WEITEN

and the party of the second	53653	POV 102
MORTGAGE		BOOK 107 s Logal Blanks-CASH STATIONERY COLawrence, Kansas
Mrs. Gladys B. Em	ade this Twenty-seventh day of S ery McInroy and Stevart R. McInroy, and State of Texzs, and Solon T. Em	her husband, of San Antonio, in the
of Lawrence part 105 of the first	, in the County of Douglas part, and The First National Bank of	and State of Kansas Lawrence, Lawrence, Kansas
Witnesseth, that th Five hundred a	e said part <u>les</u> of the first part, in consid	
tothe this indenture do	duly paid, the receipt of which is	bereby acknowledged, hasold, and by to the said part Yof the second part, the sounty of Douglas and State of
	The West Seventy (70) feet of Lo Two (2) Oread Addition to the Ci	
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eli coo de la cas sop	to mortware to The First National	
Deeds at Donglas Co It is agreed between the and assessments that may be tage the buildings upper sol dimeted by the perf. of the perf. and the the avent the sole premises insured as here are poid shall become a perf until fully regard.	WINTY KARANA AT THE YORY will warrant and defend perios hereto that the part 188 of the first part shall levied or assessed against said real estate when the sam of the secong ager, the less if any, made payable to the p at said part of the first part shall fail to pay such ain provided, then the part of the second part m of the indebtedness, secured by this indenture, and shall	and therein free and clear of all incumbrance. Except and of farrance, Lavrance, Kansas for the same spainet all parties making lewful claim thereto. I at all times during the life of this indenture, pay all taxes a becomes due and payable, and that they will and pry such insurance company as shall be specified and and in you have the same become due and payable or to keep taxes when the same become due and payable or to keep ap pay said taxes and insurance, or ather, and the amount beer interest at the rate of 10% from the date of payment
Decise at Donales Co It is agreed between the and assessments that may be here the buildings upon soli- directed by the part. the the solid promises in part or paid with part. THIS GRANT is intended according to the 1380 femili day of part, with all interest accould	WILTY, LATANAPALY 'CHOY will warrant and defend perfise hareto that the part 108 of the first part shal lavied or assessed against said real estate when the sam real estate hoursed against fire and tornado in such sum of the secong ager, the loss, if any, made payable to the staid part of the first first and tornado in such sum of the indebtedness, secured by this indenture, and shall as a mortgage to secure the payment of the sum of	and therein free and clear of all incumbrance. EXCept and clear target and clear of all incumbrance. Except to the same spainet all parties making leveful claim thereto. at all times during the life of this indentore, pay all tases to becomes due and payable, and that they will and by such insurance company as thell use specified and and by such insurance company as thell use specified and target the same become due and payable or to keep any pay said tasis and insurance, or either, and the amount ber interest at the rate of 10% from the date of payment interest when the same become due and payable or to keep any pay said tasis and insurance, or either, and the amount ber interest at the rate of 10% from the date of payment interest when the same become due and payable or to keep any pay said tasis and insurance, or either, and the amount ber interest at the rate of 10% from the date of payment inter hundred and no/100
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