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44. 5-4

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MORTGAGE	341 (Ne. 53		, Boyles, Publisher of Logal Blanks, I	annunce, Kanasa;
This Indenture, M	ade this 9th	day of	December	in' the
rear of our Lord one thousand nine	and the second			between
Guy V. Barnes and			and wife	-)
-			1.	
of Lawrence	in the County of Doi	iglas .	d State of Kansas	
part 10.5 of the first part; and Th				1
part of the that part, and				
	Witnesseth, that the .		art y of the second	
	and the second	and part of the		
Five thousand and r	duly paid, the receipt of wh		to a second s	DOLLARS
doGRANT, BARGAIN, SEI	L. and MORTGAGE to th	e said part J. of	he second part, the follow	ing described
real estate situated and being in the (Lot Thirty-five (35	County of Doug La	and Sta	le of Kansas, to-wit :	
City of Lawrence	1 In Fall Brounds	Addreron an	addition to th	<u> </u>
	and that the Vill	varrant and defend the same	gainst all parties making lawful	claim therein.
It is agreed between the parties hereto : that may be levied or assessed against said real	that the part .1.61.8bf the first part estate when the same becomes due	shall at all times during the li and payable, and that	le of this indenture, pay all taxe	or assessments .
It is agreed between the parties hereto her may be leved, or instead against said regi- states insured against fire and tornado in such one, if any make payable po the part. Ju- part shall fail to pay such guest when the same area may pay said tases and insuranteo, or shu parents ag the rate of 10% from the date of pa THIS GRANT is intended as a more THIS GRANT is intended as	of the second part to the extent of become due and payable or to kee	p said premises insured as her	And in the event that said part	10.Sof the first
part may pay said taxes and insurance, or eithe aterest at the rate of 10% from the date of pe	r, and the amount so paid shall be yment until fully repaid.	come a part of the indebted	sess, secured by this indenture	and shall bear
THIS GRANT is intended as a more	gage to secure the payment of the	sum of FIVE trion:	sand and no/100	DOLLARS.
coording to the terms of ODE certain December	written obligation for the payment	nt of said sum of money, exec	uted on the 9th	and a second
December 	47, and by 1ts	terms made psyable to the p	of the second part,	with all interest .
o pey for any insurance or to discharge any ta	zes with interest thereon as herein p	rovided, in the event that sai	d part. 10.9. of the first part	hall fail to pay
he same as provided in this indenture	h promoto he made as human an	×		
nade in such payments or any part thereof or a secome due and payable, or if the insurance is	any obligation created thereby, or in not kept up, as provided herein, or	if the buildings on said real of	on said real estate are not paid state are not kept in as good re	when the same
And this conveyance shall be void if such and in such payments or any part thereof or a second das and payable, or if the insurance is second data and payable, or if the insurance is novided for in said vertices obligation, for the a he holder forcef, without motion, and it shall be	s, then this conveyance shall become curity of which this indenture is given by the second se	e absolute and the whole sun ven, shall immediately mature	and become due and payable	the obligations the option of
worldad for in said writing obligation, for the a to holder forwards, without notice, and it shall be said premises and all the improvements the benefront; and to will the premises hardy grass as exponent they susped of principal and interes- mating such sals, on demand, to the agreed by the pretice hereto that the prefront, shall examt and insure to, and be obligation for the metrics.	won in the manner provided by law	and to have a receiver appoint	to ta collect the rents and b	te possession of enefits accruing
he amount then unpaid of principal and interes ert	t, together with the costs and charg the first part 108	res incident thereto, and the e	werplus, if any there be, shall	be paid by the
berefrom, shall entend and inure to, and be oblighted bereto.	igstory upon the heirs, executors, a	iministrators, personal represe	ation therein contained, and all h intatives, assigns and successors of	f the respective
In Witness When	col, the part 183 of th			hand Sand `
al. Ahe day and year last above written.		6 70	2	
		MALLAN THERE AND A DAMAGE AND AND A DAMAGE AND A	anne	(SEAL)
		Elezbethy	They parner	(SEAL)
				.constr.
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LATE OF KANSAS	· · · · · · · · · · · · · · · · · · ·		S. A.	
DUNTY OF DOUGLAS			and the second second	· · · · ·
and the state of the	It Remembered, That on th	his day of	December A	D. 1947
	before me, a Nota	ry Public	in the aforesaid Count	
	came Guy V. Barne husband and wife	s and Elizabe	th floy Earnes,	
A	to me personally known to be		executed the foregoing int	
	duly acknowledged the execution	on of the same.		
Terra and the design of the		COMPARED TRANSPORTATION OF THE REAL PROPERTY AND	ame and affired my official	seal on the
AN V	WITNESS WHEREOF, I have			and on the state
	WITNESS WHEREOF, I have day and year last above written		E	in the
AN V	day and year last above writte		E	ary Pulper

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