ON CONTRACT	Reg. No. 12,551 Fee Paid \$13,004
534	59866 воок 112
	(No. 52K) Boyles Leyal Dlanks-CASH STATIONERY COLawrence, Kansas
ľ.	This Indenture, Made this18thday ofJune, 1956 between
	Mirgil L. Bradon and Marion I. Braden, husband and wire,
	of Lawrence in the County of Douglas and State of Kansas
	partles of the first part, and The Lawrence Building & Loan Association
	part. y of the second part.
	Witnesseth, that the said part 1.0.9 of the first part, in consideration of the sum of
	Fifty-two hundred fifty and no/100DOLLARS
	the indenture do
	following described real estate situated and being in the County of
	Kanaas, fo-wit:
	Lot Nine (9) in Ronoak Subdivision, a Subdivision near the
	City of Lawrence, in Douglas County, Kansas,
	And the sold part10.3 of the first part do
	of the premise above granted, and setzed of a good and Indefessible estate of Inheritance therein, free and clear of all Incumbrances,
	and that they will warrant and defend the same against all parties making lawful claim thereto.
1000	It is an agreed between the parties hereto that the part10.2of the first part shell at all times during the life of this indenture, pay all taxes is and assessments that may be levied or assessed against said real sates when the same becomes due and payable, and that the w
	the sublement and my be verified at the instruction against first and formation in such turn and by such instruction company as shall be specified and decided by such instructions and as shall be specified and decided by such instructions and decided by such instruction
2	Thereast, And in the event that said part. ASA of the first part shall fail to pay such taxes when the same become due and psysble or to keep of the second part may pay said taxes and inurance, or either, and the amount of the indebtedness, secured by this indenture, and shall beer integrat at the rate of 10% from the date of payment of the indebtedness.
2	This GRANT is intended as a mortgage to secure the psymont of the sum of Fifty-two hundrad fifty and no/100
	Dollars
9	scording to the terms of ODE certain written obligation for the payment of said sum of money, executed on the 18th g
	perf, with all interest accruing thereon according to the terms of said obligation and also to accure any sum or sums of money advanced by the
	ther said per LLCS of the first part shall fell 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 discharged. We discuss the second sec
23 14	2 rest states are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute is used to whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture for the security of the indenture is an antiperiod of the security of the security of which this indenture for the security of the security of t
-	is ghown; that it must list the second part become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for the said part become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for the intervent of the said part become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for the intervent of the said part become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for the intervent of the said part become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for the intervent of the said part become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for the intervent of the said part become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for the intervent of the said part become due and psyable at the option of the said part become due and psyable at the option of the said part become due and psyable at the option of the said part become due and psyable at the option of the said part become due and psyable at the option of the said part become due and psyable at the option of the said part become due and psyable at the option of the said part become due at the option of the said part become due at the option of the said part become due at the option of the said part become due at the option of the said part become due at the option of the said part become due at the option of the said part become due at the option of the said part become due at the option of the said part The option of the said part become due at the option of the said part The option of the said part The option of the said part
	to sell the previse merby granted or any part thereof, in the manner precibed by law, and out of all moneys artising from such sale to the manner precibed by law, and out of all moneys artising from such sale to the sense of t
	mail be paid by the part y making such sale, on demand, to the first part 105
	the approved by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all being the parties accuring therefrom shall extend and incre to, and be obligatory upon the heirs, executors, administrators, personal representatives, of a second
	is Where thereof, the part 193 of the first part he V.C. hereunto set their hand S and seel S the day and year
	Virgil L. Braden (SEAL)
	Marian 9 Braden (SEAU
	ENTICE KAINSSS
YF	Si.
the state	IT Reserves that on this 18th day of June A D. 10 56
19 'an	before me, a Notary Public in the aforesaid County and State
7 our ler	Virgil L. Bradon and Marion I. Braden, husband, and wife,
land a Beck	to me personally known to be the same person S who executed the foregoing instrument and duty determined and the execution of the same.
Fance Bro	M writes weeks of the sense of
Ø Deputy	April 21 1950 LE Clay
	L. E. Eby, Notary public
Re	corded June 18, 1996 et L:18 F.M. RELEASE Hasseld a. Beck Register of Deed
de	I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the sbt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage
0)	f record. Dated this 17th day of November 1964. THE LAWRENCE BUILDING AND LOAN ASS'N.
	TEST: L. E. Eby, Secretary (Corp. Seal) W. E. Decker, Vice-President Mortgagee.

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