Reg. No. 5660

MORTGAGE

....

·**

1. 11. NA

Ŧ,

	CALL CALL TRADE STREET	orman an	red and for d Martha M	n. Norma	n, nusoa	na and wi	ta and a second s	7
1. 1. A.	4				· · · · ·	<u>A</u>		
	Lawrence	, in	the County of		uglas -	and State of _		
у	of the first par	t, and	The Lawr	ence Bui	lding a	nd Loan A	ssociatio	. *!
-			1. 4 · · · ·	1 1 1		Solution and the second second second	f the second p	CONTRACTOR STATES
			itnesseth, th	at the said pa	urt ies of t	he first part, in	consideration c	of the sum of
Eig	ht Hundred							DOLLARS
	them	dul	y paid, the receip	t of which is	hereby acknow	eledged, ha	sold, and by th	his indenture
estato	GRANT, BARG	nd in the Com	nte of	Dougras	and	State of Kansas	, to-wit:	The second second
	Lot One	hundred	fifty-thr	ee (153) on New	York Str	eet in th	
		Lawrence		1.1.1	part d.c.s.	the first and il	erein.	
And FCB It is may be te insure if any, shall fa	ppurtenances and the said part 191 ages of granted and approximation of the approximation of the against first and ro made payable to the add pagainst first and ro made payable to the the rate of ro of from IIS GRANT is intered	S of the first part of except of a good 1945 and register parties hereto that gainst said real est mado in such sum part	t do hereby co of and indefeasible ex- of and the control of the of and that	venant and agree state of inheritan Law Pill warran e first part shall secomes due and uce company as s e extent of e or to keep said di dall become	the chair at the detail the chair free at the cha	and clear of all incum the and the second s	bes making lawful meture, page 0 ies making lawful meture, pay all taxe keep the building part 2	e largel ogner. S 12 1101 9 11 the claim thereto. is or assessments use upon said real escond part, the 2.650 the first of the second e, and shall bear /100 DOLLARS.
-				the numers of	f said sum of mon	executed on the	7th	day of
ording t	to the terms of	ON Certain w	17, and by it	s the payment of	ns måde payable t	o the part	of the second part,	, with all interest
ruing th	hereon according to the any insurance or to d	te terms of said o	bligation and also to s with interest there	secure any sum a	or sums of money ided, in the event	advanced by the sa that said part	of the first part	shall fail to pay
The second	as provided in this inc	denture				-		
ide in si	ue and payable, or if	the insurance is n	ot kept up, as provid	ed herein, or if t	he buildings on se	id real estate are no hole sum remaining	unpaid, and all	of the obligations
w, or if ovided f e holder te said p terefrom te anou	for in said written obl r hereof, without noti- remises and all the in- and to sell the pre- int then unpaid of pri- making such salr t is agreed by the	ce, and it shall be nprovements there nises hereby grant ncipal and interess a, on demand, to ies hereto that the	lawful for the said p eon in the manner pro- ed, or any part theres t, together with the o the first part	ort. J	he second part d to have a receiv r prescribed by lav incident thereto, o re and each and e	er appointed to col w, and out of all mo and the overplus, if very obligation there al representation	ect the rents and neys arising from any there be, shi in contained, and a ssigns and success	benefits accruing such sale to retain all be paid by the all benefits accruing ors of the respective
w, or if ovided f e holder e said p erefrom art. It serefrom arties he	r hereor, without hout premises and all the in a; and to sell the prem int then unpaid of prin making such sale t is agreed by the parti , shall extend and im	nprovements there nises hereby grant ncipal and interes , on demand, to ies hereto that the ure to, and be obl	eon in the manner pro- ted, or any part therese t, together with the or the first part	ovided by law an of, in the manne osts and charges s of this indentus s, executors, adm	id to have a receiv or prescribed by lav incident thereto, of re and each and ev inistrators, person	er appointed to con w, and out of all mo and the overplus, if very obligation there al representatives, a	neys arising from any there be, sha in contained, and a ssigns and successo	such sale to retain all be paid by the all benefits accruing ors of the respective
e holder e said p erefrom e amoun art. It perefrom arties he	r hereot, without hoto premises and all the in in; and to sell the pren int then unpaid of pri making such sale is agreed by the parti- n, shall extend and im- ereto. In Witn	nprovements there nises hereby grant ncipal and interess , on demand, to i ies hereto that the ure to, and be oblight tess Wher	a lawful for the said p con in the manner pro- ted, or any part theres, t, cogether with the o the first part <u>bes</u> the first part <u>bes</u> terms and provision igatory upon the heir cof , the part <u>1</u> .	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	in to have a receiver represented by lan- incident thereto, in re and each and evaluation inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	such sale to retain all be paid by the all benefits accruing ors of the respective hand S and
