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MORTG&GE (Ne. 52 E) . F. J. Boyles, Publisher of Legal Blanks, Lowrmon, Kaman	-
Chis Indenture, Made this 15th day of lovember in 1	1
er of our Lord one thousand nine hundred and Forty-seven between	•
Harry B. Frown and Charline brown; husband and wide-	1
a set one gate the complete data and and and and	
Luwrence in the Countr of Dough s as and State of Kange's	
art 195 of the first part, and The Lewrence Building and Loan Association	
part y of the second part.	
Witnesseth, that the said part 105 of the first part, in consideration of the sum of	
Four thousand and no/100	
o. <u>thom</u> dulg paid the receipt of which is hereby acknowledget, ha <u>VO</u> sold, and by fits indentur loQRANT, BARGAIN, SELL and MORTGAGE is the said part <u>V</u> of the second part, the following describe real estate situated and being its the Commit <u>A</u>	
Lot ten (10) in Fews Addition, an addition to Ane City, of Marrence,	
- In Douglas County, Kansas	
and the set to be the table to be and the set	
ih the appurtenances and all the estate, title and interest of the said part 125 of the first part therein. And the said part 123 of the first part do,	1
and that LNON will warrant and defend the same against all parties making lawful claim thereto.	1
and that LIQX will surrat and defend the same against all parties making larful claim thereto. It is agreed between the parties hereto that the parties BLS of the fare part shall as all times during the life of this molenture, pry all taxes of assessments at may be level on assessed against and real states parties that the parties and that III 112 will be the parties and parties the parties and the parties. And parties are the parties and the	-
ase insured against fore and consider in such sum and by useh mutarge complex is build be broched and directed by the part of the decomplexity is build be proched and directed by the part of the decomplexity is build be provided the part of the second part to the second part t	
ording to the terms of ONG certain written obligation , for the payment of said sum almoney, executed on the 15th day of November ig 47, and by 155 terms made payable to the part Y of the second part; with all interest	
NOVEMBER 19.47, and by 11.5 terms made payable to the part Y of the second part, with all interest November 19.47, and by 11.5 terms made payable to the part Y of the second part, with all interest rung thereas according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part Y of the whole part pay for any insurance or to discharge any tarse with interest thereon as herein provided, in the event that said part CS of the first part shall fail by pay pay for any insurance or to discharge any tarse with interest thereon as herein provided, in the event that said part CS of the first part shall fail by pay	
And this conveyance shall be void if each plymints be made as herein a precified, and the obligation contained therein fully discharged. If default be de in such payments or any part thereof or any obligation created thereby, or instruct thereon, or if the taxes on said real extert are not paid when the same some due and payments or any mainteness in the tay of any and therean part if the building on said real extert are not paid when the same some due and payments or any part thereof or any obligation created therean, part if the building on said real extert are not here in a good repair as they' are so, or if wates is committed on said premises, then this conveyance shall become should real the whole sum termsing unpaid, and all adding to wheld for in said written obligation, for the scarring or which this indicative is given, that is modelated mature and become due and paymite with or given the specified are the option of	
1 1) 1' f it and and the half he leafed for the said part . Y af the around him the said and the	T
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refrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective risis hereto.	- C.
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Marken and a stand and increases and be obligatory upon the here, executor, administrators, personal representatives, assigns and successors of the repertive The Witheraw Whereof, the part 10 S of the fore part hi VO hereunto ser the 10 f r find S and Here day and press has above written. TATE OF KANSAS OUNTY OF DOUGLAS Be 11 Remembered, That on this 15 th stry of NOVOMDOF A D. 19. 47	Kin - the state of the state
ardions, addid entred and insure to, and be obligatory upon the hore, executors, addinastrators, personal representatives, assigns and successors of the reperture In Witnesse Whereol, the part 10 S of the fore part ha V0 hereanto set the the reperture all the day and part last doors written. TATE OF KANSAS DOUGLAS SS. DOUGLAS SS. DOUGLAS SS. DOUGLAS SS. DOUGLAS NOT THE Remembered, That'on this 15th they of NOVOMBOP A D. 19. 47 before me, a Notary Public in the aforesaid County and State, the Harry PB - Brown and Charline Errown, trusband, and	
and/one and/one one and be obligatory upon the here, execution, administratore, percent representatives, assigns and accessors of the repercent in the here. In Witness Whereol, the part 10 S of the fact part his V0 here onto set th/01 T Kind S ed 12 the day and pear has those written. How day and pear has those written. (SEAL) 2 How day and pear has those written. How day and pear has those written. How day and pear has those written. (SEAL) 3 How day and pear has those written. How day and pear has those written. (SEAL) 4 How day and pear has those written. How day and pear has those written. (SEAL) 4 How membered. That on this .15 th thy of NO.V9.00.00. A. D. 19.47. 5 How membered. That on this .15 th thy of NO.V9.00.00. A. D. 19.47. 5 How membered. That on this .15 th thy of NO.V9.00.00. A. D. 19.47. 5 How membered. That one this 15 th thy of NO.V9.00.00. A. D. 19.47. 5 How membered. That one this 15 th thy of NO.V9.00.00. A. D. 19.47. 6	King and the second sec
TATE OF KANSAS DOUNTY OF DOUGLAS SS. DOUNTY OF Be II Remembered, That'on this 15th thy of NOVEMBER AD. 19.47 Be II Remembered, That'on this 15th thy of NOVEMBER AD. 19.47 before me, a NOLERY Public in the aforesaid County and State came HERRY-B. ERGWA BAG CHARILINE ERGWA, LUSDARD AD.	
Alter of the restored and insure to, and be obligatory upon the hors, execution, administrators, personal representatives, assigns and successor of the respective restores. In Wilnerse Whereol, the part 10 S of the face part his V0 horeanto set the 1101 F Kind S and S. A. D. 19 AT Horean (SEAL) TATE OF KANSAS OUNTY OF DOUGLAS SS. OUNTY OF DOUGLAS SS. Be 11 Remembered, That on this 15th they of NOVOBDOF A D. 19 AT before me, a Notary Public in the aforeasid County and State, came Harry P.B. BROWN PUG Charline Brown, in the aforeasid County and State, came Harry P.B. BROWN PUG Charline Brown, inclusion data and wife to maj personally known to be the same persons, who executed the foregoing instrument and cuby accounted the same persons, who executed the foregoing instrument and cuby factoreledged the execution of the same. Fy Confinition Expires APF11 21 19 50 AN. BULGASS ARAM ARAMA Register	
androm, adult entred and insure to, and be obligatory upon the hore, executor, administrators, personal representatives, assigns and successor of the reperture and the day and year last above written. TATE OF KANSAS SS. NOUNTY OF DOUGLAS Be it Representatives, That'on this 15th they of NOVOMDOF. A D. 19. 47. Be it Representatives, That'on this 15th they of NOVOMDOF. A D. 19. 47. Notary Public to mip personally known to be the same persons, who executed the foregoing instrument and cutoff the cutoff of the written is 1900. To the personally known to be the same. PIN WITNESS WHEREOF, I have because the representatives, and affined my official seal on the day and year last above written. Ky Cognitision Expires APFIL 21 19. 50. A D. 19. 47. Notary Public A D. 19. 47. Notary Public A D. 19. 47. Notary Public A D. 19.	
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