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and the second	THE RECEIPTION OF AN AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS ADDRE		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(No. 52K) Boyles Legal Blants-CASH-STATIONERY CO-Lawrance, Kaniga	L'ELE	
- 0	This-Indenture, Made this day of . 19 between LESTER P. BRUBAKER and TERESA BRUBAKER husband and wife	ararun.	
	of BALDWIN, in the County of DOUGLAS and State of KANSAS party of the first part, and ERNEST H. BRWBAKER, witnesseth, that the said part les of the first part, in consideration of the sum of THREE THOUSAND to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the	राचा भीत	deft the Underse deft tocured they of incerd. Dated
AND THE AND	following described real estate situated and being in the County of DOUGLAS and State of Kansas, to-wit:	กลักลักลิ	drie (
	THE WEST ONE HALF OF LOT IIG AND ALL OF LOT IIB ON INDIANA STREET	and a	QUE E
	CITY OF BALDWIN KANSAS : with the apportenances and all the estate, title and interest of the said parties of the first part therein. And the said part iss of the first part do hereby coverant and agree that at the delivery hereof they are lawful owns? of the premises above granted, and selved of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances.	त्राज्यत्वाः विद्याल	inst day
	and that they will warrant and defend the same against all parties making lawful, claim thereto.	UEUE	a sit
The second se	It is agreed between the parties hereto that the partIOS of the first part thall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate insured against fire and tornado in such rum and by such inverse company as thall be specified and directed by the part of the second part to the state. They of the second part of the second part to the second part that fail to pay such taxes when the taxes become due and payable or to keep as and shall be come a part of the indenture and the amount so paid shall become a part of the indentedness (secured by this indenture, and shall bear interest at the rate of 10% from the date of payment with filly repaid.	and the second second	RI 1
	THIS GRANT is intended as a morigage to secure the payment of the sum of THREE THOUSAND POLLARS	TATION	S S S S S S S S S S S S S S S S S S S
	according to the terms of ONE certain written obligation for the payment of said sum of money, executed on the day of <u>19</u> , and by terms made payable to the part $V$ of the second part, with all interest accoung thereon according to the terms of said obligation and alto to facure any sum or sums of money advanced by the said part $V$ of the second part to pay for any insurance or to discharge $a/b^2$ taxes with interest thereon as herein provided, in the event that said part <u>105</u> of the first part shall fail to pay the same as provided in this indenture. And this conveyance shalls be void if such payment 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 hereix, or interest thereon, or if the buildings on said relates are not paid when the same become due and payable, or if the invariance is not kept up, as provided herein, for the technique and bit converance that is converance that is converance that be due and payable, or if the surface of the said the converance that be buildings on said relates are not kept in as good repair as they are now, or H waste is committed on said premises, then this converance that become another and the winde sum remaining unpaid, and all of the obligations provided for in said writen childrance. For the second of the said take and payable at the option of the holder thereof, without notice, and it shall he leaving to remain the built of the able and the option of the holder the built become another and the whole sum remaining unpaid, and all of the obligations provided for in said writen childrance thereof, etc. Hold immediately mature and become due and payable at the option of the holder thereof, without notice, and it shall he leaving to re- in the provent here the second to the second due and payable at the option of the holder thereof.	a al aca ana a ana a	ASE, do hereby tim & Deads to Erre
	the said early, of the second part. ERNEST H.* BRUBAKSR to take possession of the said premises and all the improve- ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruling thereform, and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys atting from such sale to retain the anount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, of any tiles be,	n in the second	anta ente
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	thall be paid by the part making such sale, on demand, to the first part is agreed by the parties horeto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits actroning therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal propresentatives; assigns and excertions of the respective parties hereto. If 90 of the first part ha VO heregno set tho 1 here had 8 and set 5 the day and year	interaction of a	route the Bruf
and the second	In Winess Where I, the part 193 of the first part have neregned set of the first part have written. Sector P. But the first part have been set of the first p	and the second second	digos dre. direkan
		1	fre at
· · · · · · · · · · · · · · ·		an a	1 a your of
and the state of the	BE IT REMEMBERED, That on this 29th day of November A.O. 19.57 before me, a notary public in the aforesaid County and State came Loster P. Brubaker, and Teresa Brubaker, husband and, wife to me personally known to be the same person S who assessed the Horegoing instrument and duly	1.金融企业企业	1 des
Superior	acknowledged the execution of the same. IN WITNESS WHEREOF, 9 have herebinto subscribed my name, and affixed my official seal on the day and year last above written.	The second	mor prine Big 17 sty
	March 23, 1961 Notary Public Notary Public	AT REVEN	Havid a Bara

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