e holder e said p erefrom e amoun rt. It erefrom arties he	r hereor, without hout premises and all the in a; and to sell the prem int then unpaid of prin making such sale t is agreed by the parti , shall extend and im	nprovements there nises hereby grant ncipal and interess , on demand, to i ies hereto that the ure to, and be oblight tess Wher	eon in the manner pro- ted, or any part therese t, together with the or the first part	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	in to have a receiver represented by lan- incident thereto, in re and each and evaluation inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	such sale to retain all be paid by the all benefits accruing ors of the respective hand S. and
e holder e said p erefrom e amoun art. It perefrom arties he	r hereot, without hoto premises and all the in in; and to sell the pren int then unpaid of pri making such sale is agreed by the parti- n, shall extend and im- ereto. In Witn	nprovements there nises hereby grant ncipal and interess , on demand, to i ies hereto that the ure to, and be oblight tess Wher	eon in the manner pro- ted, or any part therese t, together with the or the first part	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	in to have a receiver represented by lan- incident thereto, in re and each and evaluation inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	such sale to retain all be paid by the all benefits accruing ors of the respective
e holder e said p erefrom e arpour rt. It erefrom arties he	r hereot, without hoto premises and all the in in; and to sell the pren int then unpaid of pri making such sale is agreed by the parti- n, shall extend and im- ereto. In Witn	nprovements there nises hereby grant ncipal and interess , on demand, to i ies hereto that the ure to, and be oblight tess Wher	eon in the manner pro- ted, or any part therese t, together with the or the first part	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	in to have a receiver represented by lan- incident thereto, in re and each and evaluation inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	such sale to retain all be paid by the all benefits accruing ors of the respective hand S and
e holder e said p erefrom e arpour rt. It erefrom arties he	r hereot, without hoto premises and all the in in; and to sell the pren int then unpaid of pri making such sale is agreed by the parti- n, shall extend and im- ereto. In Witn	nprovements there nises hereby grant ncipal and interess , on demand, to i ies hereto that the ure to, and be oblight tess Wher	eon in the manner pro- ted, or any part therese t, together with the or the first part	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	in to have a receiver represented by lan- incident thereto, in re and each and evaluation inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	such sale to retain all be paid by the all benefits accruing res of the respective handsand (SEAL) (SEAL)
e holder e said p erefrom e amoun rt. It erefrom arties he	r hereot, without hoto premises and all the in in; and to sell the pren int then unpaid of pri making such sale is agreed by the parti- n, shall extend and im- ereto. In Witn	nprovements there nises hereby grant ncipal and interess , on demand, to i ies hereto that the ure to, and be oblight tess Wher	eon in the manner pro- ted, or any part therese t, together with the or the first part	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	id to have a receiv r prescribed by lan incident thereto, i re and each and ev inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	such sale to retain all be paid by the all benefits accruing ors of the respective
e holder e said p erefrom e arpour rt. It erefrom arties he	r hereot, without hoto premises and all the in in; and to sell the pren int then unpaid of pri making such sale is agreed by the parti- n, shall extend and im- ereto. In Witn	nprovements there nises hereby grant ncipal and interess , on demand, to i ies hereto that the ure to, and be oblight tess Wher	eon in the manner pro- ted, or any part therese t, together with the or the first part	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	id to have a receiv r prescribed by lan incident thereto, i re and each and ev inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	such sale to retain all be paid by the all benefits accruing ors of the respective
