Reg. No. 5893

the second s		BOOK 92	ublisher of Legal Blanks, Lawrence	Kansas
MORTGAGE	(No. 52 K)	F. J. Boyles, P	ublisher of Legal Dianks, Lawrence	, Kansas
bis Indenture, Ma	le this eighteenth	day ofSept	ember	_, in the
and one Lord one thousand nine h	undred and for	rty-seven		between
Gerald E. Pipes	and Enola McClure Pipe	s, husband and wil	· · · · · · · · · · · · · · · · · · ·	
Townshad	i d. C C. Do	uglas and State	e of Kansas	and the second
	In the county -	· A Contraction		
art ins of the first part, and	The First National Da		of the second part.	and the second
Burg of the	Witnesseth, that the said 1			ne sum of
Two thousand and no/100				
	11 11 de maint of mhigh i	is hereby acknowledged, h	a Ve sold, and by this	indenture
doGRANT, BARGAIN, SE real estate situated and being in the	L and MORTGAGE to the sai	id part yof the sec sand State of I	cond part, the following	described
The South 117.4	B acres of the Northwes	t fractional one-	ouarter of	
4	ship 13 Range 19, Eest		in a start and the second s	
ith the appurtenances and all the es	tate, title and interest of the said	part 105 of the first	part therein.	61 mm *
And the said part iss of the firm f the premises above granted, and seized of	t part dohereby covenant and ag good and indefeasible estate of inherit	ree that at the delivery hereof ince therein, free and clear of al	l incumbrances,	Tui owner.A
It is agreed between the parties hereto hat may be levied or assessed against said rea	that the part 195. of the first part shall estate when the same becomes due and	at all times during the life of the payable, and that	his indenture, pay all taxes or Will. keep the buildings u	assessments pon said real and part, the
It is agreed between the parties hereto hat may be levied or assessed against said re- state insured against fire and tornado in such asa; if any, made payable to the part y art shall fail to pay such taxes when the san art may pay said taxes and insurance, or eith taterest at the rate of 10% from the date of p THIS CP ANT is incended as a mo-	sum and by such insurance company as of the second part to the extent of e become due and payable or to keep sa	its interest. And in id premises insured as herein pro	the event that said part .18.	S.of the first of the second
part may pay said taxes and insurance, or eith nterest at the rate of 10% from the date of p	er, and the amount so paid shall become ayment until fully repaid.	e a part of the indebtedness, s	ecured by this indenture, ar	d shall bear
				DOLLARS,
coording to the terms of ODO certai	a written obligation for the payment o	f said sum of money, executed o	n the eighteenth	day of
the state of the s	o. 47., and by 1ts termination and also to secure any sum	or sums of money advanced by	the said part of the	second part
the same as provided in this indenture	taxes with interest thereon as herein prov	rided, in the event that said part		i fail to pay
And this conveyance shall be void if a	ach payments be made as herein specifi	ed, and the obligation contained	therein fully discharged.	if default be
And this conveyance shall be void if a nade in such payment or any part thereof o secone due and payable, or if the insurance ow, or if waste is committed on said pren movided for in said written obligation, for th	is not kept up, as provided herein, or if ises, then this conveyance shall become	the buildings on said real estate ibsolute and the whole sum rem	are not kept in as good repai aining unpaid, and all of th	e obligations
provided for in said written obligation, for the the holder hereof, without notice, and it sha	security of which this indenture is given be lawful for the said partyof	h, shall immediately mature and the second part	to collect the rents and ben	possession of ehts accruing
the said premises and all the improvements the therefrom; and to sell the premises hereby g the amount then unpaid of principal and into	ranted, or any part thereof, in the manne erest, together with the costs and charger	er prescribed by law, and out of incident thereto, and the overp	all moneys arising from such lus, if any there be, shall be	sale to retain paid by the
part making such sale, on demand,	to the first part BSA	re and each and every obligation	therein contained, and all ber	the respective
It is agreed by the parties hereto that	obligatory upon the heirs, executors, adm	inistrators, personal representat		
In Witness Wh	ereof, the part	first part hahereunto set	their	handSand
In Witness Wh		first part ha	their E. Pipes	handsand (SEAL)
In Witness Wh		first part ha	their	hand.Sand (SEAL) <u>V</u> (SEAL)
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		first part ha	their E. Pipes	hand.Sand (SEAL) <u>V</u> (SEAL)
In Witness Wh seal 9, the day and year last above written.		first part ha	their E. Pipes	hand.Sand (SEAL) <u>V</u> (SEAL)
In Witness Wh seal \$. the day and year last above written.		first part ha	their 5. Pipes c Clure Pipe	hand.Sand (SEAL) <u>V</u> (SEAL)
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In Witness Wh seal \$ the day and year last above written.	ereof, the part_issof the '	this 18th day of Public Des and Encle McClu be the same persons, who	their 5. Pipes c Clure Pipe September in the aforesaid Cou ure Pipes, husba	hand. 8 and
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In Witness Wh seel 8: the day and year last above written. STATE OF KANSAS COUNTY OF DOUGLAS UU UI BLIG ALIG My Commission Expires July.	sereof, the part iss of the sereof, the part iss of the serection of the serection of the serection of the serection before me, a Notary came Gorald E. Pir wife, to me personally known to 1 duly acknowledged the exect IN WITNESS WHEREOF, I hav day and year last above writ 13 19hf 19	first part ha	their 5. Pipes c Clure Bipes c Clure Bipes in the aforesaid Cou ure Pipes, husba executed the foregoing i ame, and affixed my offici Marching	hand_Band (SEAL) (S
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