Reg. No. 15,107

MORTGAGE	(Ne. 52K) Boyles Legel Blanka-CASH STATIONERY COLawrence, Kansas
With the task of the second	
Inis Indenture, Made this 23rd,	day of Max , 1952 between
	le Walter Pullian, his wife
······································	······································
br. Lawrence , in the County	of Douglas and State of Kansas
part lesof the first part, and The Lawren	ce National Bank, Lawrence, Kansas
an and a second s	part Z of the second part.
Witnesseth, that the said part 1.88 of the	e first part, in consideration of the sum of
Twenty One Thousand & no/100	
	receipt of which is hereby acknowledged, ha Yat sold, and by
his indenture do GRANT BARGAIN SI	ELL and MORTGAGE to the said part \mathcal{Y} of the second part, the
	and being in the County of Douglas and State of
Cansas, to-wit:	and being in the county of Dougras and State of
	a and the second the second
Number two (2), an Addition t	ck One (1), in Belle Haven South Addition . to the City of Lawrence, less the West
Five (5) feet thereof.	, and the stand of
	and
THE REPORT OF THE REPORT OF THE	0
(55) in that part of the City	52) on Missouri Street, in Flock Fifty Five-
	and a submit the subst hearence
M ²	
with the appurtenances and all the estate, the	itle and interest of the said part ies of the first part therein.
And the said part 1.9.5 of the first part do he	reby covenant and agree that at the delivery hereof
It is agreed between the parties hereto that the part	Indefaultie eritatio of interfange therein, free and clear of all incumbrances, Incurst of a standard and a standard and a standard and a standard and a ICO of the official standard and a standard and a standard and a will warrant and defend the same against all parties making lewful claim thereto. ICO of the first part shall at all fines during the life of this indenture, pay all taxes freed action when the
ep the buildings upon said real estate insured against fire recised by the part J of the second part, the loss, if iterest. And in the event that said part - SE of the first id premises insured as herein provided, then the part J paid shall become a part of the indebtedness, secured b til fully resuld.	real estate when the same beam mass during the time of this indenture, pay all taxes and estate when the same becomes due and payable, and that $\frac{1}{2}$ and formado in such sum and by such insurance company as shall be specified and any, made payable to the part shall fail to pay such taxes when the same become due and payable or to keep, of the second part may pay said taxes and insurance. There, and the amount pay tail taxes and insurance to form the date of payment by this indenture, and shall bear interest at the rate of 10% from the date of payment.
THIS GRANT is intended as a mortgage to secure the pa	
	DOLLARS
u of	tion for the payment of said sum of money, executed on the
irt, with all interest accruing thereon according to the term	ns of said obligation and also to secure any sum or sums of money advanced by
id part of the second part to pay for any insura	ince or to discharge any taxes with interest thereon as herein provided in the super-
al estate are not kept in as good repair as they are now,	made as herein specified, and the obligation contained therein fully, discharged or any obligation created thereby, or interest thereon, or if the taxes on taid real, , or if the insurance is not kept úp, as provided herein, or if the buildings on said or if waste is committed on taid premise, then this conveyance that become absolute
and any W A.A. A	parons provided for in said written oblightion, for the security of which this indenture sysble at the option of the holder hereof, without notice, end it shall be leavful for to take possession of the said premises and all the improve- a receiver appointed to collect the rents and benefits accruing, therefrom, and to the manner prescribed by law, and out of all maneys arising from such sale to there with the costs and charger incident thereto, end the overplus, if any there is out
ill be paid by the part making such sale, on dem	and, to the first part
It is agreed by the parties hareto that the terms and parties accruing therefrom, shall extend and journ to an	provisions of this indenture and each and every obligation therein contained, and all d be obligatory upon the heirs, executors, administrators, personal representatives,
igns and successors of the respective parties hereto.	d de congerory opon the neirs, executors, administrators, personal representatives,
In Witness Whereof, the part $\Delta \mathcal{RS}$ of the first part b above written.	and peer
	Walling & Sullian (CEAN)
	STILLAR I. RE'TLA.
	(SEAL)
A CARL AND A	Lucitic Walks Pullian (SEAU
	(SEAL)
	그 같이요. 이 같은 수도 나라고 있었습니?

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