	312:	34 BOOK 91	<u></u>	
MORTGAGE	INo. 52	ю	Boyles, Publisher of Legal Blanks, La	tweence, Kansas
This Indenture, Ma		day of	January	in the
Ranz Fletchall and No				perween
of Lawrence	, in the County of Doug	ilas	d State of Kansa	
part 105 of the first part, and	The Lawrence Bu	1 - To A.		
	Witnesseth, in the	the ball of the ball of the second second second	irst part, in consideration	and the start of the
Three thousand and no	0/100	· · · · · · · · · · · · · · · · · · ·		DOLLARS
to them GRANT, BARGAIN, SEI real cetate situated and being in the	duly paid, the receipt of whi LL and MORTGAGE to the County of Doug	e said part y of t	sed, ha VQ sold, and by he second part, the follow e of Kansas, to-wit:	this indenture ing described
Lots Numbered Sixty-	and and a second state of the second state of			
Fifty-six (56) in the			s known as	
West Lawrence, in the		the second se		
And the said part 10.5 of the firs	t part dohereby covenant an a good and indefeasible estate of in!	d agree that at the delivery he peritance therein, free and clea	reof they are the	e lawful owner
It is agreed between the parties hierero har may be loried or assessed against said rea- ors, if any, made payable to the part. J. are shall fail to pay such taxes when the sam armay pay said taxes and instructs, or eith neerest as the rate of 10% from the date of p THIS GRANT is insteadd as a non-	and that	rarrant and defend the same a shall at all times during the li and payable, and that. LO y as shall be specified and din the same shall be specified and din the same shall be specified as der p said premises insured as here come a part of the indebted:	painst all parties making lasful is of this indenture, pay all taxe (1) with the part of the buildin need by the part indentum was, secured by this indentum parts, secured by this indentum	claim thereto. s or assessments igs upon said real e second part, the of the second and shall bear
THIS GRANT is intended as a more	rtgage to secure the payment of the	sum of THIPee CIIO	isand and nor it	DOLLARS.
coording to the terms of One certain	written obligation for the payme	nt of said sum of money, exec	uted on the 18th	day of
	47 , and by 1ts	terms made payable to the p	part y of the second part,	the second nart
the same as provided in this indenture				
And this conveyance shall be void if su made in such payments or any part thereof or become due and payable, br if the insurance is own, or if wates is committed on said premi provided for in said written obligation, for the	ch payments be made as herein spe any obligation created thereby, or i snot kept up, as provided herein, or sea, then this conveyance shall be security of which this indenture is g be labed for the heid near Y	when and the obligation con interest thereon, or if the taxes r if the buildings on said real on the absolute and the whole sur jven, shall immediately mature of the second part	tained therein fully discharged on said real estate are not paid matte are not kept in as good re n remaining unpaid, and all of e and become due and payable to t	L If default be when the same pair as they are f the obligations at the option of take possession of
provided for in and written obligation, for the he holds hereof, without notice, and it shall the said premises and all the improvements herefrost; and to sell the premises herefor gra- he angunt their unpaid of principal and inter- tors. J	ereon in the manner provided by las inted, or any part thereof, in the ma set, together with the costs and chan be the first part. 9.3 the terms and provisions of this inde	wand to have a receiver appoint ner prescribed by law, and o ges incident thereto, and the nture and each and every oblig	nted to collect the rents, and ut of all moneys arising from 'as overplus, if any there be, shall pation therein contained, and all	benefits accruing the sale to retain be paid by the benefits accruing
herefrom; shall enced and inure to, and be o saries herefo				hand S and
seal ⁸ , the day and year last above written.		Tam Toli	tenall.	(SÉAL)
The Lot Market State of the Sta		1 Mora	Fletcha	(SEAL)
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KANSAS ٢., STATE OF_ 88 DOUGLAS COUNTY OF ____ Notary Public in the start That on this 18:22 A.D. 19.27 Be It Rememb ON KE before me, a Notary, Public in the aforesaid County of came Ranz Fletchall and Nora Fletchall, husband and wife in the aforesaid County and State, ' 1 OTAP to me personally known to be the same person & who executed the foregoing instrument and UEL day duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. myrow Keyl Notary Public sion Expires August 13 19 49 0 My Com

I, the understruck, owner of the within mortuage, do legeby admomtance the full paramets of the debt secured thereby, and authorims the Register of Deeds to enter the discharge of this mentage of meeted. Dated with lat day of May 1950

Comp. Leal) Attest: L. 2. Eby

The Lawrence Bullding & Loan Associatio H. L. Brinkman Mortsagee. President

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