Reg. No. 8542 Fee Paid \$4.00/

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MORTGAGE	45305 BOOK 101
	(62K) Boyles Legal Blanks - CASH STATIONICON CO.
This Indenture,	Made this 2nd
year of our Lord one thousand nine t	hundred and <u>fifty-two</u> , in the
Edward - Alexand	and Laith Maxine Alexander, husband and wife
	ulth paxine Alexa der, husband and wife
of Lawrence	e County of Douglas
part 109 of the first part, and The	Lawrence Luilaing and Loan Association
	it person the second part
Sixteen dunared Doller	itnesseth, that the said part 145_ of the first part, in consideration of the sum of a and no/100DOLLARS
do	and MORTGAGE to the said part. Y of the second part, the following described
real estate situated and being in the C	ounty of Louis to the said part. Y of the second part, the following described
	A STATE ALL AND A STATE PICAS I AND A STATE AND A STAT
Ulty of Lawrence,	Dougles County, Kensus
with the appurtenances and all the esta	te, title and interest of the said part 1 u.S. of the first part therein.
nud me said junt of the first	part do hereby covenant and arres that as at 1 11
of the premises above granted, and seized of	a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
to subplate the second state and state an	
and It is accord between the music. I	that they will warrant and defend the same against all parties making lawful claim thereto.
in the agreed between the parties negets	that the part 100 of the first part shall at all times during the life of this indenture, pay all
keep the buildings upon said real estate inst directed by the part y of the second of	average against said real estate when the same becomes the and purple, and then defined on the same becomes the and purple, and then the $y = 11$ real average by the same becomes the and purple, and the specified and the same becomes even and the same become same and the same become same and the same become same and purple of the same and the same become same and purple of the same and the same become same and purple of the same become same and purple of the same and the same become same and purple of the same and the same become same and purple of the same and the same same same same same same same sam
interest. And in the event that said part 1 6	S of the first part shall fail to pay such taxes when the same become due and payable or to have
o paid shall become a part of the indebted	ness, secured by this indenture, and shall bear interest at the rate of 10% from the data of
THIS GRANT is intended as a morres	ge to secure the payment of the sum of Sixteen Hunard Jollars and a
1003	Dout the
ccording to the terms of One certain	written obligation for the payment of said sum of money, executed on the 2nd
ay of Jenue ry.	19 52 and by its statistical and statistical and statistical and the second line to the part y of the second line to the terms of said obligation and also to secure any sum or sums of moner advanced by the
id part J of the second part to part f	ing to the terms of said obligation and also to secure any sum or sums of money advanced by the or #ny insurance or to discharge any taxes with interest thereon as herein provided, in the event
hat said part - oot the first part shall	fail to pay the same as provided in this indentus
state are not paid when the fame become d	ue and payable, or if the invutance is not kept up, as provided herein, or if the taxes on said real
nd the whole sum remaining unpaid, and al	th payments be mide as hierein specified, and the obligation constant, therein fully discharged, part thereof or any obligation created hereby, to interest therean, or if the tases in said real as an apache, or if the invatance is not kept up, as provided herein, or if the buildings on said they are now, or if assue is committed on said premise, then its converse shall become about the part only of its sate is committed on said premise, then its converse shall become about the sate only of the sate of the mide there obligation, for the security of which this indensate me due and payable or held for in said written obligation, for the security of which this indensate me due and payable or held for in said written obligation.
ne said part	to take possession of the uniter arreot, without notice, and it shall be lawful for
ents thereon in the manner provided by las Il the premises hereby granted, or any part	to take possession of the said premises and all the tainformer to take possession of the said premises and all the tainformer thereof, in the manner prescribed by law, and out of all money atting from such all to retain retet, together with the costs and charges incident thereto, and the overplus, if any there be, shall be and any such as the same such as the s
e amount then unpaid of principal and inte paid by the part. y making such sal	rest, together with the costs and charges incident thereto, and the overplus, if any there be, shall
	c, on comanda, to the inst part ASQ. The terms and provisions of this indemute and each and every oblightion therein contained, and all inute to, and be obligatory upon the heirs, executors, administrators, personal representatives, herein.
enefits socruing therefrom, shall extend and signs and successors of the respective parties	inure to, and be obligatory upon the heirs, executors, administrators, personal representatives,
In Witness Whereof. d seal S. the day and year last above write	the part 105 of the first part ha Ve hereunto set their hand s
un uny sue year last above writte	Edward & alevan les
	Educard & alexangler (SEAL) Edith Maxime alexander (SEAL)
	(SEAL)
TATE OF Kansas	
OUNTY OF Douglas	n A. D. 19.52
Be li	in the aforesaid County and State,
Vinting also	idward E. Alexander and Edith Maxine Alexander
NOTAS	busband and wife
19.14	one personally known to be the same person who executed the foregoing instru- sent and duly acknowledged the execution of the same.
	tent and duly acknowledged ine execution of the banks
IN W	al on the day and year last above written.
01.11	Notary Public
And I	
y Commission ExpiresApr11	
January 2, 1952 at 1.10 p	H Hard T Beck Register of
1 January 2, 1952 at 4:10 P.	Reliance party allager of
dament in	+ I hereby acknowledge the full summent & the
ed, owner of the within m	entinge, do hereby acknowledge the full segment of the "
rely, and authorize the (x this 16 th day of Irebrus	a load
p p onould	The Runence Building and Can description The Runence Building and Can description H.C. Brinkman These. Mortgagel. Zaus
(a. P.a)	x.C. Brinkman Thes. Molgage. Inch
(orp. seal)	
(corp. seal)	

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