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TALLAR IN THE WAY IN THE REAL OF THE		BOOK 119	机电压运动器
MORTGAGE	(No. 52K) Boyles Legal	Blanks-CASH STATIONERY CO	Lawrence, Kansas
This Indenture, Made this	8th day of Oct	ober , 1	9.58 between
Jess W. Hadl and Jud	ly Hadl, husband and wife		
Lawrence	the Country of . Powellos	and States of Vous	
	the County of Douglas	the second se	
		part y of the sec	
	t 1es. of the first part; in consideratio	n of the sum of	
Eighteen hundred and	l no/100		
and the second sec	y paid, the receipt of which is hereb		KC I
	BARGAIN, SELL and MORTGAGE to th		
Cansas, to-wit:	te situated and being in the County	OF DOUGLES	
Beginning at a po more or less, Sou Section 6, Townsh roadway conveyed records of Dougla feet; thence West the place of begi	int 220.5 feet East of the th of the North line of th ip 13 South, Range 20, on by the deed recorded in Bo s County, Kansas; thence E 45 feet more or less to a nning; thence North to the the state, tills and interest of the sai	e Northeast Quart the South line of ok 109, Page 373 ast 45 feet; ther point 240 feet 5 place of beginn?	ter of the of the ce South 240 South of ing.
And the said part 105 of the firs	t part do hereby covenant and agree that at th I of a good and indefeasible extete of inheritance th	e delivery hereof they are	the lawful owner S
	and that they will warrant and defend the san	e against all parties making law	ful claim thereto.
	to that the part $1,0,3,$ of the first part shall at all essed against said real estate when the same becon insured against fire and tornado in such sum and b part, the loss, if any, mede payable to the part. M_{\odot} 0,9. of the first part shall fall to pay such taxes then the part M_{\odot} of the second part may pay bedness, secured by this indenture, and shall bear is	أحديك البيب بالكنابيين البيبم بتنامر مط	hev will d
THIS GRANT is intended as a mortgag	e to secure the payment of the sum of Eighte.	en hundred and no	/100
	tain written obligation for the payment of said sur	of money, executed on the	8th
	19.58 , and by 1.ts to cording to the terms of said obligation and also to		
aid part of the second part to	pay for any insurance or to discharge any taxes wit	h Interest thereon as herein pro	vided, in the event
And this conveyence shall be void if f default be made in such payments or	hall fail to pay the same as provided in this indentu such payments be made as herein specified, and any part thereof or any obligation created thereby a due and payable or if the lawarance is not knot	the obligation contained therein, or interest thereon, or if the	n fully discharged. taxes on said real
real estate are not paid when the same become real estate are not kept in as good repai and the whole sum remaining unpaid, as	e due and payable, or if the insurance is not kept r as they are now, or if waste is committed on said all of the obligations provided for in said writte ecome due and payable at the "option of the holds	up, as provided herein, or if the premises, then this conveyance she n obligation, for the security of	e buildings on said all become absolute which this indenture
he said part	to take po	station of the said premises as	ut all the imintance
ments thereon in the manner provided by well the premises hereby granted, or an etain the amount then unpaid of principa	law and to have a receiver appointed to collect the y part thereof, in the manner prescribed by law, and interest, together with the costs and charges 1 such sale, on demand, to the first part103	e rents and benetits accruing	therefrom; and to
	and inure to, and provisions of this indenture and- end inure to, and be obligatory upon the heirs, parties hereto.	each and every obligation therein executors, administrators	contained, and all
In Witness Whereof, the part 1.6.5	parties hereto.		
est above written.	l.	1 . A	ine day and year
1.1.1	Jess W	• Hadl	(SEAL)
	Judy	Hode	(SEAL)
	Judy H	adl	(SEAL)
TATE OF KANSAS			
E.F.M.	COUNTY,	I Opt 1	
OTAS	r REMEMBERED, That on this 8th before me, Le E. Eby		otary Public In and
0 A	for said County and State, came JOBS W. and wife		
BLIGHT	to me personally known to be the same person S and duly acknowledged the execution of the same	and the second	1
IN V	VITNESS WHEREOF, I have hereunto subscribed my year last above written.	name and affixed my official sea	I on the day and
My Commission expires April 21	year last above written.	EED	Alan Bablie
		Iby	E
	210	PA O + B	Register of Deed

THE LAWRENCE BLDG. & LCAN ASSIN. W. E. Decker, Vice-Fresident Mortgagee

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