Street Land

MORTGAGE 81.501	HOOK 131 (Ns. 533) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kana
William C D	14th
William C., Rei	mby, a Widower
at Tama	···· 1
or Lawrence	the County of
part y of the first part, and	E.E. Roberts
a for a second	part y of the second part.
Witnesseth, that the said part	ty of the first part, in consideration of the sum of
Two Hundred Sixty-Fi	ive (\$265.00) DOLLA
to him duly	y paid, the receipt of which is hereby acknowledged, has sold, and
this indenture does GRANT, I	BARGAIN, SELL and MORTGAGE to the said part y of the second part, t
following described real estat	te situated and being in the County of Douglas and State
Kansas, to-wit:	and State
L'at Number	miles my real 2 days
in that part	r Thirty-Five (35) in Addition Number Four (4) ; of the City of Lawrence known as North Lawrence
with the appurtenances and all	the estate, title and interest of the said party of the first part therein.
And the said part V of the first	part doCS hereby covenant and agree that at the delivery hereof he isthe lawful owner
of the premises above granted, and seized	of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
no exceptions	dan manana dan manana manana manana ana ana ana ana
It is second between the second second	and that he will warrant and defend the same against all parties making lawful claim thereto.
	that the part \underline{Y}_{-} of the first part shall at all times during the life of this Indenture, pay all to resed equint said real eaties when the same becomes due and payable, and that $h \in Will$
teep the buildings upon said real estate in firected by the part y of the second a	read against said real estate when the same becomes due and payable, and that $he will$ nsured against fire and tornado in such sum and by such insurance company as shall be specified a part the loss if any made as such as the same such as the specified a
terest. And in the event that said part V.	of the first part shall fail to pay such taxes when the same become due and payable or to ke
p paid shall become a part of the indebte ntil fully repaid.	seed against said real estate when the same becomes due and psysble, and that $h \in will l$ surved against fire and tornado in puch insurance company as shall be specified a part, the loss. If any, made payable to the party. of the second part to the extent of his of the first part shall fail to pay such taxes when the same become due and psysble or to ke then the part y_{-} of the second part may pay slid taxes and insurance, or either, and the anno- tedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment
	to secure the payment of the sum of
Two Hundred Sixty-Fi	
ccording to the terms of	in written obligation for the payment of said sum of money, executed on the 14th
ay of August	1962 , and by its terms made payable to the part Y of the second ording to the terms of said obligation and also to secure any sum or sums of money advanced by t
ald part Y of the second part to pa	ay for any insurance or to discharge any taxes with interest thereon as herein provided, in the eve
default be made in such payments or an state are not paid when the same become	all fail to pay the same as provided in this indenture, uch payments be made as herein specified, and the obligation contained therein fully discharge my part thereof or my obligation created thereby, or interest thereon, or if the taxes on said re due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on as as they are not or if the same the accentration of the same of the
at estate are not kept in as good repair a nd the whole sum remaining unpaid, and	due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on as as they are now, or, if waste is committed on said premises, then this conveyance shall become absolut I all of the obligations provided for in said written obligation, for the security of which this indemu come due and payable at the option of the fielder hereof, without notice, and it shall be lawful f
given, shall immediately mature and bec	tome due and payable at the option of the holder hereof, without notice, and it shall be lawful f
ents thereon in the manner provided by la	LIS heirs or assigns to the induce mercer, winnor notice, and it shall be lawful the law and to have a receiver appointed to collect the rents and benefits accruing thereform, and part thereof, in the manner precisible by law, and our of all manys attraction out alle and interest, together with the costs and charges incident thereto, and the overplue, if any there b
tain the amount then unpaid of principal a	and interest, together with the costs and charges incident thereto, and the overplus, if any there b
It is smooth to the part of the state	uch sale, on demand, to the first party
anefits accruing therefrom, shall extend a	the terms and provisions of this indenture and each and every obligation therein contained, and an inure to, and be obligatory upon the heirs, executors, administrators, personal representative artice hereto:
In Witness Whereof, the part Y	arnes heretoc of the line part has hereunto sethishand and seal the day and ye
at above written.	NULLO DD
	William E. Armly (SEAL
	William C. Remby (SEAL
	(SEAL
	NAME AND ADDRESS OF A DECEMPTION OF A DAMAGE AND ADDRESS OF A DECEMPTION OF A DECEMPTION OF A DECEMPTION OF A D
ATE OF KANSAS	A CARL AND A
DOUCLAS	
a commission	אווועג,)
BE IT R	REMEMBIRED, That on this 14th day of August A. D. 1962
	before me. Marian K. Curtis , a Notery Public In an for taid County and State, came William C. Remby, a Widower
And the second	and the second
" ho we hit is the	to me personally known to be the same person who executed the foregoing instrument of writin
aller 16	
PUBLIC IN WIT	who executed the toregoing instrument of writin and duy acknowledged the execution of the same. NESS WHEREOF, I have hereunto subscribed my neme and affixed my official seal on the day an
AUBLIC S IN WIT	and duly acknowledged the execution of the same.
COULT August 5	and duly acknowledged the execution of the same. NESS WHEREOF. I have hereunto subscribed my neme and affixed my official seal on the day an

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26 day of June 1963

.E. Roberts Mortgagee. Owner.

and a state



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