542

1976

aulta

 $\sum_{i=1}^{n} (i \in I)$

2.42.28

MORTGAGE 59	1888 (No. 52A) Boyles Lagal Bionts - Cash Stallanery Co., Lawrence, Kanans	
Bool	k 112	
A D 19 56 between	UFC, Made this 20th day of June B. Leonard and Alice E. Leonard, husband and wife.	
of Lawrence	Rice Deal no.	
of the first part, and		
	Party of the second part.	
	meth, That the said part 105. of the first part, in consideration of the sum of	
Per a real high in the Way of the start	venty-Two and 50/100 such the transformed by the second se	
	sipe of which is hereby acknowledged, ha	
all that tract or parcel of land sit	tusted in the County of Douglas and State of	
The South 57 feet	of the West 131.2 feet of Lot 3 in Block 4 and	
the North 50 feet	of the West 131.2 feet of Lot 4, all in Block 4	
and the second	he City of Lawrence, known as South Lawrence, in	
Douglas County, K	ans as the second s	
19. · · · · · · · · · · · · · · · · · · ·	all the satisfy title and interest of the said part 182.of the first part therein.	
And the mid Parties of	사람을 정말하는 것 같은 것은 것을 가지 않는 것 같아. 이렇게 가지 않는 것 같아. 이렇게 가지 않는 것 같아. 이렇게 하는 것 같아.	
おおもち かしのからあるみ そうとくない くつじょ	res that at the delivery here of the state of inheritance therein, free and clear of all	
	WEATH OF A STOR BIN INCECATION COLARCE OF INACAMENCE CLEATER, ACC MAN CLEAR OF AN	
	rigage to secure the payment of Twenty-Five Hundred Seventy-Two 50	
Peters, seconding to the terms of Partian of the mid part	방법은 관계에서 가장 가슴에 가장 가지 않는 것을 가장 하나 가지 않는 것이다. 가지 않는 것 같은 것 같	
n martina Sean la pana ang ang ang ang ang ang ang ang ang		
and a start and a start and a start a s An an	and this conveyance shall be void if such navments be made	
ar herein specified. But if defau If the insurance is not keys up 17 dee and psychic and if shall be gen and assigns, at any time the serified by key; and set of all th supplier with the sector and charp	and this conveyance shall be void if such payments be made alt be made in such payments, or any part thereoi, or interest thereon, or the taxes, or hereon; then this conveyance shall become absolute, and the whole amount shall become iswful for the said part. JL.B. executors, administrat- restiter, to sell the premises hereby granted, or any part thereoi, in the manner pre- be moneys attaing from such sale to retain the amount then due for principal and interest, ges of making such sale, and the overplue, if any there be, shall be paid by the part. J.C.	
ar herein specified. But if defau If the insurance is not keys up 17 dee and psychic and if shall be gen and assigns, at any time the serified by key; and set of all th supplier with the sector and charp	and this conveyance shall be void if such payments be made ult be made in such payments, or any part thereoi, or interest thereon, or the taxes, or hereon; then this conveyance shall become absolute, and the whole amount shall become iswful for the said part. J.L.G. the second part. In L.B. executors, administrat- resulter, to sail the premises hereby granted, or any part thereoi, in the manner pre- be moneys atsing from such saie to retain the amount then due for principal and interest, ges of making such saie, and the overplus, if any there be, shall be paid by the part. J. and Parties of the First Part	
ar herein specified. But if defau If the insurance is not keys up 17 dee and psychic and if shall be gen and assigns, at any time the serified by key; and set of all th supplier with the sector and charp	and this conveyance shall be void if such payments be made alt be made in such payments, or any part thereoi, or interest thereon, or the taxes, or hereon; then this conveyance shall become absolute, and the whole amount shall become iswful for the said part. JL.B. executors, administrat- restiter, to sell the premises hereby granted, or any part thereoi, in the manner pre- be moneys attaing from such sale to retain the amount then due for principal and interest, ges of making such sale, and the overplue, if any there be, shall be paid by the part. J.C.	
ar berrin syscified. But if series if the beaminner is not kept up is due and psymble, and is shall be seried and nergen, at may time the series of the second second second second second second second second making seat sets, on demand to	and this conveyance shall be void if such payments be made with be made in such payments, or any part thereof, or interest thereon, or the taxes, or hereon; then this conveyance shall become absolute, and the whole amount shall become listful for the said part. <u>y</u> of the second part. <u>D18</u> executors, administrat- restforr, to sell the premises hereby granted, or any part thereof, in the maner pre- is moneys athing from such sale to retain the amount then due for principal and interest, ges of making such sale, and the overplus, if any there be, shall be paid by the part. <u>y</u> . • said <u>Parties</u> of the First Part theirs and assigns	
n barris specified. But if defau if the manage is not keyt up it we and perable, and it shall be gradit designs, at any time the series of yiny; and set of all the heighther with the south and then making read-sale, on domand to the with the south and the making read-sale, on domand to the Witnesser When	and this conveyance shall be void if such payments be made with be made in such payments, or any part thereof, or interest thereon, or the taxes, or hereon; then this conveyance shall become absolute, and the whole amount shall become lawful for the said part	
ar berrin syscified. But if series if the beaminner is not kept up is due and psymble, and is shall be seried and nergen, at may time the series of the second second second second second second second second making seat sets, on demand to	and this conveyance shall be void if such payments be made with be made in such payments, or any part thereof, or interest thereon, or the taxes, or hawful for the said part	
