| Reg. | No. | 81189 | |
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| Fee | Paid | \$15.00 | |

MORTGAGE

(526)

This Indenture, Made this differentin

year of our Lord one thousand nine hundred and <u>Strate</u>

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see Att. Rel. Brok 105, Page 182

Kans.

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between

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45:037 BOOK 101. Beyler Level Black - CASH STATIONERY CO., LN

day of Movether,

129

| See. | or and State of Karisas |
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| - | Dart 155 of the first part and The University State and State of the State |
| | |
| S | partof the second part. |
| - | Witnesseth, that the said part of the first part, in consideration of the sum of a |
| | |
| | to TIEN data set to a contract of the set of |
| | do GRANT BARCAIN SELL and MORTCACE and State |
| 10.1 | real article should be a literation of the said part y of the second, part, the following described |
| | real state situated and being in the County of 1992,134 |
| | The West fifty screes (3 50 lenge) of the South Half $(3_{\rm P})$ of the World eact thanter $(3_{\rm P})$ |
| 2.1 | of section thirty five (35), count to traine (10) there also for the section of t |
| | |
| 1000 | - issues we made the transform, excention that the first vertice may relate the rents, issue |
| | and profits until default Kerounder. |
| 11 | with the appurtenances and all the estate, title and interest of the said part and of the first part therein. |
| . | And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof 1002 22 the lawful owner 6 |
| - | |
| 10 | of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, |
| | no exceptions |
| | and that t Cy will wartant and defend the same against all parties making lawful claim thereto. |
| 1 | It is agreed between the parties hereto that the part 205 of the first part shall at all times during the life of this indenture, pay all |
| - 1 | taxes and assessments that may be levied or assessed against sail real estate when the same becomes due and populse, and that they will l |
| | Tates and ascensons that may be levid or associed against sail real cause when the time "becomes due an P_{12} object in the time time time time time time time tim |
| | sufferences and in one event one said part 100 prime that part shall the or pay such taxes when the same recome due and payable of the keep said premises insured as herein provided, then the part 100 of the second part may pay said taxes and insurance, or either, and the amount " |
| | to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pap- |
| | ment until fully repaid. |
| · | THIS GRANT is intended as a mortgage to secure the payment of the sum of Six thousand and mo/lab : : : |
| - | i Dollars. |
| | according to the terms of 2 certain written obligation for the payment of said sum of money, executed on the 15th |
| | day of NOVERIDER, 19 51 , and by 11.5 terms made payable to the part of the second |
| 11 | part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum of sums of money advanced by the |
| | said part y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event |
| 1 | "that said part LOS of the first part shall fail to pay the same as provided in this indenture. |
| . 1 | And this convegance shall be void if such payments be made as herein (verified, and the obligation constand therein fully likeharged, If default be made in such payments or any part thereof or any obligation created thereby, or instead there is all the trace on solar terd estate are not pay here in the many become due and payable, or if the invariance on and key to gap any obligation of the fulfings, on such estate are not pay here in the many become due and payable, or if the invariance on and key to gap any obligation of the fulfings, on such estate are not pay here in the many become due and payable, or if the invariance of an key to gap and the such as the such as the estate are not pay here in the many become due and payable. |
| - 11 | It default be made in such payments or any part introl or any bongarion decade intercey, or interest indicent of at the tasks on said teat estate are not raid when the fine become due and payable, or if the inversare is not kept up, as provided herain, or if the buildings, on said |
| 11 | real estate are not kept in as good tepair as they are now, or if waste is committed on said preffice; then this conveyance shall become absolute |
| 11 | and the whole sum remaining unpaid, and all of the obligations provided for in said written obligations, for the sound y of which this indenture is eisen shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for |
| 1 | entre are nor paid when the sime become due and payable, or if the instance is not kept up, as provided herm, or if the builtings on suit real state are not kept in a goal teprint as they are now, or if ware it committed no and perfore them the consequence and become about and the whole stan termining unpaid, and all of the obligations provided for in said watten obligation, for the source about it given, thall immediately maure and become due and payable at the option of the holder hered, without notice, and it shall be larked for the said part, yz. of the stead part, but and to have a receiver appointed to reflect the tonut and becefs a constant while the said part, yz. of the stead part, means thereon in the manner provided part have and to have a receiver appointed to reflect the tonut and becefs actuating thereform, and is sell the premise hereby grates(c) and part and the stead part and the stead part and a stead be to team the means thereon of principal and interest, together with the cost and charges incident theretos, and the overplas, if any there be, shall |
| 1 | ments thereon in the manner provided by law and to have a receiver appointed to collect the tents and benefits accruing therefrom, and to |
| | sell the premises hereby granted, or any part thereof, in the manner prostrived by taw, and out of an moneys around the sub- |
| 1 | be paid by the part Y making such sale, on demand, to the first part lee. |
| - 11 | It is agreed by the parties hereto that the terms and provisions of this indentute and each and every obligation therein contained, and all benefits accuring therefroni, shall extend and inute to, and be obligatory upon the heirs, executors, administrators, personal representatives, |
| | benefits accruing therefront; shall extend and inute to, and be obligatory upon the heirs, executors, administrators, personal representatives, |
| -1 | assigns and successors of the respective parties hereto. |
| 1 | In Witnesse Whereof, the part 16.5 of the first part have hereinto set 1997 hand 8 and seal 5 the day and year last above written. |
| | Marguerite Schwarz (SEAL) |
| | |
| | Ofcan Schuarze (SEAL) |
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| | |
| | STATE OF Kan Sas |
| - | COUNTY OF Douglas |
| -11- | |
| | Be It Remembered, That on this day of Manager A. D. 19. 12 |
| 1 | before me, a light Tathlia |
| | came and correspondence of the constraint of the |
| 1 | TOTAR P |
| 1 | to me personally known to be the same person sum who executed the foregoing instru- |
| 11 | ment and duly acknowledged the execution of the same. |
| 1 | IN WITNESS WHEREOF, I have hereunto subscribed me name, and affired my official |
| 1. | seal on the day and year last above written |
| 1. | The could be a could be could be could be a |
| 1. | Notary Public |
| | My Commission Expires duly 17, 1950 |
| 1 | the second secon |
| | A characteristic and the |
| | d November 16, 1951 at 1:35 P. H. Harold a Deck remister of |
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