By

1. 1. 24

Dec. B0 Beyle leaf label-CAB STATORNEY CO-LEARNER, Games This Indenture, Made this _23rdday of Notemiler195b. between arm. L.s. Emprehamen. and Elizabeth Le. Karpeelman. huaband. and wire. 195b. between arm. Learner and Elizabeth Le. Karpeelman. huaband. and wire. LARTPENCE	54150 BOOK 107	1
<pre>statu. An. DAPPE Aman. and Elizabeth L. Korrelman, Kushand and wire Larrence in the County of Louging and State of Konses.</pre>	NORTGAGE (Ne. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Ke	ińsas
<pre>date of the first part, and The Learnon & Build and and Learnon Association development, that the said part is a difference is a statistication of the second part. Mineseks, that the said part is a difference is a statistication of the second part. Line</pre>	tenn L. nappelman and Elizabeth L. Kappelman, husband and wife	ween
<pre>Withmessels, that the said part. ASR. of the first part, in consideration of the sum of DOLLARS them and. and. and. ADO. DOLLARS them and. and. ADO. DOLLARS them and. and. ADO. DOLLARS them and the said part. ASR. of the first part is the said part. Asr. of the second part, the woring described real, estate situated and being in the County of Houghas</pre>	rtlesof the first part, and The Lawrence Building and Lean Association	
<pre>1100y-Dirice (153) on Kaine Street, in Block Firty-five West Lawrence.</pre>	Witnesseth, that the said part. 199of the first part, in consideration of the sum of un. Thousand and no/100DOLL them	LARS
a new particle of the first per do hereby coverant and agrees that at the dallway based Lillo Y. B. This landed ourself a permise share gammed, and sailed of a good and indefeasible ensue of inbaritance therein, first and clear of all incomptances. A greed between the partice hards that the partice. If the first and that all first shares therein, first and clear of all incomptances. A greed between the partice hards great first and the same bedreed do and spaceh can be all block with a same bedreed do and particle or assessed applied and same applied to the partice. A greed between the partice hards great first and all all particles do not particle, and that Lillo Y. With the partice of the partice of the same down and the partice of the same down and the partice of the partice of the same down and particle of the same down and particle of the partice of the same down and particle of the same down and particle of the partice of the same down and particle of the same down and particle of the particle of the particle of the same down and particle of the same down and particle of the particle of the particle of the particle of the same down and particle of the same down and the particle of the down and the particle of the	(55) in that part of the vity of Lawrence known of	
The second part to provide a second part of the first part shall at all times during the life of the incompany as a bala baceful during the second part of the second part and a set and the same become a company as a bala baceful during the second part to perform the same become and by such neurons company as a bala baceful during the second part to perform the same become due and pysicile or to keep and the second part to perform the same become due and pysicile or to keep and the second part to perform the same become due and pysicile or to keep and the second part to perform the same become due and pysicile or to keep and the second part to perform the same become due and pysicile or to keep and the second part to perform the same become due and pysicile or to keep and the second part to perform the same become due and pysicile or to keep and the second part to perform the second part to perform the second part to py the same a possible of the second part to perform the same a part of the second part to py the synthese or to discharge and the second part to perform the same a possible of the second part to part to py the same as possible of the back and the second part to part to py the same as possible of the back and the second part to py the synthese or to discharge and the second part to py the synthese or to discharge any tase with interest threach as herein provided, in the second part to physicis and the second part to py the same as possible of the back and the second part to py the same as possible or the second part to py the synthese to and pysicis at the part of the second part to py the same as possible or the second part to py the same and possible or the second part to py the same as possible or the second part to py the same as possible or the second part to py the same as possible or the second part to py the same as possible to the second part to py the same as a second possible or the second part to py the same as a second possible or the second part to py the same as possible to the second	th the appurtenances and all the estate, title and interest of the said part 10.5of the first part therein. And the said part 0.5. of the first part do	mer <u>S.</u>
