31.0 Reg. No. 8506 Fee Paid \$25.00 153 : 45118 BOOK 101 1 (52K) . MORTGACP Boyles Legal Blanks -- CASH STATIONERY CO., Lawrence, Kans. This Indenture, Made this ____ first day of _____ December____ ... in the year of our Lord, one thousand nine hundred and Fifty One Lawrence T. Harris and Leona Keys Harris, husband and wife, between 14 - met Lawrence , in the County of ____ Douglas and State of Kansas 1 part 108 of the first part, and C. C. Carlsen, part y of the second part. Witnesseth, that the said part 108 of the first part, in consideration of the sum of Ten Thousand#----DOLLARS duly paid, the receipt of which is hereby acknowledged, ha ve sold, and by this indenture do ... real estate situated and being in the County of Douglas and State of Kansas, to-wit: The South Half of Lot Forty Six and the Fast Twenty Three and one-half of Lot Forty Six on Massachusetts Street, in the City of Lawrence, Kansas. with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 105 . of the first part do hereby covenant and agree that at the delivery hereof are the lawful owner B of the premises above granted, and seized of a good and indefeasible exate of inheritance therein, free and clear of all incumbrances, except loan of The Lawrence Building and Loand Assoniation of record in Book 99, page 367, Touglas ounty, Kansas records 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 taxes and assessments that may be levied or a we'ved against still real'state when the same become due and parable, and that $(\mathbf{R} \mathbf{P} \mathbf{y})$ keep the buildings upon still real state issued against fire and tornado in such sum and by such insurance comparing as shall be specified and directed by the part \mathbf{y}^N of the second part, the loss, if any made parable to the second part to the extent of $(\mathbf{R} \mathbf{P} \mathbf{y})$ interest. And in the extent that still part $\mathbf{A} = \mathbf{D} \mathbf{x}$ is the second part to the extent of $(\mathbf{R} \mathbf{P} \mathbf{y})$ interest. And in the extent that still part $\mathbf{A} = \mathbf{D} \mathbf{x}$ is the second part, then $\mathbf{z} = \mathbf{A} \mathbf{y}$ is the second part to the extent still persite in uncertained as herein provided, then the part \mathbf{y} of the second part part still all to part of the indeficience, or either, and the and on the so paid shall become a part of the indeficience, secured by this indenture, and shall bear interest as the rate of 10% from the date of pay-ment unif light repaid. of n18 THIS GRANT is intended as a mortgage to secure the payment of the sum of Ten Thousand# . DOLLARS. according to the terms of one certain written obligation for the payment of said sum of money, executed on the 1st day of ______December 19 51, and by ______ terms made payable to the part y _____ of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of mother advanced by the said part 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 105 of the first part shall fail to pay the same as provided in this indenture. that sail part Δ^{∞} the first part shall taut to pay the same as provinces in two macmute. And this concerpance shall be void if such payments be made as herein specification, and the obligation contained therein fully discharged. If default be made an such payments or any part thereof or any obligation created thereby, or interest thereon, or if the tars on such real reates are not pay in any horizont the obligation provided herein, or if the tars on such real real estates are not kept in a good repair as they are now, or if watte is committed on suid premise, then this converse shall become abolate and the whole use meranisming used. And if the obligations provided forting as dirticen obligation, for the security of which this indenaue is given, thall immediately mature and become due, and payable at the option of the holder hereof, without notice, and it shall be lawful for the voltage states are not the state of the state of the state of the state of the used of the used of the state of the state of the state of the used of the used of the state of the state of the state of the used of the used of the state of the state of the used of the state of the used of the state of the used of the use the said part ¥...to take postetion of the second part...to take postetion of the said premises and all the improve-ment thereon in the minanet provided by law and to have a receiver appointed to collect the rents and beedlus acroming therefrom; and to sell the premises hereby granted; or any part thereon, in the manner prescribed by have, and out of all moesy ativing from such sale to retain the amount then unpaid of principal and interest, together with the costs and charges indident thereto, and the overplus, if any there be, shall be paid by the part 108 making such sale, on demand, to the first part 10.8 ... It is agreed by the parties hereto that the terms and provisions of this indenture and each and erery obligation therein contained, and all benefits actualing therefrom, shall earthed and innur to, and be obligatory upon the heirs, executor, administrators, personal representatives, safars and accessors of the representive parties hereto. In Witness Whereot, the part 108 of the first part has VO hereunto set the 1r hand S Jani (SEAL) hairence deona STATE OF Kansas 22 COUNTY OF Douglas Be It Remembered, That on this 18t. day of December A. D. 19.51 in the aforesaid County and State, before me, a. Notary ublic in the aforesaid County and Sta came Lawrence T. Harris and Loons Keys Harris, AT T. CAAL husband and wife, OTARY to me personally known to be the same person who executed the foregoing instru-..... ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official UBL seal on the day and year last above written. Q. S COUNT -Notary Public My Commission Expires November 1.8, 7954.8 Harold a Beck the within martinge do hereby the underse Owner og I the debt becared thereby me the inel acknowledge . and authorize the star on the Dated this 24 th day of P this mo all Quine: 1954. Ances Martgagee. Owner.