| • | 63191 | BOOK 115 |
|---|---|---|
| | ינה את התידה הליאה את את את את את התידה את | and the second |
| MORTGÀGE | | Blanks-CASH STATIONERY COLawrence, Kansas |
| | 15th day of | |
| Clarenc | e.T. Payne and Frances Payne, his t | WILE, |
| f Lawrence , i | in the County of Douglas | and State of Kansas |
| oarties of the first part, and | d J. C. Hemphill | |
| | and the second | part 1, " of the second part. |
| Witnesseth, that the said p | barties of the first part, in consideration | |
| | red and no/100 (#2,500.00) duly paid, the receipt of which is hereby | acknowledged, have sold, and by |
| o tnem c his indenture do GRAN | July paid, the receipt of which is nereby T, BARGAIN, SELL and MORTGAGE to the | e said part y of the second part, the |
| following described real e | state situated and being in the County | of Douglas and State of |
| Kansas, to-wit: | | |
| said North O Eleven (11) | e-half (N_2) of Lot Twenty (20), (be ne-half (N_2) lying South of Locust in that part of the City of Lawrence | SCLEED) TH WOOTSTON |
| ar North Law | rence. nown as 878 Locust Street, Lawrence | |
| | | |
| | | |
| | | |
| | | |
| | a (*** | |
| | 10 · · · · · · · · · · · · · · · · · · · | |
| with the appurtenances and | d all the estate, title and interest of the sa | aid parties of the first part therein. |
| And this said parties of the | e first part do | me dervery nereor on of all incumbrances |
| entretimenten entre francer and | and the second | a second s |
| It is accred between the parties | in the station of the first met shall at all | me against all parties making lawful claim thereto. I times during the life of this indenture, pay all taxe |
| and assessments that may be levied | or assessed against said real estate when the same beconstate insured against fire and tornado in such sum and t | omes due and payable, and that LIREY Will by such insurance company as shall be specified an |
| directed by the part y of the s interest. And in the event that said | herefo that the part Lod of the full part has a me become state insured against is dere and tornside in such sum and lecond part, the loss, if any, made sayable to the part y part 198 of the first part shall fail to pay such taxes wided, then the part y of the second part may pay indebtedness, secured by this indenture, and shall bear | when the same become due and payable or to kee ay said taxes and insurance, or either, and the amount |
| said premises insured as herein pro so paid shall become a part of the until fully repaid. | indebtedness, secured by this indenture, and shall bear | interest at the rate of 10% from the date of payment |
| THIS GRANT is intended as a m | nortgage to secure the payment of the sum of Two | Thousand Five Hundred and no/100 |
| (\$2,500.00) | | um of money, executed on the 15th |
| day of July's | eon according to the terms of said obligation and also to | terms made payable to the part Y of the secon o secure any sum or sums of money advanced by th |
| said party of the second p | art to pay for any insurance or to discharge any taxes v | with interest thereon as herein provided, in the leve |
| that said part 105 of the first And this conveyance shall be a | part shall fail to pay the same as provided in this inden rold if such payments be made as herein specified," and | d the obligation contained therein fully discharge by, or interest thereon, or if the taxes on said re |
| If default be made in such payme estate are not paid when the same | become due and payable, or if the insurance is not kep in recair as they are now, or if waste is committed for rail | of up, as provided herein, or if the buildings on sa id premises, then this conveyance shall become absolu |
| | | |
| the said part & of the second ments thereon in the manner provi sell the premises hereby granted, retain the amount then unpaid of a | I part to take ded by law and to have a receiver appointed to collect, or any part thereof. In the manner prescribed by law principal and interest, together with the costs and charges | possession of the said premises and an me improv |
| the second se | matting such rate on domand to the first part 100 | |
| stright and successors of the rest | ereto that the terms and provisions of this indenture an extend and inure to, and be obligatory upon the he pective parties hereto. | and the second |
| In Witness Whereof, the part last above written. | 105 of the first part have Kereunto set the | ir hand ^S and real ^S the day and y |
| and the second second second second | Carlaster. | Payne SEA |
| 1 | T. Wester 6 | · raying (SEA |
| | v Frances Pa | lyne |
| | · /rantes Pa | (SEA |
| - | , frantes Pa | lyne |
| | , 7rahtes Pa | (SEA (SEA |

603

- NUMBER

行うための行う

Ŕ

State Share

のないないないないであっていた。