n barris specified. But if defau if the manage in not keys and if the manage in not keys and see and payable, and if shall be serviced by law; and see of all the sample with the source and then making, seek sale, ou domand to withing read sale, ou domand to handle and seek in the bar when	and this conveyance shall be void if such payments be made beroon; then this conveyance shall be cone absolute, and the whole amount shall become inviti for the said partY of the second part DLS executors, administrat- resulter, to sail the premises hereby granted, or any part thereof, in the manner pre- is moseys athing from such sails to retain the amount then due for principal and interest, ges of making such sale, and the overplus, if any there be, shall be paid by the partY. • said Parties of the First Part their and assigns The said part_IBSof, the first part ha VG_hereunto set their and assigns (SEAL) d is presence of (SEAL)	
a barris specified. But if default if the manage in not keys and if the manage in not keys and see and payable, and if shall be provide youry and see of all the angeline with the costs and char making read-sale, or demand to which and and sale of the two and your handle and sel if the day and y higher, balant and chirared	and this conveyance shall be void if such payments be made with be made in such payments, or any part thereof, or interest thereon, or the taxes, or hereon; then this conveyance shall become absolute, and the whole amount shall become inwful for the said part_y of the second partIIS executors, administrat- menter, to sail the premises hereby granted, or any part thereof, in the manner pre- is money athing from such sails to retain the amount then due for principal and interest, ges of making such sails, and the overplus, if any there be, shall be paid by the part a said Parties of the First Part theirs and sasigns theirs and sasigns ges first above written: is presence of	
In herein specified. But if default for herein specified. But if default for herein summer in not kept up the service and psychology and it shall be serviced by key; and est of all the supplier with the source and charry making (such such one downed to the Witnesser Where herein and such one downed to Bigmed, inside and delivered service are EANRAR,	and this conveyance shall be void if such payments be made while be made in such payments, or any part thereof, or interest thereon, or the taxes, or herefore, then this conveyance shall become absolute, and the whole amount shall become inwriter, to sell the prevance shall become absolute, and the whole amount shall become inwriter to sell the prevance shall be contained or any part thereof, in the manner pre- moneys attaing from such sale to retain the amount then due for principal and interest, get of making such sale, and the overplus, if any there be, shall be paid by the part a said Farties of the First Part thalr	
In herein specified. But if defau if the mean specified. But if defau if the mean specified are to be and service and specified are to be and service with the scate and char making read-sale, or demand to the Witnesser When head? and wel 5 the day and y Bigmen, instant and salirated	and this conveyance shall be void if such payments be made whit be made in such payments, or any part thereof, or interest thereon, or the taxes, or herefore, then this conveyance shall become absolute, and the whole amount shall become inwriter, to sell the presentiest hereby granted, or any part thereof, in the manner pre- termoter to sell the presentiest hereby granted, or any part thereof, in the manner pre- termoter, to sell the presentiest hereby granted, or any part thereof, in the manner pre- termoter, to sell the presentiest hereby granted, or any part thereof, in the manner pre- termoter, to sell the present sele to retain the amount then due for principal and interest, get of making such sale, and the overplue, if any there be, shall be paid by the part a sale Farties (of the First Part their and assigns their ad assigns their above written: & is presence of	
In herein specified. But if defau if the mean specified. But if defau if the mean specified are to be and service and specified are to be and service with the scate and char making work when our demand to the Witzeen's When head? and word 5 the day and y Bigment instant and delivered	and this conveyance shall be void if such payments be made with be made in such payments, or any part thereof, or interest thereon, or the taxes, or hereon; then this conveyance shall become absolute, and the whole amount shall become inwrafter, to sell the premises hereby granted, or any part thereof, in the manare pre- is mostly athing from such sells to retain the amount then due for principal and interest, ges of making such sale, and the overplus, if any there be, shall be paid by the part a said <u>Parties of the First Part</u> thoir heirs and assigns recof. The said part 1830f, the first part ha VA herounto set <u>their</u> ges of making such sales of the first part ha VA herounto set <u>their</u> ges first above written: is presence of <u>SEAI</u> Alice E. Leonard (SEAI) (SEAI) (SEAI) (SEAI) (SEAI) (SEAI) a his presence D, That on this <u>20th</u> day of <u>June</u> A. D. 19. 55 between D. O. Phelps <u>a</u> Notary Public	
