199 44988 BOOK 100 1 444 MORTGAGE (528) Boyles Legal Blanks -- CASH STATIONERY CO., Lawrence, Kans This Indenture, Made this ____ 10th day of July in the year of our Lord one thousand nine hundred and _____fifty=one herween L. J. Mack and Jewell R. Mack, husband and wife Lawrence ..., in the County of ____ Bouglas and State of Kansas part J of the second part. Witnessieth, that the said part 10.9 of the first part, in consideration of the sum of Twelve Hundred Dollars and no/100-----DOLLARS them duly paid, the receipt of which is hereby acknowledged, ha. VO sold, and by this indenture GRANT, BARGAIN, SELL and MORTGAGE to the said part J of the second part, the following described real estate situated and being in the County of _____ Douglas____ and State of Kansas, to-wit: The South 26 feet of Lavee Lot No. One (1) and the West 13 feet of the South 26 feet of Levee Lot No. Two (2), on the South side of Pinckney. (now Sixth) Street in the City of Lawrence, in Douglas County, Kansas. with the appurtenances and all the estate, fitle and interest of the said part 108 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 are lawful owner S of the premises above granted, and seized of a good and indefeasible estate of spheritance therein, free and clear of all incumbrances,... and that thoy 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 The spaced scattered are parter matter that me part $\Delta \Delta \Phi_{-}$ of the first part shall at all times during the life of his? indenture, pay all tares and accessments that may be livid or averaged against said real states when the same become due and payable, and that **bloy will** keep the buildings upon said real catace inverted scatter it and the state that and by uch instance company as shall be specified and directed by the part. J. . of the second part, the loss, if any made payable to the part J. . of the second part, the loss, if any made payable to the part J. . of the second part to be extend of the first part shall fail to pay such target when the same become due and payable or to keep and part the event the state of 10 the first part shall fail to pay such target when the same become due and payable or to keep and part the part. J. . of the independence of the first part shall fail to pay such target when the same become due and payable or to keep and part the part. J. . of the independence of the first part shall fail to pay such target when the same become due and payable or to keep and part the part of the independence, secured by this independent and fail be part state in the target of the independence, and the amount of fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Twelve Hundred Dollars and no/100cording to the terms of ______ ORA____ vertuin written obligation for the payminted suits sum of money, executed on the ______ 10th_____ day of _______ 19 _____ 19 ______ 12 ______ terms made parable to the part y of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the part, with all interest acroung thereon according to the terms of said objigation and also to score any sum or sums of modey advanced by the said part. J. of the scond part to pay for any insurance or no displates any Tarse with pharteet thereon as herein provided, in the event that said part. J. of the scond part to pay for any insurance or no displates any Tarse with pharteet thereon as herein provided, in the event that said part. J. Off of the first part shall fail to pay the same as provided in this indefaure. And this convergance shall be volid if such payments he made as therein preclicied, shalt the obligation contained therein fully discharged If default be made in such, payments or any part thereof or any obligation created theredy, of interest-therein, or if he tarse on shall real estimate are not kept in as good repair as they are now, of it wate is committed on said premise, then the charging on such as house as the wholes um remaining munch, and all of the obligations provided for in said write obligation, for the security of which this indefaure is given, thall immediately mature and become due and payable at the option of the holder hereof, withou notice, and it shall be lawful for the values are not of the obligations provided for in said or of the values of the value of the values of the value of the values of the value of the values It is agreed by the parties hereto that the terms and provisions of this indentute and each and every obligation therein contained, and all feith accurate prevention, shall exceed and insure to, aid be obligatory upon the heirs, executors, administrators, personal representatives, igns and successors of the respective parties hereto. In Witness Whereof, the part 108. of the first part ha VO their 1. 1720. (SEAL) 1. mach SEAL) STATE OF Kansas SS. COUNTY OF Douglas A, D. 19.51 He If Remembered, That on this ... 10th day of July E before me, a Notary Public in the aforesaid County and State," 12 L. J. Mack and Jawel R. Mack, husband and came. HOT4 PL wife -UBLIC ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hergunto subscribed my name, and affixed my official seal on the day and year last above written. 100411. Cb Notary 1 My Commission Expires April 21 19 54 2. the under of none of the orthin metages, to light a cloper the full payment of the optime of the orthing metages, to light a cloper in full payment of the optime of the montages greend. Sale the index to onte the orchange of this montages greend. Sale the have of july 100% the discharge of the second and the index to screetly (100 less) Meta , len and the second second second - Martin Martin Stration (and the second

MARKEN STATISTICS