2	MORTGAGE 60172 (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLewrence, Kansas
	This Indenture, Made this15thday ofJuly, 1956. between
	Charles H. Oldfather, Jr. and Hortense C. Oldfather, his wife
Ċ	fLawrence in the County ofDouglas and State ofKansas
ľ	part198 of the first part, and
;	Witnesseth, that the said partices
	Twalve Thousand and no/100.
	o themduly paid, the receipt of which is hereby acknowledged, have sold, and by
	his indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
	ollowing described real estate situated and being in the County ofDouglasand State of Cansas) to with The North Half of the Southeast Quarter of Section Twenty-two (22),
	Township Thirteen (13) South, Range Nineteen (19) East, except the following des-
2	cribed tract; Commencing at the Southeast corner of said North Half of said Southeast Quarter, thence West along the South line of said North Half of said
į	Southeast Quarter 208.7 feet, thence North on a line parallel to the East line of
	said Southeast Quarter 641.1 feet, thence West 208.7 feet, thence North 208.7 feet, Thence East 208.7 feet, thence North 208.7 feet, thence East 208.7 feet to a point
	in the East line of said Southeast Quarter, thence South along the East line of said Southeast Quarter to the place of beginning, said excepted tract being Six (6)
•	acres, more or less. Also the following described tract in the Northeast Quarter
	of said Section: Commencing at the Southeast corner of said Northeast Quarter, thence North along the East line of said Northeast Quarter 826.5 feet to an iron pin; thence
	South 89º 45' West 2667.8 feet to an iron pin in the West line of said Northeast
1	Quarter; thence South along the West line of said Northeast Quarter 834.5 feet to the Southwest corner of said Northeast Quarter, thence East to the place of begin-
	ning, being the South Fifty (50) acres, more or less, of said Northeast Quarter; the real estate hereby mortgaged containing One Hundred Twenty-four (124) acres, more
	or 1858.
	with the appurtenances and all the estate, title and interest of the said partof the first part therein. And the said part
ļ	of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
-	
	that they will warrent and defend the same against ell parties making lawful claim thereto.
	and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that thay will
	keep the buildings upon said real estate insured agenut fire and tornado in such sum and by such insurance company as shall be specified and directed by the part X of the second part, the loss, if any, made payable to the part X of the second part to the extent ofDatt Interest. And in the event the said part_143 of the first part shall fail to pay such texes whan the same become due and payable or to keep
	said premises insured as herein provided, then the pary of the second part may pay said taxes and insurence, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment
	until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of
	Twalve Thousand and no/100
	according to the terms of
	day ofJUJY
2	that said parters of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be vold if such payments be made as herein specified, and the obligation contained therein fully discharged.
	If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not nate when the same become due and payable or if the insurance is not kept up, as provided herein, or if the buildings on said
	real stillaters not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum remaining ungaid, and all of the obligations provided for in said written obligation, for the security of which this indenture its given; that immediately mature and become due and payable or the option of the holder hereoi, without notice, and it shall be lawful for
1	the said party of the second parther agents or assigns to take possession of the said premises and all the improve-
2	ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to sell, the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys existing from such sale to with the mention that related and and the rent benefits the manner prescribed by law.
	retain the andunt then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be public by the per X
	(1) is egreed by the parties herein, that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts therefrom, shall extend and invite to, and be obligatory upon the heirs, executors, administrators, personal representatives,
	assigns and successort of the respective parties, hereto,
Ì	Last above willion.
	Cliar les A. Ollifattice, Jr. ISEAU
ļ	Charles H. Óldfather, Ur. (SEAL)
5	Hontenne C. Ocefather (SEAU)
	Hortense C. Oldfather (SEAL)
i	
3	

Q

l

1

5. 63 N X

54

In Partial Plane Leve Book, 129 Page 464

.