No.

2 Beelr 131 Page 597

ter Partial Release

•

MORTGAGE	Ole. 82K) Boyles Legal Blanks-CASH STATIONERY COLewrence,	, Kenses
	enture, Made this 13th day of July , 19.54 E G. Goleman and Anna R. Coleman, his wife,	
	wrence	
parties o	f the first part, and	
Witness	part.y	
	red. (\$600.00) = = = = = = = = = = = = = = = = = =	
	ure doGRANT, BARGAIN, SELL and MORTGAGE to the said part yof the second p described real estate situated and being in the County of	Contraction of the local of
	Beginning at a point 20 rods East and 20 rods North of the South- west corner of the Northwest Quarter of the Southwest Quarter of Section Twenty-nine (29), Township Twelve (12), Range Twenty (20) East of the 6th P.M.; thence East 6 rods, thence North 20 rods, thence West 6 rods, thence South 20 rods to the place of beginning, in that part of the City of Lawrence known as North Lawrence. (Also known as 730 Elm Street, Lawrence, Kansas.)	
	Also all rentals from said real estate are hereby assigned to J. C. Hemphill, or assigns, as additional security for the payments herein mentioned.	
and assessment deep the built directed by the interest. And said premises to paid shall	d between the parties hereto that the part185of the first part shall at all times during the life of this indenture, pay is that may be levied or assessed explants taid real estate when the same becomes due and payable, and that11633 lings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be age a partof the second part, the does if any, made payable to the partsof the second part to the extent of in the event that said part. 1268of the first part shall fail to pay such taxes when the same become due and payable insured as harein provided, then the partyof the second part may pay said taxes and insurance, or either, and it become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date or ald.	and states of the local division of the loca
THIS GRAM	IT is intended as a mortgage to secure the payment of the sum of	n
according to t		
lis driw the	he terms of DDGcertain written obligation for the payment of said sum of money, executed on the <u>13th</u> July 19.54, and by <u>155</u> , terms and a by the terms made payable to the part J of t	the second
aid partJ that said part;	July 19.54,, and by 12.8 terms made payable to the part J of the second part to pay for any insurance or to discharge any taxes with interest thereon as harein provided, in Les of the first part shell fail to pay the same as provided in this indenture.	the second ad by the the event
hat sold part.	July 19.54, and by 11.8 terms made payable to the part J. of a interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advance of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in Les of the first part shell fail to pay the same as provided in this indenture.	the second ad by the the event
aid part	July 19.54,, and by 11.8,	the second ad by the the event discharged, said real as on said e absolute Indenture lawful for
aid part. J hat sold part, And this of extensition of the sold part, and the whole a given, shall he sold part; ments thereone all the part all the part this amount the paid the sold part; ments the source the paid	11.1. 19.54, and by 11.5	the second ed by the the event discharged. said real ps on said e abcolute indenture lawful for b Improve- p and to ch sale to there be, d, and allo
aid part. J hat sold part, And this of extensition of the sold part, and the whole a given, shall he sold part; ments thereone all the part all the part this amount the paid the sold part; ments the source the paid	11.1.1	the second ed by the the event discharged, said resit so on said e absolute indenture lawful for h Improve- y and to ch sale to there be, d, and allo sentitives, and year
aid part. J hat said part, And this of f default be said sattle are not the whole a given, shall he said part; sents thereon all the pre- mation the area sattle be pold it is agree	1111 19.54, and by 15.8 terms made psysble to the part J of t   1 interest according thereon according to the terms of seld obligation and also to tecure any sum or sums of money edvance of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in   68	the second ed by the the event discharged. said real ps on said e abcolute indenture lawful for b Improve- p and to ch sale to there be, d, and allo
aid part. T that sold part, And this of f default be real active are not sold the whole a given, shall the sold part; ments thereon all the part ments thereon all the part the sold the sold	1111 19.54, and by 15.8 terms made psysble to the part J of t   1 interest according thereon according to the terms of seld obligation and also to tecure any sum or sums of money edvance of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in   68	the second ed by the the event discharged, said real ps on said a should be indenture and to there be, d, and allo entratives, and year (SEAL) (SEAL)
aid part. J hat said part. And this of f default be said sattle are not the whol is given, shall be said part; sents thereon il the part and the area and be paid it is agrie another and	July 19.54, and by 15.8 terms made psysble to the part J	the second ed by the the event discharged, said real ps on said a should be indenture and to there be, d, and slib othere be, and year (SEAL) (SEAL)