-

*

N. . . v

MORTGAGE	(No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lavrence, Kansas
and the second second	ture, Made this 16th day of 182
	ousaid nine hundred and forty-seven
Francis E. Ca	ouvend nine hundred and 1010 seven between
	the second s
f Lawrence	, in the County of Douglas and State of Kansas
art 105 of the first	part, and The Lawrence Building and Loan Association
	part y of the second part.
	Witnesseth, that the said part 198 of the first part, in consideration of the sum of
	nd no/100
o GRANT, BA	duly paid, the receipt of which is hereby acknowledged, ha VO_sold, and by this indenture RCAIN, SELL and MORTGAGE to the said part y of the second part, the following described
eal estate situated and	being in the County of Douglas and State of Kansas, to-wit:
	I Five (5) and Nine (9) in Block Number Three (3) in
	ion, adjacent to the City of Lawrence
CONTRACTOR CONTRACTOR OF A DECISION OF A DECISIONO OF A DECISION OF A DECISIONO OF A DECISIONO OF A DECISIONO OF A	and all the estate, title and interest of the said part 103_of the first part therein.
	S of the first part dohereby covenant and agree that at the delivery hereofherebyhereby covenant and agree that at the delivery hereofherebyh
	and that 110 y will warrant and defend the same spains all parties making lawful daim thereto. a parties hereto that the part 9.8 of the first part shall at all times during the life of this indenture, pay all taxes or assessments against said real extet when the same becomes due and payable, and that 1.00 y. White, keep the building upons said real formado in such sum and by such insurance company as again be specified and directed by the part 1.00 shows the part 1.00 shows the second part to the extent of 1.00 shows the same become due and payable or to keep said premises insured as herein provided, then the part 1.00 shows the second pay shows to keep said premises insured as herein provided, then the part 1.00 shows the second payable or to keep said premises insured as herein provided, then the part 1.00 of the second payable or to keep said premises insured as herein provided, then the part 1.00 or 1.00 or 1.00 or $-$ -
It is agreed between the at may be levied or assessed	e parties hereto that the part+9.9. of the first part shall at all times during the life of this indenture, pay all taxes or assessments against said real estate when the same becomes due and payable, and that 1.4.9.9. Which have the buildings upon said real
ate insured against fire and t s, if any, made payable to t	tornado in such sum and by such insurance company as shall be specified and directed by the part
rt shall fail to pay such taxe rt may pay said taxes and in press at the rate of 10% from	s when he same become due and payone of to keep sud premises insured as herein provided, then the part. J of the second issurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear in the date of payment until fully repaid.
THIS GRANT is int	
and ing to the terms of .	DOLLARS,
May	1. t.Sterms made payable to the part. y of the second part, with all interest
cruing thereon according to	the terms of said obligation and also to secure any sum or sums of money advanced by the said part. J. of the second part discharge any taxes with interest thereon as herein provided, in the event that said part. O.S. of the first part shall fail to pay
e same as provided in this is	ndenture
And this conveyance shade in such payments or any	sall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be part thereof or any obligation created absreby, or interest thereon, or if the taxes on said real estate are not paid when the same the insurance is not kopt up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are d on said premise, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligation ligation, for the security of which this indexnue is given, shall immediately mature and become due and payable at the option of
come due and payable, or if w, or if waste is committee	the insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are d on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations distington for the accuring of which this indextrong is given aball insuficient to the theory of the same state
e holder hereof, without not	ice, and it shall be lawful for the said part. Y
erefrom; and to sell the pre-	mises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain incipal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the
It is agreed by the part arefrom, shall arrend and in	tignion, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of inse, and it shall be lawful for the said part. "
in the second se	
In With al.S the day and year last a	
Children and Child	Grancia & Cain (SEAL)
And the second second	Rasa Bell Cain (SEAL)
and the second sec	(SEAL)
and the second second	
TATE OF KAN	ISAS
COUNTY OF DOL	88.
A CONTRACTOR OF CONTRACTOR	Be It Remembered, That on this 16th day of 140 y A D. 19 47
EEEO	before me, a. Notary Public in the aforesaid County and State, came Francis E. Cain and Rosa Bell Cain, husband
MAL ST.	and wife
ALON	to me personally known to be the same person? who executed the foregoing instrument and
UBLIC	duly acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.
JAND	gi O, Cory
11.10 10 9 4 1 1	Notary Public
My Commission Expires	Apr11 21 19 50
	ADF11 21 19.30
My Commission Expires	ADF11 21 19.30

1 1

.....

いたいというないので