MORTGAGE	60299 (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansa
This Indenture, M	Book 113 lade this 23rd day of July 1956 betwee
	son and Daisy Thompson, husband and wife,
and the second state of the second state of the	isw., in the County of Howells and State of Missouri part, and The Lawrence Building and Loan Association part y. of the second part.
	he said part 195. of the first part, in consideration of the sum of ndrad. and no/100 DOLLAI
this indenture do	duly paid, the receipt of which is hereby acknowledged; ha V.O. sold, and I GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the real estate situated and being in the County of
Lot 95 on	New Jersey Street, in the City of Lawrence, Kaneas.
	an an an an ann an Anna
with the second	nces and all the estate, title and interest of the said parties of the first part therein.
And the said part 10	S. of the first part dobreeby covenant and agree that at the delivery hereof.DOYBTO the lawful owner nted, and seized of a good and indefeasible estate of inheritance therein, free and clear, of ell incumbrances,
4	and that they will warrant and defend the same against all parties making lawful claim thereto he parties hereto that the part. 105 of the first part shall at all times during the life of this indentury, pay all ta
Interest. And in the event seld premises insured as i	be levied or assessed against said real estate when the same becomes due and payable, and that duals in a second part, the loss, if any, made payable to the part. Y of the second part to the extent of 11 that said part. 103. of the first part shall be specified to pay such taxes when the same become due and payable or to the hering provided, then the part Y of the second part may pay said taxes and here are become due and payable or the same become due and payable or to the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the dete of payment of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the dete of payment of the second payable or to the indebtedness.
so paid shall become a p until fully repaid.	Sizteen hundred and no/100+
THIS GRANT is intende	DOLD
THIS GRANT is intended according to the terms of day of	ODG certain written obligation for the payment of said sum of money, executed on the 23rd 1 y 19 50, and by 12s terms made payable to the part y of the set uluge thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by
THIS GRANT is intende seconding to the terms of day of	DDG certain written obligation for the payment of said sum of money, executed on the 23rd 11y 1956, and by 11s. terms made payable to the part y. of the sec ving thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e
THIS GRANT is intende according to the terms of day of	DDG certain written obligation for the payment of said sum of money, executed on the 23rd 11y 1956, and by 11s. terms made payable to the part y. of the sec ving thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e
THIS GRANT is intended THIS GRANT is intended according to the terms of day of	ODD, certain written obligation for the payment of said sum of money, executed on the 2,23°Cd. 11 y 19,56, and by 12.8, terms made payable to the part y of the sec ving thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e "the first part shall fail to pay the same as provided in this indentvre. thall be void if such payments be made as herein specified, and the obligation contained therein fully dischar the payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said the same become due and payable, or if the insurance is not kept up, as provided herein, or if the back on said the same become due and payable, or if the insurance is not kept up, as provided herein, or if the back on said the same back and all of the obligation provided for in said written obligation, for the security of which this indee integroupsed, and all of the obligation provided for in said written obligation, for the security of which the indee the same back and payable at the option of the holder hereof, without notice, and it whell be lawful
THIS GRANT is intende according to the terms of day of JL perf, with all interest acc said performed for the ther said performed for the the said performed for the according to the the said performed for and this conveyance a if default be naced in au near a state are not kept in and the whole sum remains agilton, shall immediate the said performed for the man self the permises hereby retain the semular the man self the permises hereby retain the same on the not by retain the same on the terms	ONG certain written obligation for the payment of taid sum of money, executed on the 2.23rd 1.1.y
THIS GRANT is intended according to the terms of day of	DDIG certain written obligation for the payment of said sum of money, executed on the $23rd$ 11y 19.56, and by 11s. terms made payable to the part X of the said using thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e the first part shall fail to pay the same as provided in this indenture. the first part shall fail to pay the same as provided in this indenture. the first part shall fail to pay the same as provided in this indenture. the same baccome due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on said the same baccome due and payable, or if the insurance is not kept up, as provided herein, or if the backet on said the same baccome due and payable, or if the is asset in a said premise, then this conveyance shall become sub- ing unpaid, and all of the obligations provided for in said written obligation, for the security of which this inde- mes provided by law and to have a receiver appointed to collect the dimits and bacefils acroling therefrom and granted, or any part thereof, in the manner prescribed to collect the dimit and barefils accruing therefrom, and any paid of principal and interest, together with the costs and, due the action of all moneys arising from such as applied of principal and interest, together with the costs and, due there and each and every obligation therein, can all the any the research there the sale, on demand, to the first part 102 . The making such sale, on demand, to the first part 102 . The research there there there the actions of the side therein, and herein contained, and match and interest, the obligation of the first part 102 . The taxe of the taxe is and part thereof, and herein thereto, and the overplas. If any there applies hereits there there there and bacteria accould there there and there there and there and there and there there and t
THIS GRANT is intended according to the terms of day of	ODE: certain written obligation for the payment of said sum of money, executed on the 23rd 11 y
THIS GRANT is intended according to the terms of day of	11. Y 19 56, and by 11.5 terms made psychie to the part y of the sec ving thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the e "the first part shall fail to pay the same as provided in this indenture. The first part shall fail to pay the same as provided in this indenture. The first part shall fail to pay the same as provided in this indenture. The same backmark or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on a second perfect or any obligation created thereby, or interest thereon, or if the buildings on a second second advance of the obligations provided for a said premise, then this conversance shall become shall be used, and all of the obligations provided for in said written obligation, for the security or which the inder y mature and become due and psychie or if the same provided or the solutions, and it shall be leaved to take procession of the same and it is also premise index and benefits accruing therefore, and granted, or any part thereof, in the manner precified to collect the stifts and benefits accruing therefore such as granted, or any part thereof, in the manner precified to collect the stifts and benefits accruing therefore such as granted, or any part thereof, in the manner precified by law, and out of all monetys arising from such as granted, or any part thereof, in the instance inclust the terce, and the overplay at the provided for the stift provided and the second stort.

.

.

- tor the

No. Sta

6

Sector Sector