605 48.18" sook 101 MORTGAGE Boyles Legal Blanks --- CASH STATIONERY CO., Lawrence, Kans. This Indenture, Made this lst day of May in the year of our Lord one thousand nine hundred and flfty-two Elwood C. Civens and Sara L. Givens, husband and wife between Lawrence , in the County of Douglas and State of Kansas part 105 of the first part and The Lawrence Building and Loan Association of the second part. Withesseth, that'the said part. 108. of the first part, in consideration of the sum of Twenty-five hundred and no/100----- DOLLARS to ; them duly paid, the receipt of which is hereby acknowledged, ha ve sold, and by this indenture do_____GRANT, BARGAIN, SELL and MORTGAGE to the said part J _____ of the second part, the following described real estate situated and being in the County of Douglas and State & Kansas, to-wit: Beginning at a point on the South line of Forrest Avenue 1014 feet South of the North line of the Northeast Quarter of Section Six (6), Township Thirteen (13), Range Twenty (20) and 467 feet East of the East line of Barker Avenue, thence South 75 feet 6 inches; thence East 130 feet, more or less to the center of · Learnard Avenue; thence North along the center line of Learnard Avenue 75 feet 6 inches, more or less to the South line of Forrest Avenue; thence West along the South line of Forrest Avenue, 130 feet, more or less to the place of beginning, subject to public roadway on the East thereof with the appurtenances and all the estate, title and interest of the said part 103 of the first part therein And the said part 105 of the first part do hereby covenant and agree that at the delivery hereot 109 arethe lawful owner S 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 lawful claim thereto. It is agreed between the parties hereto that the part 183 of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or aversed against sail real evants when the an an time during the tite of the indenter, pay all keep the buildings upon sail real evants warred against fire and tornado in such sum and by such insurance company as whall be specified and directed by the part N of the second part, the loss, if are, make payable to the part N of the second part to the creat of LS instruct. And in the event that said part LS of the first part shall fail to pay such taxes when the same become due and payable or to keep and premosi nanced as herein provided, then the part N of the second part may pay said taxes and instruct, e other, and the amount to paid premosi nanced as herein provided, then the part N of the second part may pay said taxes and instruct, e other, and the amount to paid hall become a part of the indebredness, secured by this indenture, and shall be interest at the rate of 10% from the date of pay-ment unit failty repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Twenty-five hundred and no/100-----Dollars, according to the terms of ONO certain written obligation for the payment of said sum of money, executed on the 1st day of May 1952, and by 1ts terms made payable to the part. V of the re-part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced b 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 that said parties of the first part shall fail to pay the same as provided in this indenture. that said part 2.5. of the first part shall tait to pay the tune as provides in this macronice. And this convergence thall be would be used to be therein specifical, and the obligation contained therein fully dicharged. If default be made in such payments or any part thereof or any obligation created thereby, or instruct thereone or if or takes non-said real ensure are no payd when the same become due and payable, or if the instruction of the second or or if or takes non-said real real extra are not kept in an good repair as they are now, or if watte is committed on said premise, then this convergance shall be obligation for the second or obligation of the second or the second or the indecance and the whole sum meaning unpugal, and all of the obligation is provided for in said written obligation, of the second or shall be lawful for is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for if the taid part _ Y _ of the second part _ _ _ _ to take ponession of the sail premises and all the improve-ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and hendius accument thereforms and to all the premise heredy granted. Law part therefore, in the manner prevented by law, and out of all moneys atting from ush take to rentin the amount them unpaid of principal and interest, together with the costs and charges incident thereto, and the overplas, if any there ke, shall be paid by the part y making such sale, on demand, to the first part 105 It is agreed by the parties betero that the terms and provisions of this indensure and each and every obligation therein contained, and all fifst activities thereform, shall even and inter on, and be obligatory upon the heirs, eccourse, administrators, personal representatives, and and excession of the respective parties hereio. In Witness Whereoft, the part 103 of the first part ha VO beteunio set the 1r. hand 8 and seal 9 the day and year last above written. Sara & Simens (SEAL) (SEAL) (SEAL)

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