e hojder erefrom rty Ti triss he al the	r hereof, wintoo and all the in n; and to sell the pre- method of pri- method upped of pri- method upped of pri- n, shall extend and in ereto. In Witn se day and year last al	provements ther mass hareby grant needs and thereby grant control and thereby grant so the second second second the second second second the second s	eon in the manner pro- ted, or any part therese t, together with the or the first part	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	id to have a receiv r prescribed by lan incident thereto, i re and each and ev inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	such sale to retain all be paid by the all benefits accruing ors of the respective hand
e holder erstrom ret I i i sterefrom urties he al Sth	The rest of the first of the fi	nprovements there nises hereby grant ncipal and interess , on demand, to i ies hereto that the ure to, and be oblight tess Wher	son in the manner pro- sed, or any part theres t, together with the or the first part of the second instance of the second second ignory upon the heir eoof, the part 1	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm	id to have a receiv r prescribed by lan incident thereto, i re and each and ev inistrators, person first part ha. V.	er appointed to color w, and out of all mo and the overplus, if very obligation there all representatives, at 	incontained, and a signs and successo the ir	auch ande to retain all be paid by the all benefits scruing are of the respective hand S and (SEAL) (SEAL) (SEAL)
e holder erstrom ret I i i stan stan stan stan stan stan stan stan	The rest of the first of the fi	Kansas	eon in the manner provide the first provided the first part there is the first part there is the first part there is the first part of the	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm e.s	d to have a receive incident thereto, is incident thereto, is incident thereto, is incident thereto, is instructors, person first part ha V. Mutt	er appointer to co , and out of all mo and the overplus, if very obligation there all representatives, a , heresunto set	incontained, and a signs and successo the ir	UCH asks to retain all be paid by the all benefits accuring or of the respective (SEAL) (SEAL) (SEAL) (SEAL)
strA	The rest of the first of the fi	Kansas	son in the manner pro- sed, or any part theres t, together with the or the first part of the second instance of the second second ignory upon the heir eoof, the part 1	ovided by law an of, in the manne osts and charges s of this indentum s, executors, adm e.sof the 	d to have a receive incident thereto, i incident thereto, i incident thereto, i first part ha V. Construction in this 7th Y public	er appointer to co er appointer to co er appointer to co er appointer to all mo mer obligation there is representatives, a herecunto set Xair	June	auch asle to retain all be paid by the all benefits acruing are of the respective hand S and (SEAL) (SEAL) (SEAL)
strA	The rest of the first of the fi	Kansas	as be it Rememb before me, a. wife	ovided by law an of, in the manne osts and charges s of this indentur s, executors, adm escale of the second the second of the second the second second the second second second the second s	d to have a receive incident thereto, i incident thereto, i incident thereto, i first part have first part have first part have first part have first part have first part have first part have first part have first part hav	er appointer to co er appointer to co er appointer to co er appointer to the second mer obligation there wery	June in the aforesaic	A. D. 19 d County and Stand
strA	The rest of the first of the fi	Kansas Dougle	as in the manner provide a second sec	ovided by law an of, in the manne osts and charges a of this indentur s, executors, adm escale of the second charges of the second charges and the second charge	d to have a receiv incident thereto, i incident thereto, i incident thereto, i first part have first part have first part have	er appointer to co er appointer to co er appointer to co er appointer to co er appointer to all moment mer obligation there wery obligation there wery obligation there wery obligation there wery obligation there there are a second there are a second ther	June In the foresta	A D. 19 A D
e holder erstrom ret I i i stan stan stan stan stan stan stan stan	The rest of the first of the fi	Kansas Dougle	as be it Rememb before me, a came B, wiffe to me personi duly acknowle in WITNESS WI	ovided by law an of, in the manne osts and charges a of this indentur s, executors, adm escale of the second charges of the second charges and the second charge	d to have a receiv incident thereto, i incident thereto, i incident thereto, i first part have a maintrators, person first part have maintrators, person first part have first	er appointer to co er appointer to co er appointer to co er appointer to co er appointer to all moment mer obligation there wery obligation there wery obligation there wery obligation there wery obligation there there are a second there are a second ther	June In the foresta	A. D. 19 A. D.

32405 BOOK 92

Y

. K

0

4

F. J. Boyles, Publisher of Legal Blanks, Law

26

and of the delt

acknowled

The M'

the

that

AFFE LONG

Leal)