517

This Indenture Made	70760 (Ma. 528) The Outlook Printers, Publisher of Logal Blanks, Lawrence, Kanass
George V. Lon	this 7th
of Lawrence	
parties of the first and	, in the County of Douglas and State of Kansas
person of the tirst part	t, and The Lawrence Building and Loan Association
Witnesseth that the st	part 3 of the second part. aid part1as of the first part, in consideration of the sum of
Four thousand	and no/100
	duly paid, the receipt of which is hereby acknowledged, ha Ve. sold, and by
this indenture doGR	RANT, BARGAIN, SELL and MORTGAGE to the said part
following described rea	al estate situated and being in the County of Douglas
Kansas, to-wit:	and state of
	a second to the second s
with the state	
	nty-six (26) on the South side of Elliott a) Street in Block Thirty-eight (38), in
LISU U DILU	rt of the City of Lawrence, known as West e, in Douglas County, Kansas.
with the appurtenances a	and all the estate, title and interest of the said parties of the first part therein.
And the seld part 108 of	the first part do hereby covenant and agree that at the delivery hereof thay. Arthe lawful owners
of the premises above granted, an	id seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
And the second s	and that they will warrant and defend the same against all parties making lawful claim thereto.
	ies hereto that the part 105 of the first part shall at all times during the life of this indenture, pay all taxes
and assessments that may be levie keep the buildings upon said real	d or assessed against said real estate when the same becomes due and payable, and that $they will are estate insured against fire and tornado in such sum and by such insurance company as shall be specified and$
directed by the part J of the interest. And in the event that said said premises insured as herein p	d or ascessed against test estate when the same becomes due and payable, and that $L_{11}(\Sigma_{11}, \Sigma_{12}, \Sigma_{12})$ estate involved against fire and formado in such sum and by such insurence company as while be specified and isocond part, the loss, if any made payable to the part J_{12} of the second part to the extern of L_{12} of the second part, the loss of the first part shall fail to pay such taxes when the same become due and payable or to keep flowlede, then the part J_{12} of the second part may pay paid taxes, and insurance, or either, and the amount is indebtofrees, secured by this indepartors and shall beet interest at the case of 10% from the date of payment
so paid shall become a part of th until fully repaid.	he indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment
THIS GRANT is intended as a	mortgage to secure the payment of the sum of Four thousand and no/100
according to the terms of ODE	certain written obligation for the payment of said sum of money, executed on the 7th
day of AUEUSt	10 59 and by 115 tarms made haustle to the next V of the record
	preon according to the terms of said obligation and alto to secure any sum or sum of money advanced by the part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
that said part 10.5 of the first	t part shall fail to pay the same as provided in this indenture.
And this conveyance shall be If default be made in such paym	vold if such payments be made as harein specified, and the obligation contained therein fully discharged, sents or any part thereof or any obligation created thereby, or interest thereon, for if the faxes on said real a become due and payable, or if the inserance is not kept up, as provided barein, or if the buildings on said reach as the sent of the inserance is not kept up. As provided barein, or if the buildings on said reach as the sent of the inserance is not kept up.
real estate are not kept in as god and the whole sum remaining un	denotes and persons or it me interface in not kept up, as provide person, or it the Durlings or said of regard as they are now, or if wasts is committed on said premises, then this convergence shall become slasolite paid, and all of the Sublightons provided for in said written obligation, for the security of which this indexters and become due and payable at the option of this holder hared, without noice, and it is shall be lawfid for
is given, shall immediately mature	s and become due and payable at the option of the holder hereof, without notice, and is shall be lawful for
ments thereon in the manner prov sell the premises hereby granted,	d part
retain the amount then unpaid of shall be neid by the part V	principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, making such sale, on demend, to the first part 102.5
	ereto that the terms and provisions of this industure and each and every obligation therein contained, and all extend and inure to, and be obligatory upon the heir, executors, administrators, personal representatives,
assigns and successors of the res	pective perties nereto.
In Witness Whereef, the part . last above written.	108. of the first part have bereatto as: $their hands$ and teal. S the day and year
	Seorger Y. Long (SEAL)
	George 4. Long (SEAU)
	· Leah M Lord (SEAL)
	Lean M. Long / (SEAU)
10000000000000000000000000000000000000	นขทั้งสงกลากกลากกลากกลากสายสงกลากกลากกลากกลากกลากกลากกลากกลากกลากกลา
STATE OF EANSAS	
DOUGLAS	COUNTY, SS.
and the second	BE IT REMEMBERED, That on this 7th day of August A. D. 19.59
1	before me, a Notary Public In the aforesaid County and State,
NOTA	comdeorge V. Long and Leah M. Long, husband and wife
The second	to me personally known to be the same person S., who executed the foregoing instrument and duly ecknewledged the execution of the same.
View Parts	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affived my official and on the der and
y Commission Expires April	TC.CI.
	E. E. Eby Motary Public
d August 20 augus	LATELY AL HAR
d August 10, 1959 a	
	RELEASE of the within mortgage, do hereby acknowledge the full paymen

2.

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