| MORTELON Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas | |
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| This Indenture, Made this 17th day of February , 1955 between larry L. Christian and Idella Christian, husband and wife | · · · · · |
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| of Lawrence , in the County of Dauglas and State of Kansas | |
| part y of the second part. | |
| Witnesseth, that the said part. 188. of the first part, in consideration of the sum of t | |
| othomduly paid, the receipt of which is hereby acknowledged, ha X0 sold, and by | I THE DOTATE AND |
| his indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part. Jof the second part, the | |
| following described real estate situated and being in the County of <u>DOUGLAS</u> and State of Cansas, to-with | |
| Lot No. Two (2), in Block B, in Southwest Addition Number Two (2), an Addition to the City of Lawrence, | |
| in Douglas County, Kanssis, being located on a tract of land described as follows: The South Half of the | |
| 2 acres on the East side of the North Half of the South- east Quarter of the Southwest Quarter of Section One (1), | |
| also, The South Half of the West One-Tenth of the Northwest Quarter of the Southwest Quarter of the Southeast Quarter of | |
| Section 1, all in Township Thirteen (13) South, Range Ninetce. (19) East of the Sixth Frincipal Meridian. | |
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| with the appurtenances and all the estate, title and interest of the said part. 10.00f the first part therein. And the said part 10.0 of the first part do | |
| And the said part.1.0.8 of the first part do | |
| And the said part,10.8. of the first part dohereby covenant and agree that at the delivery hereof the <u>by</u> arthe lewful owner S of the premises above granted, and select of a good and indefeasible extets of inheritance therein, free and clear of all incumbrances, | |
| And the said part,10.8. of the first part dohereby covenant and agree that at the delivery hereof the <u>by</u> arthe lewful owner S of the premises above granted, and select of a good and indefeasible extets of inheritance therein, free and clear of all incumbrances, | |
| And the said part 1.0.3. of the first part do | |
| And the said part 1.0.5. of the first part do | |
| And the said part 1.2.3. of the first part do | |
| And the said part 1.2.3. of the first part do | |
| And the said part 1.2.8. of the first part do | |
| And the said part 1.2.8. of the first part do | |
| And the said part 1.2.5. of the first part do | |
| And the said part 1.2.5. of the first part do | |
| And the said part 1.2.8. of the first part do | |
| And the said part 1.2.8. of the first part do | |
| And the said part 1.2.3. of the first part do | |
| And the said part.1.2.5. of the first part do hereby covenant and agree that at the delivery hereof the P Or the leavid owner S of the premises above granted, and extend of a good and indefeesible extent of inheritance therein, free and clear of all incumbrances. and that 110.7, will very and add defend the same against all parties making leavid claim thereto. It is agreed between the parties hereto that the part 1.2.5. of the first part shall at all times during the life of this indenture, pay all taxes and assessments there my be bried or assessed equinart and lead extents when the same becomes due and psysble, and that 116.7, Will a ment the buildings upon and real extents insured equinart and reads is such sum and by such insurence, company as shall be specified and area the buildings upon and real extents insured equinart and reads is such sum and by such insurence, company as shall be specified and area the buildings upon and real extents insured equinart and reads is such sum and by such insurence, or either, and the emount area the buildings upon and real extents insured equinart part shall fit to pay such taxes when the same become due and psysble to is leep and approximation insured a herein provided, then the part of the second part in pay such laws and insures. This GRANT is intended as a mortgage to assure the payment of the sum of E1ght "houseand -five Hundred and 10/100 | |
| And the said periles of the first peride. hereby covenant and agree that at the delivery hereof they arrest the sevent of the premises above granted, and salard of a good and indefensible state of inheritance therein, free and clear of all incumbrances, and the premises above granted, and salard of a good and indefensible state of inheritance therein, free and clear of all incumbrances. And the perided or assessed against all were and defend the same against all parties making leaving data the periles and the periles here the periles here the periles and the first part shall at all times during the life of this indenture, pay all taxes and assessment the may be levid or assessed against aid real estew when the assessed the arm of all targets are the state of the second perile | |
| And the said part 10.5 of the first part do hereby exceeded and indefessible state of inheritance therein, first and clear of all incombrances. I do not part 10.5 of the presence of the first part do in the first part all all all times during the life of this indenture, pay all taxes and then thinks the maximum of the first part 10.5 of the first part all at all times during the life of this indenture, pay all taxes and assessments the may be invide or assessed against all reads taxes when the same become does and paytole, and the 116.7 will were the building upon add read taxes investigation and all fail to pay the barrenes of the same applied taxes and the same all taxes are become add and the same algorithm in the same become does and paytole to be appendix the first data part, of the saced part, fiel lose, if any, made paytole to the part were the same become does and paytole to be appendix the building upon add read taxes secured by this indenture, and this lose interest at the rate of 100 for the accord part to be appendix of the anomed in a south assessment at the same become does and paytole to be appendix the building the overt that a side of the first part all fail to pay upon the same algorithm the same become does and paytole to be appendix the building the indent second part to be taxes of a south second part to be part | |
| And the said part 19.9_ of the first part do | |
| And the said part 10.5 of the first part do hereby exceeded and indefessible state of inheritance therein, first and clear of all incombrances. I do not part 10.5 of the presence of the first part do in the first part all all all times during the life of this indenture, pay all taxes and then thinks the maximum of the first part 10.5 of the first part all at all times during the life of this indenture, pay all taxes and assessments the may be invide or assessed against all reads taxes when the same become does and paytole, and the 116.7 will were the building upon add read taxes investigation and all fail to pay the barrenes of the same applied taxes and the same all taxes are become add and the same algorithm in the same become does and paytole to be appendix the first data part, of the saced part, fiel lose, if any, made paytole to the part were the same become does and paytole to be appendix the building upon add read taxes secured by this indenture, and this lose interest at the rate of 100 for the accord part to be appendix of the anomed in a south assessment at the same become does and paytole to be appendix the building the overt that a side of the first part all fail to pay upon the same algorithm the same become does and paytole to be appendix the building the indent second part to be taxes of a south second part to be part | |

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