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	31370 BOOK 91
11.	MORTGAGE (No. 52 K) F. J. Boyler, Publisher of Logal Blacks, Lawrence, Karsus
	Child another the control of the second
	rear of our Lord one thousand nine hundred and 1000 sovan between Owen S. Baker and Katio Sparks haler, husband and si Pa.
	of Lawrence in the County of Dougles and State of Annance
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JIC.	part 105 of the first part, and The First National Bank of Lawrence
1	party of the second part.
	Witnesseth, that the said part 105 _of the first part, in consideration of the sum of
	Two thousand three, hundred and no 100 (\$2,300.00) DOLLARS
	to thom dulp paid, the receipt of which is hereby acknowledge, havo rold, and by this indenture do
	Lots Nos. 9, 10, 11 and 12; in Block Ho. 11, in Haskell Flaco, an
١	addition to the city of Lawrence.
	with the appurtenances and all the estate, title and interest of the said part 102_of the first part therein. And the said part 102_of the first part dohereby covinant and agree that at the delivery hereofthay the lusful owner 5 of the premises above granted, and seized of a good and indefensible estate of inheritance therein, fire and dear of all incumbrances
	and that they will warrant and defend the same against all parties making lawful-daim-thereto. It is agreed between the parties hereto that the part (a.g. of the first part shall at all time during the jite of the indenture, pay all tases or assessments that may be bried or assessed against said real state when the same become due and payshe and that. They will have, pay all tases or assessments estate insured against first and a start when the same become due and payshe and that. They will have, they have the same payshe and the same and payshe and that. They will have the part y of the second part, they be specified and directed by the part y of the second part to the second or to the second or to the second part to add the second part to be second part to the second part to part shall tast and instruct, cond the second part to part shall tast and instruct, and it hall the second part to part the second part to second part to second part to part the second part to part the second part to the second part to part the second part to part to part the second part to the second part to part to part the second part to part
	DOLLARS,
	according to the terms of Certain written obligation for the payment of said sum of money, executed on the L1 th day of
	Fobruary 1947, and by its terms made payable to the part, Server of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said putty of the second part
	to pay for any insurance be to discharge any taxes with interest therean as herein provided, in the event that said part 10.5 of the first part shall fail to pay
	the same as provided in this indenture
	And this convergence shall be weid if such presents be made as herein specified, and the obligation constanted therein fully displayed. If default be made in a specified and the obligation constanted therein fully displayed as the same become due and payable, or if the instance is not kept up, as provided herein, or if the buildings on said relates are not kept in as good repair as they are not were therein on a side relations. The shall be herein the same based and the whole sum remaining unpuid, and all of the obligation for the security of which this understare is gover, hall immediately matter are not kept up upped, and all of the obligation for the security of which this understare is given, hall immediately matter and become size and payable at the option of the bolder here, which the security of which this understare is given, hall immediately matter and become size and payable at the option of the bolder here, which the security of which this understare is given, hall immediately matter and become size and payable at the option of the bolder here, which the security of the second part of an experiment to collect the security of the second part of the security of the secur
	the agreed of the parties nerved that the terms and provisions of this indenture and exit and every obligation interior obtained, and an benefits actioning therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective narries hereto.
	In Witness Whereof, the part 10.8 of the first part ha XO. hereunto set thoir hands and
	seals, the day and year last above written.
	Tatie Sparks Baker (SFAL)
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2.12	STATE OF KANSAS SS.
	Be It Remembered, That on this 11th day of Fobruary A. D. 19.47.
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12	came Owen S. Eaker, and Katie Sparks Bakar, hushand and wife
	to me personally known to be the same person 8 at
	UBLIC/. duly acknowledged the execution of the same.
	IN BUTAINCE MILL
	IN WITNESS WHEREOF, I have hereunto subscribed my same and find
	IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.
, N	IN WITNESS WHEREOF, I have hereunto subscribed my same and find
, N	IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.
	IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.
de the	IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.
aa th	y commission Espires. July 13, 1948 19 1 patrulary 16, 1847 at \$100 A.M. Narold a. Afeck Register of pe

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