on said real estat dings on said real estate are not key and the whole sum termaining unp immediately mature and become du	ally discharged. If default te are not paid when the a ot in as good repair as they	, be lame fare
	now, or it waste is committed of provided for in said written obligs the holder hereof, without notice	n said premises, then this con- tion, for the security of which and it shall be lawful for the	evance shall become absolute this indenture is given, shall said part V of the seco	and the whole sum remaining unp immediately mature and become du nd part	id, and all of the obligat and payable at the option	ions n of
	the said premises and all the imp therefrom; and to sell the premis the smount then unpaid of primi	ovements thereon in the man is hereby granted, or any part	er provided by law and to he thereof, in the manner prese	we a receiver appointed to collect ribed by law, and out of all moneys	he rents and benefits accurations from such sale to re	uing train
	part	n demand, to the first part. 1 hereto that the terms and pro-	G.S. isions of this indenture and e	immediately mature and become du nd partwe a receiver appointed to collect ibed by law, and our of all moneys it thereto, and the overplus, if any ach and every obligation therein cor orn, personal representatives, assigns	tained, and all benefits accru	aing
	sealSthe day and year last abov	ss Whereof, the part		tha Venereunto set the	llrhandS	and
				lone the	SEA (SEA	L)
				the P. Me	y e (SEA	L)
	1		-		For	+)
A State of the sta						
	STATE OF K	ANSAS	SS.	•		
	COUNTY OF	OUGLAS	Plan and the second second			r
	VESA	before me, a	Notary Pub		aforesaid County and S	State,
	NOTAD	cameGe wife	orge W. Kreye	and Ine P. Kreye	, husband and	1
		to me perso	nally known to be the s	ame personS who executed the	e foregoing instrument	t and This release
			vledged the execution of a WHEREOF, I have hereu	the same.	fixed my official seal or	was writter
	Constant of	day and ye	ar last above written.	. 2. 8	シモレ	mortgage enterec
	My Commission Expires	April 21	₁₉ 50	and the second sec	Notary Put	sic Sebruary
ci	orded September 8, 194	7 at 3:45 P.H.		Harold G.A.	eck Register o	of Deeds . Hanolda do
				na na kana na		
		authorize the He				

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