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Contraction of the

MORTGAGE	44900 BOOK 101 15281 Boyle Level Blanks - CASH STATIONERY CO., Lawrence, Kans	
This Int	denture, Made this 15th day of October in the	
ATTENDED AND AND A COMPANY AND A	e thousand nine hundred and fifty-one between	
	Wells and Kae E. Wells, husband and wife	
•		
of Lawrence	in the County of Douglas and State of Aanses	
part 10.50f the firs	st part, and the Lawrence Building and Loan Association	
	party of the second part.	
Four thouser	Witnesseth, that the bid part les_of the first part, in consideration of the sum of nd dollars and no/100Dollars	
tothem	duly paid, the receipt of which is hereby acknowledged, haVGsold, and by this indenture	1.0
do GRANT, I	BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described	
real estate situated an	id being in the County of Douglas and State of Kansas to-wir	- 200
feet of Lo	7 feet of the South 50 feet of Lot Seven (7), and the Last 7 ot Eight (8), and all of Lot Nine (9), and the South 50 feet	
of Lot Ten	n (10), all in Block Ten (10) of Babcock's inlarged Addition	
	ty of Lawrence, in Douglas County, Kansas	
	······································	
	es and all the estate, title and interest of the said part 103. of the first part therein.	
	LSS of the first part dohereby covenant and agree that at the delivery hereof theyarGthe lawful owner_S anted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	
or the premies above gra	and a second and an and a second a se	1.54
	and that they will warrant and defend the same against all parties making lawful claim thereto,	123
	a the parties hereto that the part 183 of the first part shall at all times during the life of this indenture, pay all at may be levied or assessed against said real estate when the same becomes due and payable, and that they will	
keep the buildings upon a	said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and of the second part, the loss, if any, made payable to the part. W of the second part to the error of 1 to	
interest. And in the event said premises insured as	It may be levels of associated against this real class which the same becomes due and psychol, and that $L1(2^{\circ})$. $M1.11$ stall real class included against first and tornado is not sharp and by ruch instrance company as hall be rucefield and the first start of the same start is the same start of the same start of the same start of the same start being in solution of the same start constant, see the same start of the sa	-
ment and tany		
	ntended as a morrage to secure the payment of the sum of Four thousand dolfars and no/100-	
	t One certain written obligation for the payment of said sum of money, executed on the 15th	12
der of October	1951 and by 115 terms main purple to the purp W of the send	
	ruing thereon according to the terms of said obligation and also to secure any sum or sum of more advanced by the eccond part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in, the event	
that said part 105 of t	the first part shall fail to pay the same as provided in this indenture	1
And this conveyance If default be made in suc	shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, sch payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real	
estate are not paid when it real estate are not kept in and the whole sum that	mail to rola it such parameters de made as herefen specified, and the obligation contained therein fully dicharged, as the parameters or any parts theredo ar any obligation central thereby, or it interest thereas, or if the tasse on said real the same become due and parable, or if the insurance is not kept up, as provided herein, or if the buildings on said as good repairs at they are now, or if wates it committed on said premiser, then this convigance shall become absolute inning unpair, and all of the obligations provided for in said written obligation, for the security of which this indenture the written and hereme due and prevides of the heremeters of the heremeters of the security of which this indenture	
is given, shall immediatel	ly mature-and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for	18.4
the said part of the ments thereon in the man	ang unpair, and all of the outgrands preprior to find any intern obligation. For the scenario which this indennee by manus-and becomes due and payable size options of the holder by fixed, without contex, and it shall be lawful for the second part	
the amount then unpaid of	granted, or any part metror, in the manner presenced by law, and out of all moneys arising from such sale to retain of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall making such sale, on demand, to the first part 103	
It is agreed by the p	parties hereto that the terms and provisions of this indenture and , each and every obligation therein contained, and all-	-
	parties hereto that the terms and provisions of this indenture and each and every poligation therein contained, and all- en, shall circus do linure to, and be obligatory upon the heirs, executors, administrators, personal representaires, the respective parties hereto.	
and scal the day and y	Vitness Whereof, the part 189 of the first part ha VA hereunto set their hand s	÷.
	Cuil Se Willie (SEAL)	1.20
	Mar & Wells (SEAL)	
STATE OF KA	Insas	
COUNTY OF DOU	glas	
and the second second	Be It Remembered, That on this 15th day of October A. D. 1951.	
	before me, a	
. OTA	<u> </u>	
P	to me personally known to be the same person.S who executed the foregoing instru- ment and duly acknowledged the execution of the same.	
UBLIC	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official	
Courses?	seal on the day and year last above written. L.E.E.	1
in which offering the state	Annal 21 54 Notary Public	
the state of the second second	res April 21 19 54	
My Commission Expir	951 at 3:55 P. H. DTLEASE IT MARK G. Beek Register of D	ood
<u>.</u>		
ed October 15, 19	ASSISTOR	ieht.
ed October 15, 19 me undersigned, o red thereby, and	wher of the within mortgage, do hereby acknowledge the full payment of the authorize the Register of Deeds to enter the discharge of this mortgage of a	iebt recor
ed October 15, 19 me undersigned, o	owner of the within mortgage, do hereby acknowledge the full payment of the a authorize the Register of Deeds to enter the discharge of this mortgage of a of October 1952 The Lawrence Building and Loan Association	iebt recor
ed October 15, 19 we undersigned, o red thereby, and i this 14th day o t: Imogene Howar	where of the within motigage, do hereby acknowledge the Full payment of the e authorize the Register of Deeds to enter the discharge of this mortgage of r of October 1952 The Lawrence Building and Loan Association W. E. Decker Vice President Nortgagee. rd (Corp. Seal)	iebt recor
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