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	64596 BOOK 11 7 THE REPORT OF THE PROPERTY OF
MORTGAR	(Ne. 52K) Boyles Legel Blanks-CASH STATIONERY COLewrence, Kansie
This Indenture, Made this Byron C. Sn	16th day of December , 19 57 between seegas and Mary J. Sneegas, husband and wife,
of Lawrence , in t part 125of the first part, and	the County of Douglas and State of Kansas The First National Bank of Lawrence, Lawrence, Kans party. of the second part.
Six thousand one hundred ar to then duly this indenture do GRANT, E following described real estate Kenses, to-wit:	y paid, the receipt of which is hereby acknowledged, ha ve sold, and by BARGAIN, SELL and MORTGAGE to the said party of the second part, the re situated and being in the County of
Addition to the city with the appurtenances and all - And the said pert 125. of the first	), Sixty-nine (69) and Eighty-one (81) in Breezedale, an of Lawrence, in Douglas County, Kansas. the estate, title and interest of the said part 105 of the first part therein. part do hereby covenant and agree that at the delivery hereof they_ area lawful owner 5 of a good and indefeasible astate of inheritance therein, free and dear of all incumbrances.
It is agrind between the parties hereic and assessments that may be levied or asse keep the buildings upon sidd real estets it directed by the part Y. of the second- intervest. And in the event that said part asid permises leaved as herein provided, as paid shall become a part of the indep weth fully read.	and that LDRY will warrant and defend the same against all parties making lawful claim thereto. o that the part 125. of the first part shall at all times during the life of this indenture, pay all taxes essed against said real estate when the same becomes due and psyable, and that They, will in neurod against fire and tornado in such sum and by such insurance company as shall be appetited and part, the loas, if any, made payable to the part, of the sacend part to the extent of 15. IES of the first part shall fail to pay such taxes when the same become due and psyable or to keep then the part of the accord part may pay and taxes and insurance or either, and the amount redness, secured by this indenture, and shall beer interest at the rate of 10% from the date of psyment a to secure the psyment of the sum of <u>Six thousand one hundred and no/100</u> -
day of December part, with all interest accounts thereon accounts thereon accounts the second part to p	tain written obligation for the payment of said sum of money, executed on the <u>16th</u> <u>19.57</u> , and by <u>1tS</u> , terms made payable to the part <u>7.3</u> of the second cording to the terms of said obligation and also to secure any sum or sums of money advanced by the pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the event
enter are not paid when the same become real estite are not paid when the same become and the whole sum remaining unpaid, and is given, shall immediately mature and be the said part. Y of the second part ments thereon in the manner provided by sell the premises beeky granted, or any retain the amount the	hall fall to pay the same as provided in this indenture. such payments be made as herein specified, and the obligation contained therein fully discharged any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real is due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said as they are now, or if waste is committed on said premises, then this conveyance shall become absolu- d all of the obligations provided for in said written obligation, for the security of which this indenture accome due and payable at the option of the holder hereof, without notice, and it shall be lawful for in take presession of the said premises and all the improve- to take presession of the said premises and all the improve- law and to have a receiver appointed to collect the rents and benefits accruing thereform, and to and interest, together with the costs and charges incident thereto, and it more pay is any former bay.
shall be paid by the part.y making It is agreed by the parties hereto the benefits acruing therefrom, shall extend assigns and successors of the respective p	I and Interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part_ICS at the terms and provisions of this indenture and each and every obligation therein contained, and all and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, parties hereto. of the first part he.V.C hereunto set
	Spron C. Shergas (SEAL) Many J. Shergas (SEAL) Wary A. Shergas (SEAL) (SEAL) (SEAL)
י נואר איז	יי נאס הראת אלאה את את הרלות ות לה נת את את ית ימי הראה הראה הראה והיה את הראה את הראה את הראה הראה הראה את הראה ה
	ST.
NOTART C.	REMEASERED, Thet on this 16th day of December A. D. 19.57 before me, the undersigned, a Notey Public In and for sold County and State, came Byron C. Sneegas and Mary J. Sneegas, husband and wife, to me personally known to be the same person g who executed the foregoing instrument of writing, and duly acknowledged the execution of the same.
Martin Cure 17	THESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day, and year last above written.
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