48880 BOOK 103

MORTGAGE (52K)	Boyles Legal Blan	nks CASH STATIONERY CO., L	awrence, Kans.
This Indenture, Made this 141	<u>th</u> d	y of April	, in the
ear of our Lord one thousand nine hundred and fift	y-three		between
lfred L. Winslow and Vena M. Wins	slow, also known	as Vena McCall	Winslow,
usband and wife			
Lawrence , in the County of	Oouglas	and State of Kan	.888
art 10 S of the first part, and The Lawrence Bu			
		part y of the second first part, in consideration	
wo thousand and no/100	the said part 105 or the		DOLLARS
them duly paid, the receipt of			
GRANT, BARGAIN, SELL and MORTGAGE	to the said part Y o	f the second part, the follow	wing described
al estate situated and being in the County of	Douglas	and State of Kansas, to	-wit:
Lots Five (5) and Six (6) in	iome Place, an A	adition to the C	ııy
of Lawrence			
rith the appurtenances and all the estate, title and interest			
And the said part 1.8.8 of the first part dohereby f the premises above granted, and seized of a good and indefeasib			
the premises above granted, and seized of a good and indereasing	ne escate of innervance therein	, nee and clear of an incume	orances,
and that they will	warrant and defend the same	against all parties making lawf	ul claim thereto.
It is agreed between the parties hereto that the part 10.8			
eep the buildings upon said real estate insured against fire and	real estate when the same beco tornado in such sum and by su	mes due and payable, and that ich insurance company as shall	be specified and
uses and assessments that may be leveled of assessed against said orep the buildings upon said real estate insured against fire and irected by the part. I of the second part, the loss, if any, is atterest. And in the event that said part. I of the first part of the part. I of the first part. I misured as herein provided, then the part. of paid shall become a part of the indebtedness, secured by this	shall fail to pay such taxes who	of the second part to the exter en the same become due and pa	yable or to keep
opaid shall become a part of the indebtedness, secured by this tent until fully repaid.	indenture, and shall bear inte	rest at the rate of 10% from	the date of pay-
THIS GRANT is intended as a mortgage to secure the pays	ment of the sum of TWO t	housand and no/1	.00
			DOLLARS,
coording to the terms of ONO certain written obligation			
ay of April 19 53 , and art, with all interest accruing thereon according to the terms of	by 1 L S terms r said obligation and also to seco	nade payable to the part. Y are any sum or sums of money	of the second advanced by the
aid party of the second part to pay for any insurance or			ed, in the event
that said part 10.8. of the first part shall fail to pay the same And this conveyance shall be void if such payments be mad	e as provided in this indentu e as herein specified, and the	re. obligation contained therein	fully discharged.
If default be made in such payments or any part thereof or an estate are not paid when the same become due and payable, or i	y obligation created thereby, of f the insurance is not kept up,	as provided herein, or if the ta	xes on said real ouildings on said
And this conveyance shall be void if such payments be mad f default be made in such payments or any part thereof or are taket are not paid when the same become due and payable, or i eat ertae are not kept in as good repair at a fact flow, or if ad the whole sum remaining unpaid, and all of the obligations a given, shall, immediately mature and become due and payable	waste is committed on said pren provided for in said written ob	nises, then this conveyance shall ligation, for the security of whi	become absolute ch this indenture
a given, shall, immediately mature and become due and payable he said part V of the second part.	at the option of the holder h	ereot, without notice, and it sh	all the improve
he said part Y of the second part ments thereon in the manner provided by law and to have a recell the premises hereby granted, or any part thereof, in the mane amount then unpaid of principal and interest, together with	eiver appointed to collect the nner prescribed by law, and ou	rents and benefits accruing that of all moneys arising from su	erefrom; and to
he amount then unpaid of principal and interest, together with paid by the part making such sale, on demand, to t	the costs and charges incident t	hereto, and the overplus, if an	there be, shall
		and every obligation therein o	ontained, and all
It is agreed by the parties hereto that the terms and provi- enefits accruing therefrom, shall extend and inure to, and be o spigns and successors of the respective parties hereto.	bligatory upon the heirs, exe	cutors, administrators, persona	representatives,
In Witness Whereof, the part 168	of the first part ha V.O he	reunto set their	hand S
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	x Denal	mc Call Them	(SEAL)
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