MORTGAGE	and the second	34 BOOK 92		Vicetion of
This Indontun	(No. 52	ED F.	. J. Boyles, Publisher of Legal Blanks, Lawrence	n, Kansas
and an internet of	, Made thiseloventh	day of	September	
ear of our Lord one thousand	nine hundred and	forty-seven	the second se	, in the
a the second second	Martha E. Sun	din, a widow,		between
AN AD A PROVIDE A PROPERTY OF		A CONTRACTOR OF A		
• •.	, in the County of	ouglas .	and State of Kansas	
urt y of the first part, ar	nd William F. Bo	din	and State ofMansas	<u>.</u>
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the hard a straight a star hard hard and	Witnesseth, that the		part y of the second part.	
One hundred fifty	and no/100 (\$150.00)	ru part_yot the	first part, in conseideration of th	e sum of
				OLLARS
GRANT, BARGAIN	duly paid, the receipt of white SELL and MORTGAGE to the a the County of Dou	said part y of	dged, ha sold, and by this i	ndenture
Beginning at a	s SELL and MORTGAGE to the a the County of Dou	glas and St	ate of Kansas, to-wit:	lescribed
UNTERNATION OF THE AND A DESCRIPTION OF THE ADDRESS		A Company of the same of the s		
and the second	THE THE THE THE THE	Belmont on add		
South 10 feet	Thence running North Ly	198 feet, theno	e West 130 feet, thenc	0
and the second se	the reason of the the	ence North LO e	ant to the start of	
Section 32. Tom	g in the Southwest Quart	er of the South	wast Quarter of	
Wigh feet North	nship 12, Range 20, Also	beginning at a	point 45 feet West an	a
one (blk. 1) of	of the Southwest corner	of Lot forty-ti	hree (L.13), Block	
feet, theme Ea	the Belmont Addition, th	ience West 130	feet, thence North 40	
All in Section	st 130 feet, thence South 32, Township 12, Range 20	1 40 feet to the	e place of beginning,	
	-, Ivenbilly IC, Mange 2			
		<u>S</u>		
		a spinger the second		
Salar and a state of the		The second second		
a the appurtenances and all th	he estate, title and interest of the sa	id part y of the	first part therein	
And the said part y of the premises above granted, and seize	he first part do .25hereby covenant and a sd of a good and indefeasible estate of inher	gree that at the delivery he	reof she is the lawful	Owner
	and an and and	and the second se		
It is agreed between the parties h may be levied or assessed against sa	and that aha . will was served that the part of the first part ah direal estate when the same becomes due as such sum and by such insurance company a of the second part to be estate of a same become due and payable or to keep a e estates, and the amount to paid shall becom o of payment unil faily repad.	ant and defend the same a all at all times during the lif	gainst all parties making lawful claim the	esteto.
e insured against fire and tornado in if any, made payable to the part y	such sum and by such insurance company a	s shall be specified and dire	cted by the part of the second	said real part, the
shall fail to pay such taxes when the may pay said taxes and insurance, o	e either, and the amount so paid shall become	aid premises insured as here	ein provided, then the part	the first e second
	a mortgage to secure the payment of the sur	n of One hundre	d fifty and no/100	au Dear
rding to the terms of OD.0			DOL	LARS,
Sentember		of said sum of money, execu		
ting thereon according to the terms of ay for any insurance or to discharge	of said obligation and also to secure any sum any taxes with interest thereon as herein pro	or sums of money advance	ed by the said part. Y	interest nd part
ame as provided in this indenture		And the second second	a partyor the first part shall fail	to pay
And this conveyance shall be void in such payments or any part share	if such payments be made as herein specifi-	id, and the obligation con	tained therein fully discharged. If def	ault be
me due and payable, or if the insura or if waste is committed on said ;	I if such payments be made as herein specific cof or any obligation created thereby, or inter more is not keep up, as provided herein, or if premises, then this conveyand herein, become a r the security of which this indenture is given shall be isovid for the said part. Y	the buildings on said real es	on said real estate are not paid when the state are not kept in as good repair as t	hey are
	shall be lawful for the said part. Y	s, shall immediately mature	and become due and payable at the op	gations tion of
ated for in said written obligation, for solder hereof, without notice, and it	ats thereon in the manner provided by law an	d to have a receiver appoint	ted to collect the rents and benefits a it of all moneys arising from such sale	ccruing
ded for in said written obligation, for holder hereof, without notice, and it aid premises and all the improvement from; and to sell the premises hereb	granted, or any part thereor, in the manne	r prescribed by law, and ou	marshes if you show he dott sale to	by the
ded for in said written obligation, fo solder hereof, without notice, and it aid premises and all the improvement from and to sell the premises hereby mount then unpaid of principal and man	interest, together with the costs and charges nd, to the first part. Y.	r prescribed by law, and ou incident thereto, and the o	I any mere be, man be paid	
stee for in said written obligation, fo solder hereof, without notice, and it aid premises and all the improvement from; and to sell the premises herein mount then unpaid of principal and maximum and by the partice hereto to from, shall extend and inure to, and as hereto.	interest, together with the costs and charges and, to the first part. We have a second the second second that the terms and provisions of this indentur be obligatory upon the heirs, executors, adm	e and each and every obligations and each and every obligations and every obligation instrators, personal representations and every obligations are the second representation of the second re	ation therein contained, and all benefits a natives, assigns and successors of the res	ccruing poctive
aid premises and all the improvement from and to sell the premises hereb mount then unpaid of principal and many and the sell of the sell of the resonance of the sell of the tris agreed by the partice hereto o from, shall extend and inure to, and as hereto. In Witness W	hereof, the part w of the f			coruing poctive
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