	32462 BOOK 92
MORTGAGE	(No. 52 K) F. J. Boyles, Publisher of Loral Blacks Lawrence France
This Indenture, Made this	7th
year of our Lord one thousand nine hundred an	J forty-seven
. D. Laughlin and Hazel Lau	ighlin, husband and wife
- Alter and Alte	the second company of the second second
of Lawrence in the Co	Douglas Kansas
	and State of
pait 105 of the first part, and The Law	rence Building and Loan Association
Witnes	part y of the second part.
Thirty-eight bundhed and and	seth, that the said partles of the first part, in consideration of the sum of
to them dub mil	100
do GRANT, BARGAIN, SELL and MC real estate situated and being in the County of	the receipt of which is hereby acknowledged, haV@_sold, and by this indentur DRTGAGE to the said part yof the second part, the following describe DOUGLGSand State of Kansas, to-wit:
Lots D and E all in Block 4,	in University Place, an addition to The City
oi awrence, also:	
Beginning at a point One tho	pusand forty-eight and three-tenths (1048.3)
leet West of a point One tho	usand forty and eighty-four one-hundredthe
(1040.84) feet South of the	Northeast corner of the Northeast Quarter
of Section 1, Township 13 So	with, Range 19 East of the 6th P. M.; thence
Mest one hundred thirty-nine	and five-tenths (139.5) feet to the center
line extended of the alley b	etween Illinois and Alabama Streets: thence
South fifteen (15) feet two	(2) inches more or less along the center
line of said alley extended;	thence East One hundred thirty-nine and
five-tenths (139.5) feet alo	ing the North line extended and the North
	University Place, an addition to the City
of Lawrence, to the West line	of Illinois Street, thence North fifteen (15
feet two (2) inches more or	less along the West line of Illinois Street
to the place of beginning.	
with the appurtenances and all the estate, title an	ad interest of the said part 105 of the first part therein.
And the said part 10.3 of the first part do	hereby covenant and agree that at the delivery hereof they are the lawful owner. I defeasible estate of inheritance therein, free and clear of all incumbrances.
	a the second sec
It is agreed between the parties hereto that the party.	nd that they will warrant and defend the same against all parties making lawful claim thereto.
that may be levied or assessed against said real estate when t estate insured against fire and tornado in such sum and by su	nd that LLGY will warrant and defend the same against all parties making lawful claim thereto. S.S. of the first part shall at all times during the life of this indenture, pay all taxes or assessment the same becomes due and payable, and that.LLDY. will L keep the buildings upon said re- tach insurance company as hall be specified and directed by the part of the second part, the part to the secure ofLS
loss, if any, made payable to the partyof the second part shall fail to pay such taxes when the same become due a	part to the extent of 1. U.Sinterest. And in the event that said part. G.Sof the first and payable or to keep said premises insured as herein provided, then the part. J
part may pay said taxes and insurance, or either, and the am interest at the rate of 10% from the date of payment until fu	ount so paid shall become a part of the indebtedness, secured by this indenture, and shall bea
THIS OKANT is intended as a mortgage to secure	e the payment of the sum of Thirty-eight hundred and no/100
according to the terms of ODE certain written obliga	ation for the payment of said sum of money, executed on the 7th o day o
June 19.47, and b accruing thereon according to the terms of said obligation an	ytsterms made payable to the part. y of the second part, with all interes
to pay for any insurance or to discharge any taxes with inter-	at also to secure any sum or sums of money advanced by the said part. J
the same as provided in this indenture	2 4 7
And this conveyance shall be void if such payments b made in such payments or any part thereof or any obligation become due and payable or if the interest of a such that the	e made as herein specified, and the obligation contained therein fully discharged. If default be a created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same
now, or if waste is committed on said premises, then this or provided for in said written obligation for the security of white	To ensure the second s
the holder hereof, without notice, and it shall be lawful for t	he said part. V
therefrom; and to sell the premises hereby granted, or any p the amount then unpaid of principal and interest, together w	ich this indenture is given, shall immediately mature and become due and payable at the option of anner provided by law and to have a receiver appointed to collect the rents and benefits accurding at thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain ith the cost and charge includent thereto, and the overplay, if any there be, shall be paid by the 1.263. The provided shall be the state of the st
part	.10.5.
therefrom, shall extend and inure to, and be obligatory upon parties hereto.	the heirs, executors, administrators, personal representatives, assigns and successors of the respective
In Witness Whereof, the p	part 1.9.9 of the first part hV.9 Breunto set their hand S and
seal 3. the day and year last above written.	ADI le
J.	a. D. Lawghim (SEAL)
and the second	Hagel Laughlin (SEAL)
man and a second se	A
A second s	(SEAL)
	and the second for the second of the second of

ah

131

も見い

2

Part in state

北

.....

·. "1

Sty Game + Pr

ſ