Reg. No. 8509 Fee Paid \$2.00 159 . Cherry 45129 BOOK 101. MORTGACE (526) Boyles Legal Blanks - CASH STATIONERY CO., Las . This Indenture, Made this ____ 4th day of December year of our Lord one thousand nine hundred and fifty-one . Lillie Ridley, a widow of Lawrence in the County of ______Douglas and State of Kansas part y of the first part, and "The Lawrence Building and Loan Association part J. of the second part. Witnesseth; that the said part y of the first part, in consideration of the sum of Light Hundred Dollars and no/100-----DOLLARS to her duly paid, the receipt of which is hereby acknowledged, ha .S. sold, and by this indenture Douglas real estate situated and being in the County of and State of Kansas, to-wit: The South Thirty-five (35) feet of 4ot One hundred seventy-seven (177) on Connecticut Street in the City of Lawrence, in Douglas County : Kanses with the appurtenances and all the estate, title and interest of the said part ... y of the first part therein. And the said part y of the first part do CS hereby covenant and agree that at the delivery hereof She 1S the lawful owner ... of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that _She _ will warrant and defend the same against all parties making lawful claim thereto. taxes and assessments that may be levided or aversed against usid real states when the same becomes due and payable, and that 3.10 w(1).11 keep the buildings upon-said real scatze insured against fire and tornado in such sum and by such insurance, company as shall be specified and directed by the part $_$ of the second part, the loss, if any make payable to the part $_$ of the second part to the stress of $_$ of the first part shall fail to pay such taxes when the same becomes due and payable, and that $_$ of the second part, the loss, if any make payable to the second part to the stress of the second part that the specified and directed by the part $_$ of the second part, the part $_$ and the second part may pay sing taxe and insurance, or either, and the same torn and insurance, or either, and the annous so paid shall become a part of the indebredness, secured by this indensure, and inhall best instress at the rate of 10% from the date of pay-ment unit fully repaid. THIS GRANT is intended as a mottgage to secure the payment of the sum of Light Hundred Dollars and no/100-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 J of the first part shall fail to pay the same as provided in this indenture. And this conveynce shall be void if such pays to the abs of points in the point of the shall be point of the shall be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on suid real estimate are now keys in a good repair as they are now, or if watth is convergence thall be shallngs on said real estimate are now keys in a good repair as they are now, or if watth is convergence thall be convergence thall be convergence that the shallngs on said real area are not keys in a good repair as they are now, or if watth is convirted for insufficient or interest thereon, for the the shall become should be the obligations provided herein, for the security of which this indennues in given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be layting for this conveyance shall become absolute r the security of which this indenture out notice, and it shall be lawful for 1 4 m se said part Y._____ of the second part ______ was not to have a receiver appointed to collect the rents and benefits accurating therefrom, and to all the premises hereby graned, or any part thereof, in the manner parcented by law, and out of all moorer, ansing from not all use to result are mount then unpuid of principal and interest, together with the costs and charges incident thereos, and the overplus, if any there be, shall the said part Y be paid by the part _____ making such sale, on demand, to the first part _____ It is agreed by the parties bettero that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, sors of the respective parties hereto. igns and su In Witness Whereof, the part ______ of the first part ha_S__ hereunto set ______, the day and year last above written. her hand Lillie Ridley (SEAL) STATE OF Kansas 22 COUNTY OF Douglas 4th day of December Be It Remembered, That on this ... A. D. 19: 51 Notary Public before me, a... ELES in the aforesaid County and State. came _____Lillie Ridley, a widow____ NOTAR to me personally known to be the same person who executed the foregoing instru-UBLIC ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official Ś seal on the day and year last above written. CUN1 Notary Publi My Commission Expires. April 21 19.54 Recorded December 5, 1951 at 8:25 A. M. Russe Harold aldeck J, the underscended, nonev of the welling meeting and hereby exampledge this full payment of the debt accord thereby, and autophanes the Constitution of Alido to anter the duckang of this most gage greend, Dated this 12th, day of They (1933. The Lowrence Subling and Dan) descustion W.E. Decher Vier Mark was written on the original attest: L.E. Ely (Corp. Seel) Secretary (Corp. Seel) Barben Suchar

and the second se inter werden ist with the states of