S. Alley

1.1.2.1.1.

AND ANY

And

Mass

1205

1.50 S. 1

1	MORTGAGE (No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lovenov, Kanas	
	This Indenture, Made this aleventh day of Fobriary ; in the	10.00
	rear of our Lord one thousand nine hundred and for ty-savan between	
1	Helen Mohler, single,	
1.1		
1	of Lowrence , in the County of Dourlas and State of Kundas	
	party of the first part, and Dho First ational Bank of Lawrence,	
	party of the second part."	1
	Witnesseth, that the said part y of the first part, in consideration of the sum of	1
		-
	One threusand two, hundred and no/100 (\$1,200.00) DOLLARS to her doly paid, the receipt of which is hereby acknowledged, ha 5 sold, and by this indenture do 35 GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described	
-	do 32_URAN, DARCHAR, Shin, and Concerned and State of Kansas, to-wit: real estate situated and being in the County of <u>Douglas</u> and State of Kansas, to-wit: <u>The SouthTond-Helf (Sc) of Let One hundred seventy-five (175) and</u>	
	the North five (N5) feet of Lot One hundred seventy-seven (177) on	
	Rentucky Street, in the City of Lawrence.	
	ACTORER, COLOGY IN MC SECOND STATE	-
	with the appurtenances and all the estate, title and interest of the said part yof the first part therein.	
	And the promises above granted, and wired of a good and indefeasible extre of inheritance therein, free and deer of all incumbrances.	
	and that .Sho. will warrant and defend the same against all parties making lawful claim thereto.	
	and that will warrant and defend the same against all parties making lawful daim thereto for is agreed between the parties hereto that the part of the first part sail at all times during the law of the same against first of the same against first of the first part sail at all times during the law of the same against first part is agreed between the parties hereto that the part of the first part sail at all times during the law of the same against first part all tasks or assessments the same against first part sail at all times during the law of the same against first part sail to the same against first part same and by such instances company sail to same the same first part same of the same against first part same addition to be added	
	part shall fail to pay such taxes when the same become due and payable or to keep said premites insured as herein provided, then the part of the second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear	
	THIS GRANT is intended as a mortgage to secure the payment of the sum of One thousand two hundrad and no/100 -	
· · ·	DOLLARS,	
1.	according to the terms of <u>000</u> certain written obligation for the payment of said sum of money, executed on the <u>11 th</u> dey of <u>Fobruary</u> 119,47, and by <u>1 th</u> rems made payable to the part. V. of the second part, with all interest	
· 100	the second part	
11:	to pay for any insurance or to discharge any taxes with miterest thereon as nerein provided, in the event that and particular and the particular of the part	
	the same as provided in this indenture.	- traff
	the same as provided in this indemnity. And this conveyance shall be void if such payments be made as herein specified, and the obligation constained therein fully descharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest threese, or if the tars no made reasons are not pay obligation. Become due and payable, or if the insurance is not kept up, as provided half, now which we hade sum remaining unpud, and all of the obligations, now, or if water is committed on sail persuare, then of which this indefaure is given, shall immediately mature and become due and payable at the option of provided for in said written obligation is build for the side duarty	. 4.5
	now, or if waste is committed on said premises, then this conveyance that become should be and payable at the option of provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of to take postession of	-
	provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payate's at the option of the holder hereof, without notice, and it shall be liveful for the single party	
	the error in and to be use be the principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the	100
	the amount there unpaid of principal and interest, together with the costs and charges instants which every obligation therein contained, and all benefits accruing the sageed by the parties hereto that the terms and provisions of this indenuure and each and every obligation therein contained, and all benefits accruing therefron, shall bettere and all benefits accruing therefron, shall bettere and all benefits accruing therefore, shall bettere and each and representatives, assigns and successors of the respective-therefore, shall be the term of the indenue of the same and each and representatives, assigns and successors of the respective-therefore, shall be termed and the same account of the respective-there are an each obligation the terme and each	1
	parties bereto. In Witness Whereof, the part_y of the first part has hereunto set hor hand and	N
	Belen mahler, (SEAL)	
	(SEAL)	1
11.		
1		1
		1
:		1
•	STATE OF, KANSAS	19-3
4	COUNTY OF DOUGLAS	
	Be 11 Remembered, That on this 11th day of Fobruary A. D. 19 47 before me, a Novary, Fublic in the aforesaid County and State,	
	came Holon Kohler, single,	
	to me personally known to be the same person who executed the foregoing instrument and	2.4
10	duly acknowledged the execution of the same.	1.2.2
	day and year last above written.	
100	Notary Public	1111
	My Complision Expires Upral (7 1977	
		()和時間論
	site manufacture and the second s	C.4.
	ed February 14, 1947 at 11:10 A.M. Rogerald P. Back Begister of	De ed

.

0

.

.

ŧ

()