In herein specified. But if defau if the mean specified. But if defau if the mean specified are to be and service and specified are to be and service with the scate and char making work when our demand to the Witzeen's When head? and word 5 the day and y Bigment instant and delivered	and this conveyance shall be void if such payments be made bit be made in such payments, or any part thereof, or interest thereon, or the taxes, or hawful for the said part	
In herein specified. But if defau if the mean specified. But if defau if the mean specified are to be and service and specified are to be and service with the scate and char making work when our demand to the Witzeen's When head? and word 5 the day and y Bigment instant and delivered	and this conveyance shall be void if such payments be made whit be made in such payments, or any part thereof, or interest thereon, or the taxes, or herefore, then this conveyance shall become abcolute, and the whole amount shall become inwriter, to sell the prevance shall become abcolute, and the whole amount shall become inwriter to sell the prevance shall be cone abcolute, and the whole amount shall become inwriter to sell the prevance shall be paid by the part the moneys attaing from such sale to retain the amount then due for principal and interest, get of making such sale, and the overplus, if any there be, shall be paid by the part a sale Farties of the First Part their is and assigns their show written: d is presence of	
In barris specified. But if default if the markers is not keys and if such and purphle, and if shall be sufficied surgers, at any time the sufficience of all the sufficience of all the sufficience of the sufficience of the	and this conveyance shall be void if such payments be made bit be made in such payments, or any part thereof, or interest thereon, or the taxes, or havron; then this conveyance shall become absolute, and the whole amount shall become lawful for the said part	
n bornin specified. Bet if defait the manage in mot keys up it show and perpairs and is shall be straid and not an an an an an an an an analog such such as a sort of all the instants of the south and the making such such as a dimension In Witnesse When bounds and such 5 the day and 5 Rights, basied and delivered	and this conveyance shall be void if such payments be made with be made in such payments, or any part thereof, or interest thereon, or the taxes, or hereon; then this conveyance shall become absolute, and the whole amount shall become inwfulf for the said party of the second part <u>118</u> executors, administrat- reafter, to sail the premises hereby granted, or any part thereof, in the manner pre- is money athing from such sait to retain the amount then due for principal and interest, ges of making such sale, and the overplue, if any there be, shall be paid by the part	
n bornin specified. Bet if defait the manage in mot keys up it show and perpairs and is shall be straid and not an an an an an an an an analog such such as a sort of all the instants of the south and the making such such as a dimension In Witnesse When bounds and such 5 the day and 5 Rights, basied and delivered	and this conveyance shall be void if such payments be made bit be made in such payments, or any part thereof, or interest thereon, or the taxes, or havron; then this conveyance shall become absolute, and the whole amount shall become lawful for the said part	
n bornin specified. Bet if defait the manage in mot keys up it show and perpairs and is shall be straid and not an an an an an an an an analog such such as a sort of all the instants of the south and the making such such as a dimension In Witnesse When bounds and such 5 the day and 5 Rights, basied and delivered	and this conveyance shall be void if such payments be made alt be made in such payments, or any part thereof, or interest thereon, or the taxes, or herefort, the said party of the second part if thereof, or the manner pre- menter, to sail the prevance shall become absolute, and the whole amount shall become investite, to sail the prevance shall become absolute, and thereof, in the manner pre- menter, to sail the prevance shall be part and interest, ges of making such saie, and the overplus, if any there be, shall be paid by the part	
In herein specified. Bet if defen if the heuranes is not keyt up the second sequence of a sequence of a second second by level and est of all the second by level and est of all the second sequence of the sector and it shares in herein sets on a demand to the Witnesse When head and and a the sequence of Regard, basical and delivered Regard, basical and basical and delivered Regard, basical and basical and delivered Regard, basical and basical and basica	and this conveyance shall be void if such payments be made bit be made in such payments, or any part thereof, or interest thereon, or the taxes, or havron, then this conveyance shall become abcolute, and the whole amount shall become havron the part J. of the second part <u>D1S</u> ercentre, administrat- resulter, to sail the premises hereby granted, or any part thereof, in the manner pre- is of making such sale, and the overplus, if any there be, shall be paid by the part	eeds
In herein specified. But if defau if the meansure is not keyt and the summary is not very out of any start start, at any the setting is not start of all the any start and the costs and chara making rest sub, or domaid to the Witnesse Who handly and sub 3 the day and 3 herein start and and 3 the day and 3 herein start and and 4 the day and 3 herein start and and 4 the day and 3 herein start and and 5 the day and 3 herein start and 3 herein	and this conveyance shall be void if such payments be made with be made in such payments, or any part thereof, or interest thereon, or the taxes, or hawful for the said part	

1

Ú

()

Alexandra Alexandra