Reg. No. 8543 258 Fee Paid \$8.75

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4531; BOOK 101 MOBTGAGE (52K) Borter Level Blacks - CASH STATIONERY C		
	O., Lawrence, Kans.	14
This Indenture, Made this day of Januar	ry, in the	
year of our Lord one thousand nine hundred and <u>fifty-two</u>	between	
Bernice L. Hickey, a single woman	······································	
of Lawrence , in the County of Douglas and State of 10		
part y of the first part, and The Lawrence Building end Loan Association	u.u.u.	
part		
Witnesseth, that the said part y of the first part, in consideration	ion of the sum of	
Thirty-five Hundred Dollars and no/100	DOLLARS	
to her duly paid, the receipt of which is hereby acknowledged, ha .5 sold, and do e.g. GRANT, BARGAIN, SELL and MORTGAGE to the said part	by this indenture	
real estate situated and being in the County of Douglas and State of Kansas.	to-wit:	
All that part of Flock No. Lighteen (18), in North Lawrence,	<u>\</u>	
that lies South of Ash Street if extended West from Simpson'.		
Subdivision, being now in the City of Lawrence in Dougles Con Kanses	anty,	
with the appurtenances and all the estate, title and interest of the said part y of the first part therein.		a.
And the said part <u>y</u> of the figur part doC.S hereby covenant and agree that at the delivery hereof Silo. 1.S of the premises above granted, and gared of a good and indefinible estate of inheritance therein, free and clear of all incun	he lawful owner	
sortgage to the Lawrence Eulloing and Loan Association for 22500.00	dated July	P
The second secon	ful claim thereto.	
It is agreed between the parties hereto that the part of the first part shall at all times during the life of this target and assessments that may be levied or assessed against sail real estate when the same becomes due and payable, and that	indenture, piy all	
taxes nod autenments that may be level or assessed against still real estate when the same becomes due and purphic, and that keep the buildings upon aid real esture insured against fire and tormado in such sum and by such insurance company as shall directed by the part	1 be specified and	
interest. And in the event that said part J of the first part shall fail to pay such taxes when the same become due and p said premises insured as herein provided, then the part J of the second part may pay said taxes and insurance, or either	ayable or to keep	
ment until fully repaid.	time date of pay-	
THIS GRANT is intended as a mortgage to secure the payment of the sum of Thirty-five Hunored no/100	1	
according to the terms of _ODC certain written obligation for the payment of said sum of money, executed on the	2nd	
day ofJanuary 19_52 and byits terms made payable to the part y part, with all interest actuing thereon according to the terms of said obligation and also to secure any sum of sums of money		
said part		
that said part of the first part shall fail to pay the same as provided in this indenture.		
And this convertance shall be void if such payments be made as herein specified, and the obligation contained therein If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the ta estue are not pay if when the sume become due and payable, or if the insurance is not kept up. a provided herein, or if the ta real estue are not kept in a good repair as they are now, or if waste is committed on said premise, then this convertice that and the whole tum remaining quanti, and all of the obligations provided for in a said written obligation, for the scoring of shi is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it sh the stid hurr. X of the tread are:	fully discharged.	
real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation for the tension of all	become absolute	
is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it sh the said part to take possession of the said premives and	all be lawful for	
the said part. J. of the second part	all the improve- erefrom; and to	
It is agreed by the parties hereto that the terms and provisions of this indentute and each and every obligation therein co- benefits accruing therefrom, shall extend and inute to, and be obligatory upon the bails	ontained, and all.	· [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]
assigns and successors of the respective parties hereto.	representatives,	
and seal the day and year last above written.		
Sterner & Hickey	(SEAL)	
STATE OF Kanses		
COUNTY OF Douglas		
Bo It Remembered, That on this 2nd day of Jenus ry	A. D. 19.52	
before me, a Motary Public in the aforesaid Cour		
came <u>Effnice L. Hickey, a single woman</u>		
to me personally known to be the same person who executed the fore ment and duly acknowledged the execution of the same.	going instru-	This rokes as
UBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed	d my official	un the original Realigage
	- / - /	this 10 drivery
seal on the day and year last above written. TE. T	100	19 67
seal on the day and year last above written. LETE	tary Public	
seal on the day and year last above written. LETC No My Commission Erpires April 21 19 54	tary Public	Janica Baam
seal on the day and year last above written. No Commission Expires April 21 19 54 No ded Jonuary 3, 1952 at 2:10 P. H. Press April C. Beck	egister of Deed	She No. Ait-
seal on the day and year last above written. Wy Commission Expire April 21 19 54 No No No No No No No No No No		sour should be
seal on the day and year last above written. Wy Commissions: Expires April 21 19 54 No ded January 3, 1952 at 2:LO P. M. HEXTASL undersigned, owner of the within mortgage, do hereby acknowledge the full payr hereby, ami authorize the herister of leeds to enter the displarce of this mortgage.	ment of the deb	t d
seal on the day and year last above written. Let The seal on the day and year last above written. No No No No No No No No No No	ment of the deb	t d

Reg. Fee P

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