$D_{1}^{(1)}$ , $D_{2}^{(1)}$		
44741 BOOK 101		Y II
MORTGAGE (52K) Boyles Legal Blanks CASH STATIONERY CO., Lawrence, Kase.		
This Indenture, Made this lat day of November, in the		
year of our Lord one thousand nine hundred and fifty-one between	1.	
Armin E, Woestemeyer and Dorothy E, Woestemeyer, husband and wife		
of Lawrence, in the County of Douglas and State of Kanass		
part 168of the first part, and The Lawrence Building and Loan Association 1		
part <b>y</b> of the second part .		
Witnesseth, that the suid part_10.0 of the first part, in consideration of the sum of Fifty-five Hundred Dollars and no/100DollARS	• [	
to them duly paid, the receipt of which is hereby acknowledged, ha VO sold, and by this indenture		
doGRANT, BARGAIN, SELL and MORTGAGE to the said part		
real estate situated and being in the County of Douglas and State of Kansas, to-wit:		
Lot No. Porty-seven (47) in Fair Grounds Addition, an Addition to	1857	
the City of Lawrence, in Douglas County, Aansas		
with the appurtenances and all the estate, title and interest of the said part. 105 of the first part therein.	1	
And the said part 109 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner S	1.	
of the premises above granted, and seized of a good and indefeasible estate of inheritance 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 _103 of the first part shall at all times during the life of this indenture, pay all		
the second state of the se		
taxes and userments that may be letted or assessed against usin real situate warm the number boomers our also playme, and that $L_1 L_2 \to L_2 \to L_2$ keep the buildings yoon sild real trained against fire and toraxin on such any and they such instruction of the second part to be periodical and directed by the part. $V_{-}$ of the second part has a single part of the part $V_{-}$ of the second part to be retent of $-L_2 = L_2 = L$		
and premises insured as herein provided, then the part Y of the second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay-	1	
ment until fully repaid. THIS GRANT is intended as a mongage to secure the payment of the sum of Fifty-five Hundred Dollars and		
THIS GRANT II INTERCE IS & MONTESE O RELIE OF PRIME OF OR ALL OF THE STREET PRIME PR		
according to the terms of ODO certain written obligation for the payment of said sum of money, executed on the		
day of <u>November</u> <u>19 51</u> , and by <u>1 ba</u> terms made payable to the part <u>y</u> 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		
said pare . y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event		
that said part 10.8. of the first part shall fail to pay the same as provided in this indenture.	•	
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part therefo or any obligation created thereby, or interest thereon, or if the taxes on said real, many areas or so in a brown become due and narable, or if the instances to not knot up as browled herein, or if		
In detains on that the other hyperbolic many periods, or if the immuner is not kept up, at provided benice, or if the buildings on tid' read testers the other has possible theorem in the ensoy, or if was intromined to an id premise, there is not interference and the whole num remaining unpaid, and all of the obligations provided for in suid writes obligation, for the security of which this indemune is given, shall mencitary manuscing and become due and payshes at the option of the oblic retors, whole one noise, and it is had be building to a start of the obligations provided for in suid writes oblications not not not one, and it shall be lawful for		
the said part. Y of the second part to take possession of the said premises and all the improve- ments therein in the manner provided by law and to have a receiver appointed to collect the rests and benefits accruing therefrom; and to be a second to be a second be and the second part of the second be and the second be as th	1.	
sell 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 the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall		
be paid by the part. Y. making such sale, on demand, to the first part. 16.8. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all		
be pain by the part, making non-max, on occasion, to use min-page status. It is agreed by the partice better to hat the terms and provision of this indenture and each and every obligation therein contained, and all benefits activity therefore, shall extend and inner to, and be obligatory upon the beirs, executors, administrators, personal representatives, satigat and mozeron of the represent partice hereto.		
In Witness Whereal, the part 168 of the first part ha Ve hereunto set their hand 8		
and seal 5 the day and year list above written. Doristly C. Warstemerger (SEAL)		
Oorsthy E. Woeslemerfer (SEAL)		
STATE OF Kansas		
COUNTY OF Douglas		
Be It Remembered. That on this 191, day of Novembers' is a sol		
before me, aNotary Public		
husband and wife		
to me personally known to be the same person.d., who executed the foregoing instate		
UBLIC/CI ment and duly acknowledged the execution of the same.		
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above written.		
J. E. Eby	This release	
ty Commission Expires April 21 19 54 Notary Public	was written on the original	
ed Novorber 2, 1951 at 10:15 A. K. Massel a. Beck Register of 1	nortgage entered Doeds the 10 day	
undersigned, owner of the within mortgage, do hereby scincwledge the full payment of the d thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of	lebt 1954	
Dated this 15th day of July, 195h	Narold G. Co Rive of Directs	cer V
The Lawrence Building and Loan Association L. E. Eby By W. E. Decker, Vice-Pres.	Duputy	
Secretary (Corp Seel) Mortgagee	Caroly	
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