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	53052 BOOK 106
MORTOACE	(No. \$2H) Boyles-Legal Blanks-CASH STATIONERY COLewrence, Kansas
This indenture, Made this alph R. Rake and Opa	10th day of August , 19.54 between 1 F. Rake, husband and wife
part10.8.of the first part, and .	the County of Douglas and State of Mansas The Lawrence Building and Loan Association
Witnesseth, that the said par	part. J
tothemdul this indenture doGRANT,	ly paid, the receipt of which is hereby acknowledged, ha. X.O. sold, and b BARGAIN, SELL and MORTGAGE to the said part y of the second part, the restituated and being in the County of Douglas
Kansas, to-wit:	ot No. Thirty (30) in Lindley Addition
	If the estate, title and interest of the said part lasof the first part therein.
And the said pert 10.3 of the fir	is not a good and indefeasible estate of inheritance iherein, free and clear of all incumbrance.
	and that thay will warrant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties here	eto that the part105 of the first part shall at all times during the life of this indenture, pay all tao seemed against said real estate when the same becomes due and payable, and that they will
teep the buildings upon sold real estate directed by the part J of the second interest And in the sum that sold	ato that the part $1.0.5$, of the first part shall at all times during the life of this indenture, pay all tax seased equint said real estate when the same becomes due and payable, and that $\frac{1}{110.2}$ Well a insured equints fire and totation in unch sum and by such insurators company as the lab specified at part, the loss, if any, made payable to the part $V_{\rm eff}$ and the second part to the estent of $V_{\rm eff}$. If 1.0.5 of the first part shall fail to pay such taxes when the same become due and payable or to the 2 , then the part $V_{\rm eff}$ of the second part may pay said taxes and insurance, or either, and the amon subbedness, second by this indenture, and shall bear instant at the rete of 10% from the date of payment $V_{\rm eff}$ and $V_{\rm eff}$. The second part may pay said taxes and insurance, or either, and the amon subbedness, second by this indenture. The same start at the rete of 10% from the date of payment $V_{\rm eff}$ and $V_{\rm eff}$. The same start $V_{\rm eff}$ are the same start $V_{\rm eff}$ and $V_{\rm eff}$ and $V_{\rm eff}$.
said premises insured as herein provided	d, then the part \overline{y} of the second part may pay said taxes and insurance, or either, and the amount abundance, secured by this indenture, and shall bear interest at the rate of 10% from the date of payments of the second part of the seco
THIS GRANT is intended as a mortge	ipe to secure the payment of the sum of LATER LADRESHING DEVEL AMARCES FL
eccording to the terms of ODG	priain written obligation for the payment of said sum of money. Associated on the 10th
day of <u>August</u>	19. 54, and by 128 terms made payable to the part. y of the seconding to the terms of said obligation and also to secure any sum or sums of monay advanced by
said part	a pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ev shall fail to pay the same as provided in this indenture.
And this conveyance shall be void i	If such payments be made as herein specified, and the obligation contained therein fully discharge any part thereof or any obligation created thereby, or, interest thereon, or if the taxes on said
estate are not paid when the same beco real estate are not kept in as good rep	If such payments be made as herein specified, and the obligation contained therein fully discharg or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on and me due and expande, or if the insurance is not test up, as provided herein, or if the buildings on a size as they are now, or if weste is committed on taid premises, then this conveyance shall become about and all of the obligations provided for in said writine obligation, for the security of which this indent become due and payable at the option of the holder hereof, without notice, and it shall be lawful
is given, shall immediately meture and	become due and payable at the option of the holder hereof, without notice, and it shall be lawful to take possession of the said premises and all the inver-
ments thereon in the namer provided b well the premises hereby granted, or r	to take possession of the said premises and all the impro or law and to have a receiver appointed to collect the rents and banefits accruing therefrom and any part thereof, in the manner prescribed by (² law, and out of all moneys enting from stock sale paid and interest, together with the costs and charges incident thereto, and the overplus, if any there
whall he noted by the part V making	a such sale, on demand, to the first part 10.5.
It is agreed by the parties hereto benefits according therefrom, shall exter	that the terms and provisions of this indenture and each and every obligation therein contained, and and hung to, and be obligatory upon the heirs, executors, administrators, personal representant e parties hereto.
in Winess Whereaf, the part 10.5.	of the first part ha VO hereunto set hand S and seal S the day and y
	Kalph R Rake ISEA
	apal 7 Pake ISEA
	(SEA
STATE OF Kansas	
and the second se	COUNTY,
Y.E.EOL	BE IT REMEMBERED, that on this 10th day of August A.D. 19- before me, a nothery public in the sforestid County and Ste
S NOTARL .	Ralph R. Rake and Opal F. Rake, husband and wi
- UBLIC	to me personally known to be the same person \mathbb{S}_{-} , who executed the foregoing instrument and du acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have bersunts subscribed my name, and affized my official seal on the day a year last above writen.
My Commission Empires April 2	70.01
my community Expression bit the	Notary Public
d Aurust 10, 125 st 1:10	F.F. Harsed a. Beck Revister

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