Reg. No. 8574

MOBTGAGE	4345 BOOK 101 (52K) Boyles Legal Blanks-CASH STATIONERY, CO., Lawrence, Kana.	
This Indentur	ie, Made this <u>26th</u> day of January, in the	ľ
rear of our Lord one thousand		
Maurice L. Bell		
		1
Lawrence	in the County of Louglas and State of Kansas	1.
arties of the first part, and	The Lawrence Building and Loan Association	1
	part	11.
	Witnesseth, that the said part 195 of the first part, in consideration of the sum of	
5	lars and no/100Dollars	
	duly paid, the receipt of which is hereby acknowledged, ha <u>WC</u> sold, and by this indenture , SELL and MORTGAGE to the said part yof the second part, the following described	
	the County of Dour 18.8 and State of Kansas, to-wit:	·
Lot One hundre	ed thirty-six (136) on Meine Street in Block forty-one	1.5
(41) in West I	Lawrence, an addition to the City of Lawrence	
	ter et de la companya	1
	e estate, title and interest of the said part 105 of the first part therein.	1
	he first part do hereby covenant and agree that at the delivery hereof L no y . E P the lawful owner S ited of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	1
use premises above granico, and set	and a second sec	1
	and that they, will warrant and defend the same against all parties making lawful claim thereto.	1
	hereto that the part 109 of the first part shall at all times during the life of this indenture, pay all	-
ep the buildings upon said real esta	vied or assessed against said real estate when the same becomes due and payable, and that they will are insured against fire and tornado in tuch sum and by such insurance company as shall be specified and cond put the loci if any mole public to the part. If the second put to the arrange of ULS.	
terest. And in the event that said part	We us see set a gamma and text to be a more than the state text to be an optimizer and that (x,y) with (x,y) and (x,y)	
paid shall become a part of the in ent until fully repaid.	ndebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay-	
	mortgage to secure the payment of the sum of Twelve, Hunared Dollars and no/1	-00
	DOLLARS,	
ording to the terms of One	certain written obligation for the payment of said sum of money, executed on the 26th 19.52, and by 1ts terms made payable to the part y of the second	
rt, with all interest accruing thereon	a according to the terms of said obligation and also to secure any sum or sums of money advanced by the	
	o pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event	
And this conversince shall be soil	t shall fail to pay the same as provided in this indenture. I if such payments be made as herein specified, and the obligation contained therein fully discharged.	
default be made in such payments	or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real	
d the whole sum remaining unpaid,	vir as they are now, or if waxe is committed on axid premite, then this converges that become absolute ind all of the obligation; provided for in axid writen obligation, for the security of which this indenture d become due and payable, as the option of the holder hereof, withour notice, and it shall be lawful for	
said part y of the second pa	to take possession of the said premises and all the improve-	
it the premises hereby granted, or an	ut to take postession of the said premises and all the improve- by law and to have a receiver appointed to collect the rents and benefits accuraing thereform; and to prart thereof, in the manner precisively by law, and out of all moneyr atting from such take to retain and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall	
paid by the part	uch sale, on demand; to the first part 1 5.	
It is agreed by the parties hereto refits accruing therefrom, shall exter	that the terms and provisions of this indenture and each and every obligation therein contained, and all ad and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, purise herein	
and successors of the respective		
seal S. the day and year last above	events, the part 125 of the first part ha Ve hereunto set Lnelr hand S	•
	If anne 12 cl (SEAL)	10
ATE OF ANDSAS	It agel I Dell (SEAL)	
UNTY OF Douglas	> \$\$,	and and and
 State advertise of the state of	Be It Remembered, That on this 26th day of January A. D. 19 52	
STATISTICS EST	before me, a MOLERY Public in the aforesaid County and State,	
OTA	cameKaurice_L. Eell and Mazel Bell, husband andwife	
NUTARE	to me personally known to be the same personS., who executed the foregoing instru-	
UBLICA	ment and duly acknowledged the execution of the same.	
10 - S/	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.	
0 V V 11	2,0,002	
Commission Expires ADT	ril 21 10 54	100
		<u>446</u> 3
January 26, 1952 at 10		leeds
ersigned, owner of th	RELEASE te within mortgage, do hereby acknowledge the full payment of the d	
ereby, and authorize	the Register of Deeds to enter the discharge of this mortgage of r	ecord
9th day of December	1953	
	The Lawrence Building and Loan Association by H. C. Brinkman President	M.
y Secretary	Mortgageo	-sta
(Cor	rp. Seal)	(Z)

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