48120 BOOK 103

Activities of the M

The second secon

MORTGAGE (52K)	Boyle	Legal Blanks CASH STATIONERY O	D., Lawrence, Kama.
This Indenture, Made this	6th	day of January	in the
year of our Lord one thousand nine hundred and	Fifty-th		between
Ida M. Athey, a widow,			petween
		o	
of Lawrence , in the County of	Douglas	and State of	Kansas
part y of the first part, and Henry Kahle,			
right of survivorship and not as tens			
Witnesseth,	that the said part y	of the first part, in considerat	
Five Thousand Dollars (\$5,000.00)			DOLLARS
toduly paid, the recei	pt of which is hereby a	cknowledged, ha. 8 sold, and	by this indenture
do GRANT, BARGAIN, SELL and MORTG	AGE to the said part1	.0.1	ollowing described
The Morthwest Quarter of the Sout	bwest Quarter of	Section 9 and also be	, to-wit:
et the Horthwest corner of the Re	at Half of the So	uthwest Opertor of Sec	tion 9
themes South 80 rods; North 26 de	grees, Rest 1/20	feet to the South Line	of the
A.T. & S. F. By. Company's right			
along South line of said right of			
of the Morthwest Quarter of Secti			
beginning, the last treet being 1	0,60 acres and is	known as No. 1h Baldw	
in Township 12 South, Range 19, E	ast of the 6th P.	ν,	
	· · · · · · · · · · · · · · · · · · ·		
			<u>P</u>
1 <u>2 4 1 5 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4</u>	•		
			
<u> </u>		*	
-14 do assissment and all do assess that the	source of the could be see		
with the appurenances and all the estate, title and in And the aid part			4 1 4 1
of the premise above granted, and seized of a good and inde			
		ne same against all parties making I	
It is agreed between the parties hereto that the part			-1-179
taxes and assessments that may be levied or assessed agains leep, the buildings upon said real estate insured against fire	and tornado in such sum	ame becomes due and payable, and the	all be specified and
taxes and assessments that may be levied or assessed agains the the buildings upon said real extract insured against fire directed by the part. 18.8 of the second part, the loss, if insurest. And in the event that said part. Y. of the first said premises insured as herein provided, then the part. 10 to paid shall become a part of the indebtedness, secured by mest useful fully remaid fully remaid.	part shall fail to pay such	taxes when the same become due and	payable or to keep
so paid shall become a part of the indebtedness, secured be mess until fully repaid.	y this indenture, and shall	bear interest at the rate of 10% from	om the date of pay-
THIS GRANT is intended as a mortgage to secure the			
			DOLLARS.
according to the terms of certain written obliga		aid sum of money, executed on the	
day of January 19 53 part, with all inserest accruing thereon according to the ten	, and by 108	terms made payable to the part	Las of the second
said part 188. of the second part to pay for any insuran	ice or to discharge any taxo	s with interest thereon as herein pr	ovided, in the event
that said part. I of the first part shall fail to pay the	e same as provided in this	indenture.	
And this conveyance shall be void if such payments be if default be made in such payments or any part thereof tenue are not paid when the same become due and payable mad necess are not lesse; in as if not press; as they are own.	e made as herein specified, or any obligation created	and the obligation contained there thereby, or interest thereon, or if the	in fully discharged.
real estate are not paid when the same become due and psyable real estate are not kept in as good repair as they are now,	or if the insurance is not or if waste is committed on	kept up, as provided herein, or if to said premises, then this conveyance s	hall become absolute
nal estate are not kept in as good repair as they are now, and the whole pure remaining unpaid, and all of the oblig- ie given, shall immediately mature and become due and p	ations provided for in said wayable at the option of the	ritten obligation, for the security of holder hereof, without notice, and i	which this indenture shall be lawful for
the said part 10 ft of the second part ments thetree in the manner provided by law and to have sail the pressuits hereby grated, or any part thereof, in the amount then uppeld of principal and interest, regether	hey to to	take possession of the said premises	and all the improve-
sell the pretises hereby granted, or any part thereof, in the	se manner prescribed by law	w, and out of all moneys arising from	such sale to retain
or pand by me part war making men sale, on demand	to the first part J		
It is agreed by the parties hereto that the terms and benefits actualing therefores, shall extend and insure to, and assigns, and accessors of the respective parties hereto.	provisions of this indenture	and each and every obligation there	n contained, and all
			out representatives,
lin Witness Whereof, the part y and seal the day and year last above written.	of the first part ha	a hereunto set her	hend"
L. William .	yda 1	D. athey	(SEAL)
1	• •	J	(SEAL)
	· ·		(SEAL)
	4-4		(SEAL)
A CONTRACTOR OF THE PARTY OF TH			