No. Solo

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10.10.10

Days All and a

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MORTGAGE		52K) P. J. Boy	ries, Publisher of Legal Bianks	Lawrence, Kansas
Chis Indentui	re. made this 12th.	day of	June	in the
	t state			, m. the
ear of our Lord, one thou	usand nine hundred and fort and Velma Mignot, h	y eight		between
Occo D. MTRIDE	and verma Mignot, n	1s wire		
. Lawrence	in the County ofI	ouglaa	and State of Ke	0388
art 103 of the first part	Term		_and istate of	
the part of the part	6) and	alter a state of the		1. Saturday
the transferred	Witnesseth, that the said		part_yof the se	
Seven thousand a	and no/100	of the main		n or the sum of
them d	uly paid, the receipt of which is h	ereby acknowledged	, ha_Vesold, and by	y this indenture
loGRANT, BARG	AIN, SELL and MORTGAGE t	o the said part y	of the second par	rt, the following
L	Lots Eight (8), and Ni	ne (9), less	the East	
	fifty-eight (58), feet			
	number Bight (8), in H	the second s		the second s
Line of the second second second second	to the City of Lawrenc			the second se
	ad all the estate, title and interest			
And the said part 123 wher a of the premises above	of the first part dohereby covenant branted, and seized of a good and indefe	and agree that at the del sible estate of inheritanc	e therein, free and clear o	of all incumbrances.
	and that they will warrs	nt and defend the same af	ainst all parties making la	wful claim thereto.
It is agreed between the p r assessments that may be levie	and that they will warrs sarries hereto that the part 480 of the fir ed or assessed shainst said real estate when naured against fire and tormado in such sum are; the loss; if any; made payable to the p rr. 480 of the first part shall fail to pay ided, then the part	t part shall at all times du the same becomes due a	aring the life of this inde and payable, and that	nture, pay all taxes
aildings upon said real estate in he part of the second pa	ast, the loss, if any, made payable to the p	and by such insurance c art y of the second	part to the extent of	nine and to keep said
remises insured as herein provi hall become a part of the indeb	ided, then the part of the second p tedness, secured by this indenture, and sh	art may pay said taxes an all bear interest at the rat	d insurance, or either, and e of 10% from the date of	the amount so paid payment until fully
THIS GRANT is intende	ed as a morthage to secure the payment of	' the sum of		
Seven thousand	e certain written obligation for the p			
June	19 48, and by Said term	a made payable to the par	et y of the second pe	ert, with all interest
econd part to pay for any insur-	19.48 and by Said term he terms of said obligation and also to sec rance or to discharge any taxes with intere	are any sum or sums of m at thereon as herein provi	oney advanced by the said ided, in the event that said	part 103 of the
irst part shall fail to pay the sar	me as provided in this indenture		and the second states	ale falls discharted
are not kept in as good repair a whole sum remaining unpaid, ar	is they are now, or if waste is committed on all of the obligations provided for in se	n said premises, then thi id written obligation, for t	s conveyance shall become the security of which this at notice, and it shall be	indenture is given, lawful for the said
hall immediately mature and I part y of the second part	some due and payable, or if the insurance is they are now, or if waste is committed and all of the obligations provided for in as become due and payable at the option of to take have a receiver appointed to collect the the manner prescribed by law and out of with the corts and charges incident theres	possession of the said pre ents and benefits accruint	mises and all the improver therefrom; and to sell t	ments thereon in the
tranted, or any part thereof, in a principal and interest, together	the manner prescribed by law and out of with the costs and charges incident thereby	Il moneys arising from su , and the overplus, if any	there be, shall be paid	by the part_Y
making such sale, on demand, to	with the costs and charges incident there o the first part. 1.02 is hereto that the terms and provision of the all extend and inure to, and be obligato	a a di tana tanà amin'ny tanà tanà tanà	A survives of Mainton should	in consumption and all 1
satisfies and suppressnes of the res	spective parties hereto. Whereof, the parties of the l			
an Witness w seal. ³ the day and year h	ast above written.	o al	O Ane `	1
Rai - tue day and Jen		Citto J	Might	(SEAL)
		Valm	2 migs	est (SEAL)
and the second second				
	and the second	in and the restaurch Streeman	tonicoppene a management de la comane	
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and the state of the				17. • 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
STATE OF KANSAS	88:			- 1
COUNTY OF DOUG	Be It Remembered, That or	this 12th. day of	June	A. D. 19.48
MERCU	NOTATY	Public	in the aforesu	id County and State,
	. came Otto L. Mi	gnot and Velm	a Mignot, his	110
Z NOTARY	to me personally known to	be the same person 8 w	to executed the foregoing	instrument and duly
ALPUBLIS .	the state of the second on	of the same.		
Carlos P. C. S. P. C.	IN WITNESS WHEREOF, I h	ave hereunto subscribed	my name, and affixed my	Complete sense of the
Therest and	Annual second front of house start	Rem.	ME me	recer
S course	day and year last above wri		WINGS F. F. W.	Notary Public el
E off	12th. August	j9 51		Notary Public

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