MORTGAGE 55	771 BOOK 110 No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence	, Kansa
This Indenture, Made this	13th day of July , 19 551	betwe
James R. Roark	and Betty M. Roark, husband and wife	iy
of Lawronce	he County of Dourlas and State of Kansas	and the second
	he County of Douglas and State of Langas. The Lawrence Building and Loan Association.	- Andres
	part y of the second part	art.
	165 of the first part, in consideration of the sum of	
	red and no/100	
this indenture do GRANT, B	ARGAIN, SELL and MORTGAGE to the said part y of the second p	oart, t
following described real estate	e situated and being in the County of Douglas and	
Kansas, to wit:	an (23) in Block Bitter (25) in the	
	ee (23) in Block Fifteen (15) in Lane Flace ion to the City of Lawrence.	
	the estate, title and interest of the said part 10 ${\tt pf}$ the first part the	
	part do hereby covenant and agree that at the delivery hereof $U10V$ $\Omega TBie$ lawfu of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	
and a second	a balancing me can and me chance in the track in the community measure in intermediation community community of	
It is agreed between the parties hereto	and that they will warrant and defend the same against all parties making lawful claim that the part 100 of the first part shall at all times during the life of this indenture, pa	y all tax
keep the buildings upon said real estate in	seed against said real estate when the same becomes due and payable; and that <u>they</u> sured against fire and tornado in such sum and by such insurance company as shall be approved to be extent of part, the loss, if any, made payable to the part.	antitud a
interest. And in the event that said part. is said premises insured as herein provided, t	part, the loss, if any, made payable to the party — of the second part to the extent of p.g. of the first part shall fail to pay such taxes when the same become due and payable then the part y of the second part may pay said taxes and insurance, or either, and edness, secured by this indenture, and shall bear interest at the rate of 10% from the date of	or to ke
erna tony repaid	stores, secured by this indenture, and shall bear interest at the rate of 10% from the date of to secure the payment of the sum of Elghty-flve_hundred_and_no/	
		DOLLAR
day of July	in written obligation for the payment of said sum of money, executed on the 13 th. 19.55, and by 10.8 terms made payable to the part y of	the recor
	rding to the terms of said obligation and also to secure any sum or sums of money advanc ay for any insurance or to discharge any taxes with interest thereon as herein provided, in	ed by th
And this conveyance shall be void if as	Il fail to pay the same as provided in this indenture. uch payments be made as herein specified, and the obligation contained therein, fully	discharge
estate are not paid when the same become	ny part thereof or any obligation created thereby, or interest thereon, or if the taxes on due and payable, or if the insurance is not kept up, as provided herein, or if the building as they are now, or if waste is committed on said premise, then this conveyance shall become all of the obligations provided for in said written obligation, for the security of which this of the obligations provided for in said written obligation, for the security of which this and of the obligations provided for in said written obligation, for the security of which this determines the security of	said re
is given, that immediately mature and bec	come due and payable at the option of the holder hereof, without notice, and it shall be	lawful f
the said part ty of the second part ments thereon in the manner provided by it sell the premises hereby granted, or any	to take possession of the said premises and all the aw and to have a receiver appointed to collect the rents and benefits accruing therefrom part thereof, in the manner prescribed by law, and out of all moneys sriking from su	and the second
research the amount then unpaid of principal a	and interest, together with the costs and charges incident thereto, and the overplus, if any uch sale, on demand, to the first part 10.3	there b
	the terms and provisions of this indenture and each and every obligation therein containe and inure to, and be obligatory upon the heirs, executors, administrators, personal repre- arties hereto.	d, 👘
In Witness Whereof, the part 10.8-	arties hereto. of the first part have, hereunto set λ , the in, hand s/ and seal s the day	and ye
last above written.	James P. Rousk	•
	. Betty M. Coare	(SEAL
	A state of the sta	(CEAL
	The local difference of the state of the second state of the secon	ISEAL
STATE OF Kansas		1000
and the second se	UNIT,) IT REMEMBERED, That on this 13th day of July A D	. 19.5
	before me, e	end Stat
ICA - PHI	husband and wife	
BLIC	to me personally known to be the same person $\underline{\sigma}$ who executed the foregoing instrument scknowledged the execution of the same,	
THE REPORT MALE REPORT OF A DESCRIPTION OF A	WITHERS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the yeer last above written.	day an
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