394

ないており

201.1.

And the second statement of the

Reg. No. 9896 Fee Paid \$12.50

MORTGAGE	(No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
This Indenture, Made this 2n	d
leorge W. Russell and Ha	zel.T. Russell, husband and wife
	unan sunan anti anti anti anti anti anti anti a
	ounty of
	he Lawrence Building and Loan Association
	of the first part, in consideration of the sum of
	DEPENDENT CONTRACTOR CONTRAC
	d, the receipt of which is hereby acknowledged, hat we sold, and by
	AIN, SELL and MORTGAGE to the said part $\ensuremath{\mathbb{J}}\xspace$ of the second part, the
ansas, to-wit:	uated and being in the County of Douglas and State of
the Last 107 feet the	Nineteen (119) on Rhode Island Street, less ereof, in the City of Lawrence
	estate, title and interest of the said part 10.00f the first part therein.
	num, hereby covenant and agree that at the delivery hereof. LTEVENTEThe lawful owned, ood and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	they, will warrant and defend the same against all parties making lawful claim thereto.
	he partles of the first part shall at all times during the life of this indenture, pay all taxes painst said real estate when the same becomes due and payable, and that they will
p the buildings upon said real' estate insured a ected by the part Y of the second part, the	igainst fire and tornado in such sum and by such insurance company as shall be specified and a loss, if any, made payable to the part. Y
erest. And in the event that said part. 1,0,5, of d premises insured as herein provided, then the paid shall become a part of the indebtedness.	alinit staid real estate when the same becomes due and spayable, and that LTICY WILL against fire and formado in york sum and by such insurance company as shall be specified and e loss, if any, made payable to the part. Y of the second part to the extent of LLS the first part shall fail to pay such taxes when the same become due and payable or to keep e part. Y of the second part may pay said taxes and insurance, or either, and the and the amount secured by this indenture, and shall bear interest at the rate of 10% from the date of payment
	ure the payment of the sum of Five Thousand and no/100
	DOLLARS,
ording to the terms of ODE certain writh y of December 11	ten obligation for the payment of said sum of money, executed on the 2nd
rt, with all interest accruing thereon according t id part y^{-2} of the second part to pay for	$9,53$, and by, 1 ± 8 , terms made payable to the part. Y of the second to the terms of said obligation and also to secure any sum or sums of money advanced by the any insurance or to discharge any taxes with interest thereon as herein provided, in the event
at said part 1.0.5 of the first part shall fail t	to pay the same as provided in this indenture.
And this conveyance shall be void if such pay default be made in such payments or any part	yments be made as herein specified, and the obligation contained therein fully discharged. I thereof or any obligation created thereby, or interest thereon, or if the taxes on said real
	Indepayable, or if the insurance is not keep up, as provided herein, or if the billings on said are now, or if waste is committed on said premises, then this conveyance shall become should be the colligations provided for in said written obligation, for the security of which this indenture lue and payable at the option of the holder hereof, without notice, and it shall be lawful for
given, shall immediately mature and become di said part. Y of the second part	Us and payable at the option of the holder hereof, which the sectory of which the leavel for the sector payable at the option of the holder hereof, which the sector and it shall be leavel for to take possession of the seld premises and all the improve-
ints thereon in the manner provided by law and	I to have a receiver appointed to collect the renti and benefits excluding therefore, and all the improve- biereof, in the manner pretcribed by law, and out of all moneys erising from such sale renti negetive with the costs and charger includent thereto, and the overplus, if any there be,
ain the amount then unpaid of principal and inte II be paid by the part. Y making such sale	
It is agreed by the parties hereto that the te nefits accruling therefrom, shall extend and inu	erms and provisions of this indenture and each and every obligation therein contained, and all ure to, and be obligatory upon the heirs, executors, administrators, personal research and all
ligns and successors of the respective parties h in Wilness Whereof, the part 1.8 of the f	Hereito,
t above written.	a and seat of the day and year
and the second	X leone W, 1 milley (SEAL)
	X Stagel 1 Dussell (SEAL)
	A
TE OF COLORADO	55.
BOULDER COUNTY,	A D. 19 53
	REMARKED, That on this OIQ day of DECEMDET A.D., 19.53 s me, s Notary Public in the aforesaid County and State,
	George W. Russell and
To Pupilo to me	Personally known to be the same person B who executed the foregoing instrument and duly
acknow	wiedged the execution of the same. SS WHEREOF, I have hereunto subscripted my name, and affixed my official sgal on the day and
Year I	last above written.
Commission Expires Sept. 12, 1	1954 19 Marced Marson Notery Public

の日本の目的

1.1

1000

8