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	52392 BOOK 106
MORTGAGE	(Ne. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
	,
Lawrence , in the Co	unty of Douglas and State of Kansas
arties of the first part, and	Lawrence, National. Bank, Lawrence, Kansas
	of the first part, in consideration of the sum of
	the receipt of which is hereby acknowledged, ha.Ye. sold, and by IN, SELL and MORTGAGE to the said part y of the second part, the
	ited and being in the County of Douglas and State of
ansas, to-wit:	
Kansas, also easement in : . 42 feet) of the North one- contract dated October 12	f Lot No. 24 on Massachusetts Street, Lawrence, favor of said property covering a part (the South -half of the said lot No. 24 as granted in a certain , 1863 and recorded in the office of the Register of Kansas October 13, 1863, in book H., Page 180.
	and
The South one-half (S_2^1) of Twenty (20) on Pinckney St County, Kansas.	lot Eighteen (18) and the South one-half (S_2^1) of Lot treet, (Now Sixth Street) in the City of Lawrence, Douglas
Mortgagors shall be entit! until default hereunder.	es and profits thereof provided however that the led to collect and retain the rents, issues and profits tate, title and interest of the said parties of the first part therein.
And the said part 188 of the first part do.	hereby covenant and agree that at the delivery hereof. the YMS BCE the lawful owners ad and indefeasible estate of inheritance therein, free and clear of all incumbrances
and that.	they will warrant and defend the same against all parties making lawful claim thereto.
the second se	a pariles of the first part shall at all times during the life of this indenture, pay all taxes inst said real estate when the same becomes due and payable, and that they will also the and to nade on a such sum and by such insurance company as shall be specified and loss if any, made payable to the part. We second part to the art of the taxes of the start of the taxes of the start of the sta
	e the payment of the sum of Six Thousand and No/100
y of ADT11 19. art, with all interest accruing thereon according to	n obligation S for the payment of said sum of money, executed on the <u>23rd</u>
at said part10.8 of the first part shall fail to	
tate are not paid when the same become due and	nents be made as herein specified, and the obligation contained therein fully discharged, thereof or any obligation created thereby, or interest thereon, or if the taxes on said real payable, or if the insurance is not kept up, as provided herein, or if the buildings on said are now, or if waste is committed on said premises, then this conveyance shall become absolute the obligations provided for in said written obligation, for the security of which this indenture a and payable at the option of the holder hereor, without notice, and it shall be leaved i
s said part 3 of the second part. ents thereon in the manner provided by law and it the premises hereby granted, or any part the tain the amount then unpaid of principal and inter tain the amount then unpaid of principal and inter tain the amount then unpaid of principal and inter tain the amount then unpaid of the principal and inter- tain the amount then unpaid of the principal and inter- tain the amount the principal amount of the principal amount of the tain the amount the principal amount of the principal amount of the tain the principal amount of the principal amount of the principal amount of the tain the principal amount of the principal amount of the principal amount of the principal amount of the tain the principal amount of	to take possession of the said premises and all the improve- to have, a receiver appointed to collect the rents and benefits accruing therefrom and to rest, in the manner prescribed by law, and out of all moneys arising from such sale to rest, together with the costs and charges incident therefor, and the overplus, if any there be,
It is agreed by the part.y making such sale, It is agreed by the parties hereto that the ter- nefits accruing therefrom, shall extend and inou- align and successors of the respective parties he to When with users the same 1988 of the terms.	ms and provisions of this indentures and each and every obligation therein contained, and all a to, and be obligatory upon the heirs, executors, administrators, personal representatives, reto.
at above written.	net pert have hereunto set their hands and seets the day and year Xernmeth F. Brund (SEAL)
and a second and a s	(SEAL) (SEAL) (SEAL)
	(SEAL)

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