48599 BOOK 103

Boyles Legal Blanks -- CASH STATIONERY CO., La

ur of our Lord one thousand nine hundred and fi	fty-three betwee	n
Ernest R. Bracken, Carl L.	Beebe,	
	Douglas County and State of Kansas	-
nthe County of James D. H.		
or the first part, and to want of a	party of the second part.	7
Witnesseth, t	hat the said part 105 of the first part, in consideration of the sum (	of
	(\$800.00) DOLLAR	
	t of which is hereby acknowledged, have sold, and by this indenture	
GRANT, BARGAIN, SELL and MORTGA	GE to the said part y of the second part, the following describe	
	Douglas and State of Kansas, to-wit:	
	the North line of the Northwest Quarter	
	of Section Twenty-nine (29), Township	-
NUMBER OF THE PROPERTY OF THE	Twenty (20) East of the 6th P.M.,	
	said point being in the South line of	-
	st along the South line of Locust	
	ce South 144 feet, thence West 181.5	
	eet to the point of beginning, con-	-
taining six tenths of an		
	erest of the said part 105 of the first part therein.	
The state of the flow meet do her	reby covenant and agree that at the delivery hereof the V BING lawful owner	<b>S</b>
the premises above granted, and seized of a good and indefe	easible estate of inheritance therein, free and clear of all incumbrances, 8X0: and Loan Association dated March 11, 195: 5-6 of the records in the office of the R will warrant and defend the same against all parties making lawful claim theret	ept 2.
corded in Book 101 at page 43	5-6 of the records in the office of the R	egi
Deeds, Douglas Co., and that they	OS of the first part shall at all times during the life of this indenture, pay	dl
by the buildings upon said real estate insured against fire	said real estate when the same becomes due and payable, and that \$\text{LISLY}\$, \$\text{VL}\$ and tornado in such sum and by such insurance company as shall be specified at ny, made payable to the part \$\text{VL}\$ of the second part to the extent of \$\text{LISL}\$ part shall fail to pay such taxes when the same become due and payable or to ke of the second part may pay said taxes and insurance, or either, and the amouth this indenture, and shall bear interest at the rate of 10% from the date of payable to the same because the	nd 
errest. And in the event that said part 165 of the first perest. And in the event that said part 165 of the first perest.	part shall fail to pay such taxes when the same become due and payable or to ke of the second part may pay said taxes and insurance, or either, and the amou	ep nt
THIS GRANT is intended as a mortgage to secure the	payment of the sum of Eight Hundred and no/100 -	
	(\$800.00) DOLLAR	lS,
ording to the terms of ONE certain written obligat	tion for the payment of said sum of money, executed on the 14th	
rt, with all interest accruing thereon according to the term	and by 145 terms made payable to the part Y of the secons of said obligation and also to secure any sum or sums of money advanced by the	he
d part y of the second part to pay for any insurance	ce or to discharge any taxes with interest thereon as herein provided, in the eve	ent
at said part 108. of the first part shall fail to pay the	same as provided in this indenture.	 ed.
And this conveyance shall be void it such payments be default be made in such payments or any part thereof	made as herein specified, and the obligation contained therein fully discharge or any obligation created thereby, or interest thereon, or if the taxes on said re, or if the insurance is not kept up, as provided herein, or if the buildings on as or if waste is committed on said premises, then this conveyance shall become absolitions provided for in said written obligation, for the security of which this indent washle at the option of the holder hereof, without notice, and it shall be lawful.	eal aid
at estate are not kept in as good repair as they are now, o	or if waste is committed on said premises, then this conveyance shall become absolutions provided for in said written obligation, for the security of which this indent	ute
given, shall immediately mature and become due and pa		
e said part y of the second part	to take possession of the said premises and all the impro a receiver appointed to collect the rents and benefits accruing therefrom; and he manner prescribed by law, and out of all moneys arising from such sale to ret wish the certs and charges incident thereto and the overplus if any there be at	to
Il the premises hereby granted, or any part thereof, in the amount then unpaid of principal and interest, together v	ne manner prescribed by law, and out of all moneys arising from such sale to ret with the costs and charges incident thereto, and the overplus, if any there be, sh	ain all
paid by the part y making such sale, on demand,	to the first part 108	
enefits accruing therefrom, shall extend and inure to, and	provisions of this indenture and each and every obligation therein contained, and be obligatory upon the heirs, executors, administrators, personal representative	all ves,
signs and successors of the respective parties hereto.	of the first part haVO hereunto set their hand S.	
nd seals the day and year last above written.	0 1 h h	
	Emest Bracken (SEA	L)
	Cal Delle (SEA	
	(SPA	Ι.)
TATE OF Land	•	
COUNTY OF STATE S		
Be It Remembers	ed, That on this that day of March A. D. 195	5.3
O PHEL	in the aforesaid County and Ste	
S. O. T. A. D.	he have a soul	
to me persons	ally known to be the same person who executed the foregoing inst	ru-
PUBLIC T ment and duly	y acknowledged the execution of the same.	
( IN WITH THE WITH	HEREOF, I have hereunto subscribed my name, and affixed my office	ial
WILLIAM WILLIA	and attited my otth	GG 50 (51)
seal on the de	ay and year last above written.	