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MORTGAGE (5	2K) 44 10 BOOK 101	CASH STATIONERY CO., Lawrence, Kane.	
This Indenture, Made		, in the	
year of our Lord one thousand nine hundred	the second state of the se	between	
Claude B. Landon and Vi	rginia E. Landon, husband a	nd wife	
of Lawrence , in the Cour	ny of Douglas a	nd State of Kansas	
part 10.5 of the first part, and The	e Lawrence Building and Loa	n Association	
Witnes	seth, that the said part 105 of the first	part, in consideration of the sum of	
	10/100		
doGRANT, BARGAIN, SELL and M	ORTGAGE to the said part of the s	econd part, the following described	
	of Douglas an Eleven (11) of Block Three	d State of Kansas, ro-wit:	
Subdivision of Block Fif	teen (15) of Babcock's Enls	rged_Addition	
O the City of Lawrence	in Douglas County, Kanses		
	and interest of the said part 10.9 of the fit		
and the said part 5.5 or the first part do	hereby covenant and agree that at the delivery i and indefeasible estate of inheritance therein, free au	hereot L118 y 8 P She lawful owner S nd clear of all incumbrances,	
and that	they will warrant and defend the same against a	Il patties making lawful claim abarero	
It is agreed between the parties hereto that the	part 108 of the first part shall at all times du	ring the life of this indenture, pay all	
texts and assessments that may be leviced or assessed keep the buildings upon said real extra innured agai directed by the part. Y of the second part, the I interest. And in the event that said part. If CS of th said premise insured as herein provided, then the p so paid shall become a part of the indebtedness, sec ment until fully repaid.	nst fire and tornado in such sum and by such insur- oss, if any, made payable to the part of the su	and payable, and that UDBY W111 ince company as shall be specified and econd part to the extent of 1159	
said premises insured as herein provided, then the p so paid shall become a part of the indebtedness, sec	art Just part shall fail to pay such taxes when the sar art Just of the second part may pay said taxes an ured by this indenture, and shall bear interest at th	ne become due and payable or to keep of d insurance, or either, and the amount is rate of 10% from the date of pay-	
	rure the payment of the sum of Four thous		
day of October 19 part, with all interest accruing thereon according to the	51		
said part y of the second part to pay for any i	nsurance or to discharge any taxes with interest the	reon as herein provided in the event	
that said part 16.8. of the first part shall fail to p And this conveyance shall be void if such payme If default be made in such payments or any part the state are not paid when the same become due and p	ents be made as herein specified, and the obligation	a contained therein fully discharged	
In default be much in such payments of any part in status are not paid when the same become due and p real state are not kept in as good repair as they are , and the whole sum remaining unpaid, and all of the is given, shall immediately mature and become due a the aid are: X of the area do area.	ayable, or if the insurance is not kept up, as provid now, or if waste is committed on said premises, then obligations provided for in a said premises, then	ed herein, or if the buildings on said this conveyance shall become absolute	
is given, shall immediately mature and become due a the said part of the second part	and payable at the option of the holder hereof, with	out notice, and it shall be lawful for	
the said part. Y of the second part. ments thereon in the manner provided by law and to sell the premises hereby granted, or any part thereof, the amount then unpaid of principal and interest, toge he naid by the part. Y. duking such saids and	have a receiver appointed to collect the rents and in the manner prescribed by law, and out of all me ther with the costs and charge incide the	benefits accruing therefrom; and to oneys arising from such sale to retain	
be paid by the part making such sale, on des	mand, to the first part 188.	the overplus, if any there be, shall .	
assigns and successors of the respective parties hereto.	· · · · · · · · · · · · · · · · · · ·	ministrators, personal representatives,	
and scal_S_ the day and year last above written.	188 of the first part ha VO hereunto set.		
	Slande B &	andar (SEAL)	
STATE OF Kanses	SS		
Be It Rememi	bered, That on this29thday of OC.	tober	
came	Villiam B. Landon and Virgi	the aforesaid County and State, nia E. Landon,	
to me pers	onally known to be the same person. S., who	executed the foregoing instan	Itis reienst s written the original
m. Up. c. C. ment and	duly acknowledged the execution of the same WHEREOF, I have hereunto subscribed my		13 des
seal on the	a day and year last above written.	E C C C C C C C C C C C C C C C C C C C	lorighter 1
My Commission Expires April 21	<u>19_54</u>	Notary Public	la a. Seck
	0	- lau	ana Sector
ded October 29, 1951 at 3:55 P. M. RELEA		Lock Register of Deeds	
e undersigned, owner of the within ed thruby, and authorize the Reg		harge of this mortgage of record.	
this 20th day of May 1953 t: L. E. Eby Secretary		Association President	
(Corp. Seal)	Mortgagee		
en e		enan en alternis in de la 1990 en Andrea Maria en Alteria (h. 1995). Antre a la companya en la companya e	a oligebring and
Same and the second			

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