Reg. No. 8538

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	MOBTUAGE 1526) 45281 BOOK 101 Bayles Legal Blanda - CASH STATIONERY, CO., Learnes, Kan.
	This Indenture, Made this 28th day of Bacember in the
	year of our Lord one thousand nine hundred and fifty-one
	Alfred L. Winslow and Vena X. Winslow, also known as Vena McCall Winslow, husband and wife
	of Lawrence in the County of Douglas
	part 115 of the first part, and he Pullding and Loan Association
	Dart. V of the second put
	Witnesseth, that the said part 165 of the first part is well in the
	Twelve fundred Dollars and no/100
	do-GRANI, BARGAIN, SELL and MORTGAGE to the said part. Y of the second part the following 1 at 1
	real estate situated and being in the County of DOURTAS
	Lats Five (5) and Six (6) in Home Place, an Addition to the City of
	and the second
	with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein.
	And the said part 103 of the fifth part do hereby covenant and agree that at the delivery hereof 110 2 12 the lawful owner 3 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 layful claim thereto.
	It is agreed between the parties hereto that the part 16.2. of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and parts and the same of 2.3.
	taxes and assessments that may be leviced or assessed against said real extra when the main at a time during the life of this indentueb, pay all keep the buildings upon said real estate invaried against fire and tornado in such sum and by such insume company as shall be specified and directed by the part $\mathcal{Y}$ . of the second part, the loss, if any, made payhole to the part $\mathcal{Y}_0$ of the second part to the loss, if any, made payhole to the part $\mathcal{Y}_0$ of the second part to the loss $\mathcal{Y}_0$ and $\mathcal{Y}_0$ the second part, the loss $\mathcal{Y}_0$ and $\mathcal{Y}_0$ and $\mathcal{Y}_0$ the second part, the loss $\mathcal{Y}_0$ and $\mathcal{Y}_0$ and $\mathcal{Y}_0$ and $\mathcal{Y}_0$ the second part, the loss $\mathcal{Y}_0$ is the second part, the loss $\mathcal{Y}_0$ is the second part, and payhole to the kern $\mathcal{Y}_0$ of the second part may pay said taxes and insume, consider, then the amount and premiser insure a sharing provided, then the part $\mathcal{Y}_0$ of the second part may pay said taxes and insure, consider, 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 par- ment until fully regaid.
	matcher that in an effect that have been and a solution of the part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as heroin provided, then the part
	ment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Twelve_tundred Dollers and no/100
	according to the terms of ODB certain written obligation for the payment of said sum of money executed as the OBt h
	day of UG & and ber 19 51 and by 10.5 terms made payable to the part y of the second part, with all ignerest according to the terms of said obligation and also to secure any sum or taus of more advanced by the
	said part y of the second part to pay for any insutance or to discharge any taxes with interest thereon as herein provided, in the event
1	that said part 10 S 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 failly discharged.
	And mis convergate shall be would it such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation crated thereby, or interest thereon, or if the tarts on usid real estate are not paid when the same become due and parable, or if the insurance is not kept up, as provided herein, or if the buildings on stal- real estate are not paid when the same become due and parable, or if the insurance is not kept up, as provided herein, or if if the buildings on stal- real estate are not kept in a sgo of regin as they are affew, or if wates it committed on stall premises, then this convergate thall become abdue and the whole sum ternaining unpaid, and all 0 the obligations provided for in said written obligation for the scenary of which his inferure is river, thall immediately manue and become due and parable at the convince of the bard written or the intervince and binderups
	and the whole sum remaining unpuid, and all of the obligations provided for in said written obligation, for the security of which this indentute is given, shall immediately manute and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for
	the said part <u>y</u> of the second part to take possession of the said premises and all the improve-
	sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from sch 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 103. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all
	benefits accruing therefrom, shall extend and inuite to, and be obligatory upon the heiri, executors, administrators, personal representatives; assigns and successors of the respective parties hereto.
	In Witness Whereol, the part 12.8 of the first part ha Ve. hereunto set their hand 8 and seal S. the day and year last above written.
	Wind Junitor (SEAL)
	Thene M. Hunslow, sles (SEAL)
	Annun ad (SEAL) Nene Mc Call Hinstor (SEAL)
This rela was writ	STATE OF KENSES
	COUNTY OF DOUGLES
	Bo It Remembered, That on this. 28th. day of December A. D. 19. 51. before me, a iotary, Public in the aforesaid Gounty and State,
	eame liftred L. Tinslew and Vens M. Minslew, siso known as Vena VeCall Minslew, husband and wife
	to me personally known to be the same personS., who executed the foregoing instru-
on the origi mortgage	ment and duly acknowledged the execution of the same.
this 15	red av seal on the day and year last above written.
19 53	G Notary Public
auld a Beel	My Commission Expires April 21
bara Leeber	
Deputy	RELIEASE - Harred a Beeck Register of Dee
I, the	a undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt
Dated	ad thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. this 26th day of April 1953
	The Lawrence Building and Loan Association (Corp. Seal) H. C. Brinkman President Mortgages.

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M. M. Balagara

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