625 1 46273 Brog 101 MORTGAGE (526) . Boyles Legal Blanks -- CASH STATIONERY CO., Lawrence, Kans. . This Indenture, Made, this 3rd day of May in the year of our Lord one thousand nine hundred and Fifty-two berween Fannie Bryant, a single person · · · · Lawrence , in the County of Douglas of and State of Kansas of the first part, and The Lawrence National Bank, Lawrence, Kansas party part y of the second part. Witnesseth, that the said part Y . of the first part, in consideration of the sum of Six Hundred Fifty-four and no/100 ----- DOLLARS to her duly paid, the receipt of which is hereby acknowledged, ha sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated and being in the County of _____ Douglas _____ and State of Kansas, to-wit: -The South 50 feet of Lot No. Three (3), except the West 125 feet thereof, and except the East 40 feet thereof for a Street. 1 all in Block No. Three (3) in that part of the City of Lawrence And the second known as South Lawrence, in Douglas County, Kansas. Including the rents, issues and profits thereof provided however that the Lortgagors shall be entitled to collect and retain the rents, issues and profits until default 1 a. hereunder. with the appurtenances and all the estate, title and interest of the said part y _____, of the first part therein . And the said part y _____ of the first part do 03 hereby covenant and agree that at the delivery hereof sho is the lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that 8h0 will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the farties hereto that the part y of the first part shall at all times during the life of this indenture, pay all Lets and assuments that may be levide or avowed against side real evants when the same becomes during public and that **shot will** there the buildings upon sid real extraction iteration and and by such instance company and that **shot will** directed by the part \mathbf{y} of the second part, the loss, if any make payable to the part \mathbf{y} of the event \mathbf{y} and \mathbf{y} and \mathbf{z} and \mathbf THIS GRANT is intended as a mortgage to secure the payment of the sum of . according to the terms of a certain written obligation for the payment of said sum of money, executed on the 3rd day of May 1952, and by 11th terms make particle to the second part, with all interest actualing therean according to the terms of said obligation and also to secure any run of stims of money advanced by the raid part **y** of the second part to pay for any insurance of to discharge any taxes with interest thereon as herein provided, in the event that said part y ... of the first part shall fail to pay the same as provided in this indenture. . mat just part y or me mu part sum ran to pay net time as province in this manute. -And his convegence dull be such if a such particum be made as herein specifical, and the defaution vortained therein fully field areas. If default be made in with particular as any part thereof or any obligation created (detedy, or inster dotted) the true, or sold ran read on the been dess and particular any obligation created (detedy, or inster dotted) there, or of the bulkings on still read one are not kept in a goal repair as they are now, or it water to committed on and premace, then the one such that its indicated and the whole was merinding supported. And all of the obligations provided for in such areas obligation, but the sharing to such as the indicated and the whole was merinding support, and all of the obligations provided for in such areas obligation, but the sharing to such as the indicated and the whole was merinding support, and all of the obligations provided for in such areas obligation, the sharing to a such a state and the such as the intermediated previous of the bus such as the obligation of the bus such as the sharing the lawful that indicated is given, shall immediated mature and become due and payable at the option of the bulker hered, without notice, and is shall be lawful that the said part **y** of the second part means thereon in the guarant provided by law and to have a receiver appointed to collect the sector and hendin actuation therefore, and the improve-ated the premise herefore granted, can appart thereof, in the manner prescribed by law, and out of all moves arising from such use to retain the amount then unpaid of principal and interest; together with the costs and charges incident thereto, and the ownerplow, if any three lew, shall be paid by the part y making such sale, on demand, to the first part y . It is a seed by the parties better that the terms and provisions of this inherate and each and every obligation therein contained, and all benefits accurate therefore, that tered and fairer, and se obligatory upon the beins, executors, 'administrators, personal representatives, assigns and juccessors of the respective parties hereto. In Wilness Whereod, the part Y of the first part ha & hereunto set her hand and seal the day and year last above written. - 7 annie Bry ant (SEAL) (SEAL) (SEAL) (SEAL) 11

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