Reg. No. 8238 162 Fee Paid 37430

	44004 BOOK 100
	MORTGAGE (52k) Boyles Legal Blanks - CASH STATIONERY CO., Lawrence, Xana.
	This Indenture, Made this 29th day of June, in the
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	ar of our Lord one thousand nine hundred and fifty=one between between Willard Cobb and Edna Cobb, husband and wife
177	MILLOLU VUVU allu Eulla VVV, Husballu allu MILO
of	Lawrence in the County of Douglas and State of Kanses
pa	ries of the first part, and The Lawrence, Building and Loan Association
	part. y . of the second part.
- 5	Witnesseth, that the said part 105 of the first part, in consideration of the sum of
ľh	ree Thousand Dollars and no/100DOLLARS
he.	them duly paid, the receipt of which is hereby acknowledged, ha Vo sold, and by this indenture
ų0	GRANT BARGAIN, SELI, and MORTGAGE to the said part of the second part, the following described
rea	al estate situated and being in the Country of Douglas and State of Kansas, to wit: Lot No. One hundred fifty-six (156) on Louisiana Street in
	the City of Lawrence, in Douglas County, Kansas
wit	th the appurtenances and all the estate, title and interest of the said part 103 of the first part therein.
.	And the said part 108. of the first part do hereby covenant and agree that at the delivery hereof they Brene Luwful owner S
őf i	the premises above granted, and seized of a good and indefeasible estate of inhesitance therein, free and clear of all incumbrances,
	and that they will warrant and defend the same against all parties making lawful claim thereto.
	It is agreed between the parties hereto that the part 108 . of the first part shall at all times during the life of this indenture, pay all
kee	es and assessments that may be levied or aversed against said real estare when the same becomes due and parable, and that LDOY W111 p the buildings upon said real estate insured against fire and toratalo in such sum and by such insurface company a shall be specified and seed by the part \mathbf{y}_{-} of the scool part, the loss, if any, made payable in the part \mathbf{y}_{-} of the scool part to the extent of LTS created by the part \mathbf{y}_{-} of the scool part, the loss, \mathbf{x}_{-} of the scool part to the scool payable or to keep terms induced as herein provided, then the part \mathbf{x}_{-} of the scool part may pay so that scool part and pays with assessment of the induced to the amount paid shall become a part of the indebedness, secured by this indensure, and shall bear interest at the rate of 10% from the date of pay- net until their recoil.
inte	erest. And in the event that said part los of the first part shall fail to pay such taxes when the same become dur and payable or to keep
só	prelimb houtes and independent in part of the independence, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay- nat until fully repaid.
	THIS GRANT is intended as a mortgage to secure the payment of the jum of Three Thousand, Dollars and no/1
-	DOLLARS,
	ording to the terms of ONO certain written obligation for the payment of said sum of money, excepted on the 29th
day	of June 19 51 , and by 3 113 terms made payable to the second , with all interest accounting thereon according to the terms of said obligation and also to secure any sum oc.rging of money advanced by the
uid	part y of the second part to pay for any insurance or to discharge any taxes with interest thereon as become provided, in the event
hat	said part 188 of the first part shall fail to pay the same as provided in this indenture.
fd	And this coversance shall be void if such payments be made as herein specified, and the obligation contained, therein-fully-directored lefault be made in such payments or any part, therefor or any obligation created thereby, or interest, thereon, or if the tasks on said real, as are not paid-when the same become do and payable, or if the journance is not kept pay as provided become, or if the buildings on said reate are not Rept's as good repair as they are now, or if what is committed on said premise, then this coverspone thill become absolute the whole same framing useful and all of the obligation sprovided for in said writing additional of the restrict schedule absolute item, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be haveful for
eal	estate are not kept in as good repair as they are now, or if white is committed on said primites, then this conveyance shall become absolute the whole um remaining until, and all of the oblications provided for in said writes obligations of the domorphic shall become absolute
s gi	iven, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for
he	said part \mathbf{y}_{-} of the second part to take postession of the salid premiers and all the improve- tis thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accurate therefrom; and so the premise hereby parterly, or any part thereof, in the manner presented by law, and out of all moneyr strings from such sale to retain amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplut, if any, there be, that
ell he a	the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall
e-1	and by the part J making such sale, on demand, to the first part 198
ene	It is agreed by the parties hereto that the terms and provision of this indenture and each and every obligation therein contained; and all fils accurate therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives.
ssig	
nd	seal the day and year last above written. Of the first part is VO. hereuno set ElloIT hand 8;
	Edua Caph (SEAL)
1	(ours)
1	VTE OFKansas} SS.
01	UNTY OF Douglas
	Be It Remembered, That on this 29th day of June A. D. 19.51
	before me, aNotary Public
1	· · · · · · · · · · · · · · · · · · ·
0	to me performally known to be the same persona., who executed the foregoing instrument and duly acknowledged the execution of the same.
54.	COLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official
	seal on the day and year last above written.
	L. C. Cby
ly i	Commission ExpiresADr11_2119_54
	une 29, 1951 at 1:40 P. M. Release / anel a Recister of De
	soluted, owner of the within mortgage, do hereby acknowledge the full payment of the de weby, and authorize the Register of Deeds to enter the discharge of this mortgage of re

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Attest: L. E. Eby, Secretary

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