204 Rog. No. 10,547

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53662 BOOK 107	
MORTGAGE (Ne. 52K) Boyles Legal Blanka-CASH STATIONERY COLawrence, Kana	
This Indenture, Made this 9th	
pert.1e.sof the first part, andThe .LawrenceBuilding .and Loan Association	ARS by the of
and that they will warrant and defend the same against all parties making lawful claim thereit. It is agreed between the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all the and assessments that may be levied or assessed against asid real estate when the same become due and psysble, and that they. Will keep the buildings upon asid real estate insured against fire and tornado in such sum and by such insurance company as shall be specified directed by the part	arces
seld part. Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the or ther seld part. 18.8. of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully dischar- ter seld part. 18.8. of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully dischar- ter seld part. If the second part is any part thereof or any obligation created thereby, or interest thereon, or if the taxes on asid settle are and paid with the same become due and payable, or if the insurance is not keet up, as provided herein, or if the taxes on asid and the whole sum remaining unpaid, and all of the obligations provided for in said premises, then this conveyance shall become due and payable at the point of the hereof, or the hereof, in the manner precised written obligation, for the security of which this inde- set is given, shall immediately granted, or any part thereof, in the manner precised by law, and out of all money arising from such as a remain thereon in the meanors provided by law and to have a receiver appointed to collect the rents and barefits escruling therefromy and and the said part. Y making such sais, on demand, to the first part. 18.8. \longrightarrow It is agreed by the part. Y making such sais, on demand, to the first part. 18.8. \longrightarrow belows therefore, shall become the and provisions of the heids indentures, and ministrators, personal representa- saigns and successors of the respective parties hereto. The successor of the heir, executors, administrators, personal representa- saigns and successors of the respective parties hereto.	real real said outs nors for roos- l to be,
07. Stingor (SE Dolored V. Stingor (SE Carl W Schreder (SE Mildred & Schweder (SE	AL)
STATE OF Kansas Douglas county, S. Douglas county, S. Douglas county, S. Douglas county, S. S. S	dwife

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