	Reg. No. 8598 < Fee Paid \$7.50		
	4558w BOOK 101	367	
	MORTGAGE		<u>.</u>
9	Thig Hanks - CASH STATIONERY CO., Lawrence, Kans,		
	year of our Lord one thousand nine hundred and <u>fifty-two</u>		
	Dean Stultz and Velma L. Stultz, husband and wife		
`	of Lawrence in the Contract		小
	parkes of the first par, and The Leavence Bullding and Loan Association		100
	barr X of the second and	11 11 11 11 11 11 11 11 11 11 11 11 11	
	duly paid the receipt of which is bank- it is to the	HARRY	
	real estate situated and being in the County of Douglas		
	Lot Numbered One hundred three (103) on Penneil units owners		
	in the City of Lawrence in Douglas County, Kanses		
	with the appurtenances and all the estate, title and interest of the said part 108 of the first part therein.		
	And the said part 0.9 of the first part do hereby coreaant and agree that as the delivery hereof Une y. Of the lawfal owner 0. of the premises above grannel, and seized of a good and indefauible state of inheritance therein, free and clear of all incumbrance,		
	and that $\pm h \oplus \gamma$ will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part $\pm \oplus 3$, of the first part shall at all times during the life of this indensure, pay all		
			N. S.
	Let and assumers that may be levied or assetsed gains that let along who here such each gains due and payhele, and hus 'Ln2', will' here the building of on any for elevier inverting agains if it and its other along and its the start be applied and there is a such as the start of the interest. And in the event that said gan 1.0 S of the first of the start of the start of the start of the start of applied is to keep and payhole or to keep		o.
	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 pay-		
	THIS GRANT is intended as a mortgage to secure the payment of the sum of Three-thousand Dollars and no/100 DOLLARS		, i
	according to the terms of 0129 certain written obligation for the payment of said sum of money, executed on the 13th		
	day of tenning bereon according to the terms of said obligation and also to secure any up of up at y of the second		,
	said part 3. 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 2.5. of the first part shall fail to pay the same as provided in this indennare.		
	And this maximum as that he will like the second of the second seco		8
	If default he must have have to it that payments be made as herein specticed, and the obligation contained therein fully discharged. The default he must have have been any right thereof are not obligation created thereity, or interest thereon, or if the baildings on aid real ensure and not here in a good require as the acceptable, or if the innumer is not keev up, as provided herein, or if the baildings on aid real ensure and not keeps in as good require as the acceptable, or if the innumer is not keev up, as provided herein, or if the baildings on aid and the whole sum remaining unsupid, and all of the obligations provided form and written obligation, for the security of which this indenance is given, shall immediately manuer and become due and payable as the option of the holder thereof, without notice, and i shall be lawful for		
	the said part, of the second part to the provide by har and to have a receiver appointed to collect the renast and benefits accurate provide by har and to have a receiver appointed to collect the renast and benefits accurate herefron; and to sail the premises herefron granted, or any part thereof, in the manner prescribed by law, and out of all moory straining from such saits or retain the anomatod principal and interest, together with the costs and charges indicate thereofs, and the overplus, if any there be, shall		× *
	be paid by the part making such sale, on demand, to the first part 10.5.		
	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 accuring therefrom, shall extend and inure to, and be obligatory upon 'the beirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.		
	In Witness Whereof, the part 128 of the first part hNC hereunto set the 12 hand S		÷.
	dean Stult (SEAL)		ĩ
	Vilma B. Stult (SEAL)		1
	SIATE OF KANSES		
	COUNTY OF Douglas		
	Be It Remembered, That on this 15th day of February A. D. 19. 52 before me, a notsry public in the aforesaid County and State,		
	eame Dean Stultz and Valma L. Stultz, husband		
	to me personally known to be the same person. I. who executed the foregoing instru- ment and duly acknowledged the execution of the same.		
	The same and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official		
	seal on the day and year last above written. L. E. E. L.		
	Notary Public No		ġ i
	rded February 11, 1952 at 8:45 A. M / Farvel G. Sect. Register of De		
was written 1, t	he undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the det red thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of red		41.
mortgage Date	d this 28th day of December 1953.	a constraint constraint	(1994) 19 1
	L. E. Eby by W. E. Decker Vice President Secreatry Mortgagee		
Harold A. Beck	(Corp. Seal)		
Justain Seeber		1000年代日本1000年代 1000年代日本11日本11日本11日 1月1日日本11日本11日本11日本11日本11日本11日本11日本11日本11	
Deputy		國建國法法法的	
r		the second se	