ununusi pranta pr	64664 BOOK 117
MORŢĢAĞE	(No. 5210 Boyler Legal Blanks-CASH STATIONERY COLawrence, Kanaa
	ure, Made this 26th day of December 4, 1957. between . Sandelius and Viola I. Sandelius, husband and wife.
	nce , in the County of Douglas and State of Kansas e first part, and The Lawrence Building and Loan Association part y of the second part.
	," that the said part 100 of the first part, in consideration of the sum of
to them this indenture	duly paid, the receipt of which is hereby acknowledged, have sold, and by GRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the secribed real estate situated and being in the County of <u>Douglas</u> and State of
Addit: with the app	buth Half $(\frac{1}{2})$ of Lot Ten (10) in Block Nine (9), in Oread on, an Addition to the City of Lawrence, urtenances and all the estate, title and interest of the said parties of the first part therein.
of the premises all a mortgate and Loan Pa.e 252 of It is agreed by	part 16S of the first part do hereby covenant and agree that at the delivery hereot 16Y 916 the lawful owner 5 cover granted, and seized of a proof and indefisible estate of inheritance therein, free and clear of all incumbrances CKCPT is social tron and seized of a proof and indefisible estate of inheritance therein, free and clear of all incumbrances CKCPT is social tron and the seized of the seized seized of the same seize and the same seize at all provide the seized seize at all provide the therein, and the same seize at all provide the same seizest all parties making lawful claim therein, etween the parties hereto that the part 10S of the first part shall at all times during the life of this indenture, pay all taxes
and essessments the keep the buildings directed by the printerest. And in the said premises insu so paid shall beco- until fully repaid.	Not may be levied or assessed against said real estate when the same becomes due and payable, and that $they$ W_{111}^{1} upon said real estate insured against fire and tornado in auch sum and by such insurance company as shall be specified and ut Y_{-} of the second part. The loss, if any, made payable to the part Y_{-} of the second part to the estant of 1 LS event that said part 1 CS of the first part shall full to pay such itsees when the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due and payable to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become due to the part Y_{-} of the same become
day of part, with all inte said part J. that said part <u>1.0</u> And this conv if default be made estate are not pain real estate are not and the whole as	DCLARS, errms of ODB certain written obligation for the payment of said sum of money, executed on the 20th Dec Omber 19.57, and by 1ts terms made payable to the part J. of the second rest accruing thereon according to the terms of said obligation and also to secure any sum or turns of money advanced by the of the second part to pay for Wry insurance or to discharge any taxes with interest thereon as herein provided, in the event S. of the first part shall fail to pay the same as provided in this indenture. Synce shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. I have not been been been been been been been bee
the said part. Y. ments thereon in t sell the premises retain the amount shall be paid by	of the second part. I to take possession of the said premises and it shall be tawful tor the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to hereby granted, or any part thereof, in the manner precedibed by law, and out of all moneys artsing from such sale to then unpaid of principal and laterest, together with the costs and charges incident thereto, and the overplus. If any there be, the part J. making such sale, on demand, to the first part 1.0.5.
It is agreed by benefits accruing assigns and succes	y the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, sors of the respective parties hereto.
	reof, the part 10.5. of the first part he V.C. hereunto set the Thand S and reals the day and year
	the state of the second st
state of K	ansas ourlas countr.
	BE ² IT REMEMBERED, That on this 26th day of December. A.D. 19.57. before me, L.E. Eby for taid County and State, came Walter Ex. Sandellus and Viola I. Sandellus, husband and wife, to me perionally known to be the same perion S who executed the foregoing instrument of writing.
4 L 1 C	IN WITNESS WHEREOF, I have hereunto subscribéd my name and afficed my orticial seal on the day and
My Commission exp	

1 - 1 - 1

· . . .

è

*** ***

1

Release

en ange

dr

have un sites and as

the was save ...

lous montgios

a service the

Seconda i

8

and the second

timber tilleb