685'75 BOOK 121

Boyles Legal Blanks-CASH STATIONERY CO.-Lawrence, Kans (No. 52K)

in the history

February . , 19 Sbetween This Indenture, Made this 11th day of Kenneth Eugene Brouhard and Gerda Ruth Brouhard, husband and wife

and State of Kansas Lawrence , in the County of Douglas of perties of the first part, and The Lawrence Building and Loan Association part 3 of the second part.

Witnesseth, that the said part $\ensuremath{\mathbb{Y}}$ of the first part, in consideration of the sum of DOLLARS

them . duly paid, the receipt of which is hereby acknowledged, ha Ve sold, and by to this indenture do ______ GRANT, BARGAIN, SELL and MORTGAGE to the said part 🔮 of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:

The South 289 feet of the following described tract of

land: Beginning at a stone at the Southwest corner of Tand; Degining at a sche at the Sorthwest quarter of Section Two (2), Township Thirteen (13) South, Range Lineteen (19). East of the Sixth Principal Meridian; thence worth along the West side of said Section 407 Feet; thence East 233.19 Feet; thence South 467 feet; thence West 233.19 Feet to place beginning. 01

with the appurtenances and all the estate, title and interest of the said part 1e of the first part therein.

And the said part 188 of the first part do hereby covenant and agree that at the delivery hereof 3005 01 the leaded owner ted, and seized of a good and indefeasible estate of inheritance therein. Free and clear of all incumprances, of the premises above gran

and that 1010 27 will warrant and defend the same equinst all parties making lawful claim therets

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and assessments that may be level or maximum there are part actual, of the text part shall at all points during the life of this indentors, pay all taxes being the building upper said real enter increased against the each stress during the building the life of this indentors, pay all taxes being the building upper said real enter increased against the each stress during the building the life and the second part is the specified real manage. And in the event that state part 1.2 of the first pay shall be pay such taxes when the same become due and pays at the tax is an exact the second part to the second part the loss. If even made payshe to the part \ldots of the second part to the second part the loss of the second part shall at all towards the same become due and payshe or to keep and premises inscret as herein provided, then the part \ldots of the second part may pay shall faces and musines, due when the same become due and payshe for the keep and premises inscret as herein provided, then the part \ldots of the second part may pay tax faces and insurance, due shall be out of the screen a part of the indeptedues, secured by this inferiore, and shall beer interest at the rate of 10% from the due of payment and fully regard. It is agreed between the parties hereto that the part 200 of the first part shall at all times during the life of this indexture, pay all taxes

THIS GRANT is knewled as a monopole to serve the payment of the row at -70006 . Throughout d and 100/100DOLLARS.

eccording to the terms of ODE day of Rebringry certain written obligation for the payment of said sum of money, exeruted on the 19 $\frac{1}{2}$ and by 100 terms made payable to the part J of the second g to the terms of said obligation and also to secure any run or sums of money advanced by the day of FOUTURITY part, with all interest accruing of the second part to pay for any insurance or to discharge any taxes with interest thireon as hetein provided, in the event said part Y

that said part 100 of the first part shall full to pay the same as provided in this inde

And this conveyance shall be used if such payments be made as berrain specified, and the obligation conserved the if default be middle in such payments on any pertitivened on any obligation treated thereby, or interest thereon, or if a setate see not paid when the same larger as and payfield. If the insurance is not keep on the set therein, or if real satis are not basis on a ground and all of the obligations provided here obligation. Such as the set as a state are and paid when the same larger as they are now, or if weaks is committed on said previous then this consignees and the wheak same obligation as ground and all of the obligations grounded for in said variables obligation. For the execute a given, shall insertiately nature and become due and payable at the option of the holder bareof, written volue, and

the said part J of the second part to be according to the second part to take postession of the said previses and all the imprements hereing in previses hereing previses hereing and the large in the missioner prevised by take and between it is the missioner prevised by take and between and benefits accurding thereing and the postession of the said takes and the second the second there one and between a second the second th all be paid by the part $\frac{1}{2}$ making such sale, on demand, to the first part 100

It is agreed by the parties horets that the terms and provinces of this indexture and each and every obligation therein nontained and all medits acruing therefrom, shall extend and ince to, and the obligatory upon the hors, executors, administrature, pertonal representations, signs and accessors of the reportive parties foreids.

to Winess Whereat, the part 100 of the first part he VO hareanto set . Chell P hand D and seal ? He day and year taken within

Kerneth Eurene St	iseal)
Barda huth brouge	rd (SEAL)
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