	33287 воок 92		56.	1
MORTGAGE	lo. 52 K) F. J	Boyles, Publisher of Legal Blanks,	Lawrence, Kansas	1.53
This Indenture, Made this 28th rear of our Lord one thousand nine hundred and forty- John J. Holt and Jean Holt, husbe	seven		, in the, between	the state
of Lawrence, in the County of partles of the first part, and The Lawrence Bu	Douglas an	d State ofKans	18	1 7. C. 12
Witnesseth 4	p	art of the second	A CARGER CONTRACTOR OF THE CONTRACT	A COLOR
Mineteen hundred and no/100 to	to the said part y of t	ted, ha $\nabla \Theta$ sold, and by he second part, the follow e of Kansas, to-wit:	this indenture ving described	and a second second
with the appurtenances and all the estate, title and interest of And the said pare <u>100</u> of the first part do <u>hereby</u> covens of the premises above granted, and seized of a good and indefeasible estate	the said part <u>105</u> of the nt and agree that at the delivery he of inheritance therein, free and clea	first part therein.	e lawful owner.S	
It is agreed between the parties hereto that the part 2.3. of the first that may be levied or assessed against said real extate when the same become setate insured against first and tornado in such aum and by such insurance co leas, if any, made payable to the part 2of the second part to the exte part shall fail to pay such taxes when the same become and part to the exte part shall fail to pay such taxes when the same become and payable or to merces at the rate of 10 % from the date of payment unit fluft) repaid. THIS GRANT is intended as a mortgage to secure the payment of	will warrant and defend the same a part shall at all times during the lit is due and payable, and that	ainst all parties making lawful of this indenture, pay all tax which have been the buildin ted by the part	claim thereto, s or assessments gs upon said real second part, the Lit.3of the first 	
according to the terms of <u>OIR</u> certain written obligation for the p <u>AUJUST</u> <u>10</u> 47, and by <u>15</u> according thereon according to the terms of said obligation and also to secure to pay for any insurance or to discharge any taxes with interest thereon as he the same as provided in this inducem	syment of said sum of money, execu- terms made payable to the pr any sum or sums of money advance rein provided, in the event that said	red on the <u>28th</u> rt <u>J</u> of the second part, d by the said part <u>J</u> of part <u>RS</u> of the first part	day of with all interest the second part shall fail to pay	1
And this conveyance shall be void if such payments be made as berein made in such payments or any part thereof or any obligation created thereby, secons due and payable, or if the insurance in not kept up, as provided here now, or if waste is committed on said permises, then this conveyance shall provided for in said written obligation, for the security of which this inductor the holder hereof, without notics, and it shall be lawful for the said part. The said premises and all the improvements thereon in the manner provided be herefrom; and to sell the permises hereby granted, or any part thereof, in the herefrom; and to sell the permises hereby granted, or any part thereof, in the herefrom; and latered and interest, together with the costs and sufferences. The parties hereto that the terms and provisions of this herefrom; shall carred and interest, the terms and provisions of this herefrom; thall carred and interest that the terms and provisions of this herefrom. The latered and interest the terms and provisions of this herefrom; thall carred and interest the terms and provisions of this herefrom; that latered and interest the terms and provisions of this herefrom; that carred and interest the terms and provisions of this herefrom.	a specified, and the obligation cont or interest thereon, or if the taxes in, or if the buildings on said real e- comes absolute and the whole sum is given, shall immediately mature J. of the second part. y law and to have a receiver appoin is manner presentible by law, and ou charges incident thereto, and the o indenture and each and revery obliga- re, administrator, personal represen- tion of the second part.	nined therein fully discharged n said real estate are not paid are are not kept in as good re remaining unpaid, and all of nul become due and payable in the state of the said of the said the source of the said of the said the source of the said of the said of all moneys arising from any explus, if any there be, shall ion therein contained, and all catives, assister and successors	If default be when the same pair as they are the obligations at the option of the posterior of emotions accruing the said by the sensities accruing of the securing	
In Witness Whereof, the part 1.2.3	of the first par ha. U.G. hereunto			
STATE OF KANSAS				
Vinting o before me, a	on this 29th day of otary Public 21t and Jean Holt	in the storespid Cour	L D. 19.47	
duly acknowledged the ex	have hereunto subscribed my n			
Ay Commission Expires April 21 19. 5 August 28, 1947 at 1430 P.M.	Darrel a	No Beck	tary Public	
	ge, do hereby acknow			

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