Τ.

	33252	BOOK 92		
MORTGAGE	No. 52 K)	F. J. Boyles	Publisher of Legal Blanks, Lawre	nos, Katmas
this Indenture, Made this 26th		day ofA	ucust	, in the
ear of our Lord one thousand nine hundred and forty				between
Richard L. Dunlap and Armilds G	.Dunlap, 1	nusband and	wife	
Lawrence , in the County of	Douglas	and Sta	te of Kansas	
art 105 of the first part, and The Lawrence B	State and state and state		States Barries	
			Jof the second par	
	and the state of Destate	A REAL PORT AND A REAL PROPERTY AND A	art, in consideration of	
Five thousand and no/100	Deliver a plant of the second	A THE REPAIR OF A DESCRIPTION OF A DESCRIPANTE A DESCRIPANTE A DESCRIPANTE A DESCRIPTION OF A DESCRIPTION OF		in the real party was really and
duly paid, the receipt GRANT, BARGAIN, SELL and MORTGAGE al cetate situated and being in the County of Dou Lots Two (2) and Three (3) in H	to the said part	and State of	cond part, the following Kansas, to-wit:	described
Douglas County, Kansas		and the second	and the second	
	(1)	100 (1) (and the second second	the comments
ith the appurtenances and all the estate, title and interest And the said part <u>105</u> of the first part dohereby cove the premises above granued, and seized of a good and indefeasible esta	States and the state of the state of the		The second se	wful owner.S
end that the It is agreed between the parties hereto that the part So the fu- at may be levied or assessed against said real exate when the same beco- tar insured against fre and cornado in such sum and by such insurance tar shall fail to pay such taxes when the same become due and psyable to the part taxes and insurance, or either, and the amount so paid terest at the rate of 10% from the date of payment until fully repaid. THIS GR DNT is insurance are not be a common to paid the same to common the part and the amount so paid terest at the rate of 10% from the date of payment until fully repaid.	arst part shall at all to mes due and payabl	mes during the life of e, and that Jun S. y	his indenture, pay all taxes of	or assessments upon said real
ate moured against tire and tornado in such sum and by such insurance is, if any, made payable to the part	stent of LS.	specified and directed interest. And in ses insured as herein pr	by the part	cond part, the Sof the first of the second
rt may pay said taxes and insurance, or either, and the amount so paid terest at the rate of 10% from the date of payment until fully repaid.	shall become a part	of the indebtedness,	ecured by this indenture, a	nd shall bear
THIS GRANT is intended as a mortgage to secure the payment	t of the sum of	ve thousan	1 and no/100 ·	DOLLARS
cording to the terms of ONG certain written obligation for th				
AUSUST 19.47 , and by 1ts. crusing thereon according to the terms of said obligation and also to secu	ure any sum or sums	of money advanced by	the said part. J of the	e second part
pay for any insurance or to discharge any taxes with interest thereon as as same as provided in this indenture	herein provided, in	the event that said par		ull fail to pay
	rein specified, and	the obligation containe	therein fully discharged.	If default be
And this conveyance shall be void if such payments be made as he ade in such payments or any part thereof or any obligation created there come due and payable, or if the insurance is not kopt up, as provided I wow, or if wate is committed on said premises, then this conveyance sh rovided for in said written obligation, for the security of which this indem to the said written obligation.	all become absolute	ings on said real estate and the whole sum rem	are not kept in as good repa aining unpaid, and all of t	ir as they are he obligations
ovided for in said written obligation, for the security of which this inden e holder hereof, without notice, and it shall be lawful for the said part.	ture is given, shall in 	d part	become due and payable at to take	the option of possession of
setefrom; and to sell the premises hereby granted, or any part thereof, in as appoint then unpaid of principal and interest, together with the costs	the manner prescri and charges incident	bed by law, and out of thereto, and the overp	all moneys arising from such lus, if any there be, shall b	sale to retain a paid by the
vorided for in said written obligation, for the security of which this indees is holder heavier, without noise, and it shall be lawful for the said part, its said permisses and all the improvements thereon in the manner provide sectors, and to sail the permission heavier granted, or say part thereof, in a support then unpaid of principal and insteam, nogenite with the costs strated	this indenture and ea ecutors, administrato	ch and every obligation	therein contained, and all be yes, assigns and successors of	nefits accruing the respective
arties hereto. In Witness Whereof, the part				
al S the day and year last above written.		and L Dan		in the second
and the second		ilda H.	and the second sec	_(SEAL)
			suncep	(SEAL)
• • • • • • • • • • • • • • • • • • •				- (span)s
- 1ª		E. S. S.		
STATE OF KANSAS		e e e e e e e e e e e e e e e e e e e		T
STATE OF KANSAS COUNTY OF DOUGLAS		4 		Transa and Andrewson
COUNTY OF	That on this 26	ADDRESS AN KANO DRUGA (LURAR LESS)		7 A. D. 19 <u>47</u>
COUNTY OF DOUGLAS	otary Publ	ic	August in the aforesaid Cou Ida G. Dunlap,	
COUNTY OF DOUGLAS SS. Be It Remembered, before me, a lis came. Ri charc husband and	otary Publ d L. Dunle d wife	ic p and Armi	in the aforesaid Cour Lda G. Dunlap,	aty and State,
COUNTY OF DOUGLAS SS. Be It Remembered, before me, a lis came. Ri charc husband and	otary Publ d L. Dunle d wife nown to be the sa	ic <u>p</u> and Armi me person.Swho e	in the aforesaid Cour	aty and State,
COUNTY OF DOUGLAS Be it Remembered, before me, a	otary Publ d <u>L. Dunle</u> d wife nown to be the sa the execution of the OF, I have hereur	1 c D And Armi me person. S who c he same.	in the aforesaid Cour Lda G. Dunlap,	nty and State,
COUNTY OF DOUGLAS Be it Remembered, before me, a. M came. Ri chars husband and to me personally kr duly acknowledged	otary Publ d <u>L. Dunle</u> d wife nown to be the sa the execution of the OF, I have hereur	1 c D And Armi me person. S who c he same.	in the aforesaid Coundary in the aforesaid Coundary in the state of th	nty and State,
SS. SS. BollGLAS Be It Remembered. before me, a. Markand and NOTAQL husband and UBLIC duy acknowledged IN WITNESS WHEREd day and year last a	otary Publ d <u>L. Dunle</u> d wife nown to be the sa the execution of the OF, I have hereur	1 c D And Armi me person. S who c he same.	in the aforesaid Coundary in the aforesaid Coundary in the state of th	nty and State,

1

4

い茶り

·

•