0

1

なないため、ななな、それにようななないのである

а

NORTOAGE  (Ne. 52K)  Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas    This Indenture, Made this  20th  , day of  Soptember  , 1950  betweer    arvin B. Garrett and Euma J. Garrett, hunband and wife.	
rvin B. Garrett and Eama J. Garrett, husband and wife, Lawrence, in the County of Dourles and State of Kansas ilesof the first part, and Tho. Lawrence Building and Loan Acsociation part y of the second part. Winesein, that the said part 10.0. of the first part, in consideration of the sum of	Ľ
rvin B. Garrett and Eama J. Garrett, husband and wife, Lawrence, in the County of Dourles and State of Konses 1930f the first part, and Tho. Lawrence Building and Loan Acsociation part y of the second part. Yinemeth, that the said part 100 of the first part, in consideration of the sum of	n 🖡
Lawrence and State of Konses Lawrence and State of Konses Lawrence Building and Loan Association part y of the second part. Yinneseth, that the said part 100 of the first part, in consideration of the sum of	
193 of the first part, and Tho. Lawrance Building and Loan Acsociation part. y	
H183 of the first part, and Tho Lawrance Building and Loan Association part y of the second part. Witnesseth, that the said part 10.3 of the first part, in consideration of the sum of	
witnesseth, that the said part. 10.0. of the first part, in consideration of the sum of	
Witnesseth, that the said part, 10.0. of the first part, in consideration of the sum of	
	8
iva thousand and no/100DOLLAR	s
them duly paid, the receipt of which is hereby acknowledged, have sold, and b	γ
indenture do	e
lowing described real estate situated and being in the County of Douglas and State o	of
enses to-with any second se	···· •
Beginning at a point 256.09 feet North of the Southwest corner of the Southeast Quarter of Saction Six (6), Township Thirteen (13) South, Range Twenty (20) East of the Sixth Principal Meridian; thence North on Half Saction line 05 feet; thence East 220 feet; thence South 05 feet; thence West 220 feet to the place of beginning, containing .328 of an acre; in Dourlas County, Kanada,	•
	·
방법에는 동물을 통합했습니다. 이 가슴 가슴 가슴 가슴에 가지 않는 것이 가지 않는 것 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 있다. 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 같은 것이 같이 같이 같이 같이 같은 것이 있	
and that	X01
and essessments that may be levied or assessed against said real estate when the same becomes due and psysble, and that <u>they vil</u> tage the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified a decised by the pert. $y_{-}$ of the second part, the loss if any, made psysble to the part. $y_{-}$ of the second part to the estate of the second part to the second part is the same to the second part is all part of the second part to the second part to the second part is all part of the second part to the second part is the same the same become due and psysble or to ke and psysble insured as herein provided, then the part of the second part may pay said taxes and insurance, or either, and the amo are said theil become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of paym will fully repaid. This GRANT is intended as a mortgage to secure the payment of the sum of Five thousand and no/100	3 seep ount nent
THIS GRANT is intended as a mortgage to secure the payment of the sum of Alexandron and an and an and a secure the payment of the sum of Alexandron and a secure the payment of the sum of Alexandron and a secure the payment of the sum of Alexandron and a secure the payment of the sum of Alexandron and a secure the payment of the sum of Alexandron and a secure the payment of the sum of Alexandron and a secure the payment of the secure the payment of the sum of Alexandron and a secure the payment of the secure the payment of the secure the secure the secure the payment of the secure the sec	RS,
ecording to the terms of ODO certain written obligation for the payment of said sum of money, executed on the 20th	
in the second	vent
1000000000000000000000000000000000000	sald stute
part, with all letterest according thereon according to the terms of said obligation and allo of the terms of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ex- train said part J	
part, with all laterest according thereon according to the terms of said obligation and allo of accords any sum of rum of money acvance or y asid part. J	ove- I ta e ta be,
pert, with ell leterest according thereon according to the terms of said obligation and also to techna any sum of rum of money acvance by asid part. J. G.G. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ex- tried said part. J. G.G. of the first part shall fall 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 discharge 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 easils are not paid unden as good registria as they are now, or if waits is committed on said premiser, then this conveyance shall become due and payable, or if the insurance is not keep in as good registria as they are now, or if waits is committed on said premiser, then this conveyance shall become abso and the whole sum remaining ungeld, and all of the obligation sprovided for in said written obligation, for the security of which this inden is the size and is menodelately metror and become due and payable at the option of the holder hered, without notice, and it shall be lawed in the whole sum remaining ungeld, and all of the obligation sprovided for in said written obligation, for the sace remaining and all the import the whole sum remaining ungeld, and all of have a receiver appointed to collect the rent, and the same as and all the import the made hered searcher perified and interest, together with the costs and charges incident thereto, and the overplus, if any three the add by the metric of the there and on here the obligation the set. and each and each and every obligation therein, contained, and the made hered the metric of the there and on the obligatory upon the before. Account, and the overplus, if any three the adde by the metric of the there are and polysions of this indentures and each and each.	tove- i to e to be, d all ilves,
part, with ell interest according thereon according to the terms of said obligation and allo of accord say sum of rums of money accented by said part, $J_{\rm const}$ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the av- ther said part, $J_{\rm const}$ of the first part shall fall 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 discharg if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if is buildings on - real extent are not kept in as good repair as they are now, or if waits is committed on said premises, then this conveyance shall become due and payable, or if the inturance it not kept up, as provided herein, or if the buildings on - real extent are not kept in as good repair as they are now, or if waits is committed on said premises, then this conveyance shall become ablo and the whole sum remaining unpaid, and all of the obligation sprovided for in said written obligation, for the said premises and it shall be lawful and the said part. $J_{\rm const}$ the second part there of, in the memor prescribed by law, and out of all morely atheritor and and the said approximation or part thereof, in the memor prescribed by law, and out of all morely athing from such said and the said of the ease of the constant and the terms and provisions of the indenture and barefile accound the overplue, if any there there are able as and all of the there are reactiver appointed to collect the rent and barefiles accound the overplue, if any there are able as and by the over the overplue, if any there are able as and by the said of principal and integer, together with the costs and charges includent therein, and the overplue, if any there are able as and by the same of the terms and provisions of the indenture and each and every obligation, therein constained, and theread as and the t	ove- l, to e to be, d all lives, year

**36**0

در بر مرد مرد

2

÷.

:

•

à