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4505U BOYK 101	-
MORTGAGE (32%) Boyles Legal Blants CASH STATIONERY CO., Lawrence, Kana.	
This Indenture, Made this 19th day of Movembor in the	
ear of our Lord one thousand nine hundred and Fifty-one between	
J. B. Laque and Larie M. Laque, his wife	
Leoompton in the County of Douglas and State of Kansas.	
art 108 of the first part, and The Lawrence Hatlonal Bank, Lawrence, Kansas	
part. y of the second part.	
Witnesseth, that the said part 08. of the first part, in consideration of the sum of EVENTEEN HUNDRED FIFTY & no/100	
then duly paid, the receipt of which is hereby acknowledged, ha ¥0sold, and by this indenture	
GRANT, BARGAIN, SELL and MORTGAGE to the said part V of the second part the following that it	
al estate situated and being in the County of Douglas. and State of Kansas, to-wit:	
Lots Nos, One (1); Two (2), Three (3), Four (4)	
Five (5), Six (6), Seven (7), Bight (8) Mine	
(9), Ten (10), Eleven (11), Twelve (12) Thir-	
teon (13), Fourtson (14), Fiftorn (15), Sixtson (16), Forty Six (46), Forty Saven (47), Forty	
Bight (40), Forty Eine (49), Fifty (50), Fifty 5 One (51), Fifty Two (52), Fifty Three (53),	
Fifty Four (54), Fifty Five (55) and Fifty Six	
(56), in Block No. Thirteen (13) and Lots Nos.	
One (1), Two (2), Three. (3); Four (4), Five (5)	
Six (6), Soven (7), Bight (8), Nine (9), Ten	
(10), Bloven (11), Forty Six (46), Forty Seven	
(47), Forty Bight (48), Forty Nine (49), Fifty	
(50) and the North Half of Lot No. Fifty One	
(61), in Block Nos. Fourteon (14) all in the City of Lecompton the appurtenances and all the sente that and interest of the said part. ion of the first part therein.	
se premises above granted, and seized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances, No Excopptions 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 .105 of the first part shall at all times during the life of this indenture, pay all	
the buildings used all rest or most of matteria gainst start real citize when the same becomes due and payable, and thus, Tho $\frac{1}{2}$ W $\frac{1}{2}$ M $\frac{1}{2}$ is the same becomes due and payable, and thus, Tho $\frac{1}{2}$ W $\frac{1}{2}$ M $\frac{1}{2}$	
premises insured as herein provided, then the part y	
THIS GRANT is intended as a montage to secure the payment of the sum of	
ding to the terms of certain written obligation for the payment of said sum of money executed as the 19th	
Movember 19 51, and by 1ts rems made pupible to the part Y of the second with all interest according to the terms of said obligation and also to secure any sum or sums of money advanced by the	
part Y of the second part to pay for any insurance or to discharge uany taxes, with interest thereon as herein provided, in the event	
and part a work of the tints part shall fail to pay the same as provided in this indenture. And this covergences shall be wold in each payments be made as herein specified, and the oblightion contained herein fully discharged, fault be made in such payments or any part thereof or any obligation created thereby, or instears thereon, or in the trace on said real are not paid works on the same become due and payholes, or if the instrume is not keyt by pay provide hereby, or instears and state are not keyt in as good repair as they are now, or if waste is committed on said premise, then this conveyance shall be wold as and state are not keyt in as good repair as they are now, or if waste is committed on said premise, then this conveyance shall be wone about the whole sum remaining unput, and all of the oblightions provided for in said writers of high stores and which this indenture en, shall immediately manute and become due and payhole as the option of the holder hereof, without notice, and it shall be lawful for a state are not paid to be complete or the gravity or a good create and the boot of the conveyance of the gravity or a good create the part of the conveyance of the gravity or a good create the part of the boot of the part of the gravity of the part of the gravity of the part	
state are not kept in as good require use and parable, of if the insurance is not kept up, as provided herein, or if the buildings on, said the whole sum remaining unraid and all of the philoretic required is committed on said premises, then this conveyance shall become absolute	
en, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for	
id part Y of the scond part 1ts agants are proved to use possible to use noter enteroy, without notice, and i thail be lawful for thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accounts that lith improve- premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys atming from stuck sale to rents in notat then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplay, if any there be, shall by the rule are then the stuck sale on demand to the first are together.	
the pictures decy granted, of any part thereot, in the manner prescribed by law, and out of all moneys arising from such sale to retain mount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there he, shall	
t is sorreed by the parties based at a summary to a first a contract of the second	
is actual of the frame, shall created and insure to, and be obligatory upon the heirs, executors, administrator, operional representatives, a nai successors of the respective parties hereto.	
In Witness Whereol, the part 102 of the first part ha YO hereunto set their hand 5	
B. B. Lagua (SEAL)	
Mrs Mar Laguar (SEAL)	
Marie m. Lagua (SEAL)	