Ing to the terms of ODE	assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that $U(Q) \le 1$ the buildings upon said real estate insured against if ire and tornade in such sum and by such insurance company as shall be specified ask. And in the event that said part/LCS. Of the first part shall fail to pay such insurance company as shall be specified premises insured as herein provided, then the part. Y of the second part may pay said taxes and insurance, or either, and the and the full become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the def of pays.	taxes
Interest in the manner provided by law and to have a reacher appointed to caller the real premises have and all the improve its particle or any part thereof, in the manner presented by law, and out of all moneys arising from such as to paid by the part. The rank of the analyse includent therein, and the overplus. If any there be, a present by the part. The part have take, on demand, to the first partIAS	ding to the terms of ODC certain written obligation for the payment of said sum of money, executed on the <u>23rd</u> of <u>Novembor</u> <u>19.54</u> , and by <u>1 ts</u> terms made payable to the part	ARS,
a spread by the parties haves that the terms and provisions of this indenture and each and every obligation therein contained, and all be obligatory upon the bairs, executors, administrators, personal representatives, where within the parties barrends and more to, and be obligatory upon the bairs, executor, administrators, personal representatives, where within the parties barrends and more to, and be obligatory upon the bairs, executor, administrators, personal representatives, where within the parties barrends and more to and be obligatory upon the bairs, executor, administrators, personal representatives, where within the parties barrends and all and the bairs, executors, administrators, personal representatives, where within the parties barrends and with the parties barrends and with the parties barrends be the same barrend by the same barrend by the same within the personal to be the same barrend by the same barrend by the same within the personal to be the same barrend by the same barr	a ma conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully dischar are not paid when the same become due and payable, or if the Insurance is not kept up, as provided herein, or if the taxes on said attes are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become aboo tates are not shall be up and and all of the obligation provided for in said written obligation, for the security of which this indem such as the up and the same second part. The same and payable at the option of the holder hereof, without notice, and it shall be lawful thereon in the manner provided by law and to have a receiver appointed to collect the rents and hereful the functions.	ged. real said slute for for
The working is a particular of the first part ha. M. hereunto set. Lindir hand a. and used S. the day and year Standard Standard	the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there a paid by the part. T making such sale, on demand, to the first part <u>D.S.</u>	to to be,
Douglas country, 53. Douglas country, 53. If REMEANDERED, Ther on the 23rd day of November A.D. 19. 54 before me, a Notary Public In the eforesaid County and State, came Glann L. Kappelman and Elizabeth L. Kappelman, husband and wife to me personally known to be the sime person. B who executed the foregoing Instrument and duly security of the security of th	sove written.	eer
before me, a Notary Public In the storessid County and Stete, come Glann L. Kappelman and Elizabeth L. Kappelman, husband and wife to me personally known to be the same person. B who executed the foregoing instrument and duly achaevidedad the execution of the same. It Witness Written. April 21 10-58 In the before my official seal on the day and Vernoe: 21, 1944 at 4:05 P.M. ELIFASE Creations, where of the within mortgage, do herety acknowledge the full payment of the persistent, where of the within mortgage, do herety acknowledge the full payment of the to reay, st authorize the register of Deeds to enter the discharge of this mortgage th day of actore, 1956. The Lawrence building and Loan Assocation	Or manage Ald Ald Ald Banage and an and a second seco	IJ
Image: Section of the section of th	DOTARLING Glenn L. Kappelman and Elizabéth L. Kappelman, husband and wife	itate,
RELEASE ersineed, wher of the within morizare, do herely acknowledge the full payment of the prely, and authorize the negister of Deeds to enter the discharge of this mortgage so th day of detater, 1986. The Lawrence building and Loan Assocation	IN WITHERS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day year last above written.	
ersinces, wher of the within mortgage, do herely acknowledge the full payment of the prely, which authorize the register of Deeds to enter the discharge of this mortgage and the day of actorer, 1956. The Lawrence building and Loan Assocation	venoe: 23, 1954 at 4:05 P.M. Harrister	r of
The Lawrence building and Loan Assocation	Megan ber	
	RELEASE	f th

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