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	the Case of States of States	estil form the sea		
		45947		
MORTGAGE	(52K)	Boyles Legal Blanks	BOOK 101 CASH STATIONERY CO., Lawrence, Kans.	
This Indentur	C, Made this19th	day of	November , in the	
Jear of our Lord one thousand .	nine hundred and fifty-	one	and the second sec	n
Harold A. Carnes	and Tanits L. Garne	r, hustend and	L.) I Le	dia a
of Lawn-no-				
Dart 165 of the first part and	in the County of Douglas	a	nd State of Kansas	
T	The Lawrence Puilai		The state of the second s	
the state of the s	Witnesseth, that the said p	art 105 of the first	J of the second part. part, in consideration of the sum of	
Twenty-seven dunar	ed filty Dollars and	no/100		
to	duly paid, the receipt of which is	hereby acknowledged 1	10 11 11 11 11 11	1
real estate situated and being in	SELL and MORTGAGE to the sai	d part y of the s	accord part, the following described ad State of Kansas, to-wit:	
The Last 50 fee	tor Lot Five (5) in	Block Six (6)	of Steelete	
Subdivision of	Larl's Addition to th	e City of Law	rence in Douglas	
County, Kansas.				
with the appurtenances and all th	e estate, title and interest of the said	part les of the fi	rst part therein.	
of the premises above granted, and sei	e first part do hereby covenant and zed of a good and indefeasible estate of	inheritance therein, free a	hereofune yare the lawful owner S	
X	······			1.1.1
It is sproed however the second	and that they will warrant and	defend the same against a	Il parties making lawful claim thereto.	
	hereto that the part LOS of the first			
keep the buildings upon said real esta directed by the part Y of the sec	te insured against fire and tornado in su tond part, the loss, if any, made payable	to the part y of the s	ance company as shall be specified and econd part to the extent of 105	
and premises insured as herein provi- tion paid shall become a part of the in-	The of assessed against stand, real extate we re insured against fire and tornado in st cond, part, the loss, if any, made payable ur $\pm CS$ of the first part shall fail to led, then the part $\underline{-}$ of the second debtedness, secured by this indenture, a	pay such taxes when the sampart may pay said taxes an nd shall beer interest.	me become due and payable or to keep - d insurance, or either, and the amount	100.00
Dollars and no/100	mortgage to secure the payment of the		ven nunarea Fifty	1
ccording to the terms of ONE	certain written obligation for the pays	nent of said sum of money,	executed on the 19th	
lay of NOVEmber art, with all interest accruing thereon	19 51 , and by 1 according to the terms of said obligation	ts terms made pay, in and also to secure any st	able to the part y of the second .	
aid part y of the second part to	play for any insurance or to discharge	any taxes with interest the	reon as herein provided, in the event	
a data da	shall fail to pay the same as provided I if such payments be made as herein s		n contrined therein fully listered	
f default be made in such payments state are not paid when the same bec	or any part thereof or any obligation ome due and payable, or if the insurance	e is not kept up, as provid	thereon, or if the taxes on said real	
edl estate are not kept in as good rep nd the whole sum remaining unpaid,	It such payments be made as herein sy or any part thereof or any obligation - orme due and payable, or if the insurance air as they are now, or if waste is comm and all of the obligations provided for i d become due and payable at the option	itted on said premises, then n said written obligation, f	this conveyance shall become absolute or the security of which this indenture	
he said part	n extense use and payable at the option	to take possession of	the said premises and all the improve-	
ents thereon in the manner provided ill the premises hereby granted, or ar	rt by law and to have a receiver appointe y part thereof, in the mannet prescribe nd interest, together with the costs and o	d to collect the rents and d by law, and out of all m	benefits accruing therefrom; and to oneys arising from such sale to retain	
e paid by the part	ich sale, on demand, to the first part	ies		14 J.
It is agreed by the parties hereto enefits accruing therefrom, shall exter	that the terms and provisions of this in d and inure to, and be obligatory upor	denture and each and ever the heirs, executors, ad	y obligation therein contained, and all ministrators, personal representatives,	1
signs and successors of the respective In Witness Wh	ereof. the part 105 of the first	part ha .N.C. hereunto set	their hand S	
id seal 5. the day and year last above	Written	<i>n</i>		
	. 21	ante A.	Ingr (SEAL)	
		the string of the st		
	· 1 · · ·		•••	
STATE OF Kansas				
OUNTY OF Douglas	Be It Remembered, That on this.	19th day of	lovember A. D. 19.51	
1997 B	before me, a lotary P	ublic i	n the aforesaid County and State,	1. 0
	eame Harold A. Sa and wife	rner and Manit	s L. asrner, nushano	
NOTARL	to me personally known to be t		o executed the foregoing instru-	01
UBLIC	ment and duly acknowledged t IN WITNESS WHEREOF, I have			Z
	seal on the day and year last		T, TI	
17. 18 1 Y 1 (<u> </u>	Notary Public	4
y Commission Expires	1 21 19	54 .		
	0	7/	12 10	
November 19, 1951 at 1		anold U.	Deck Register of D	
the undersigned, owner	RELEASE of the within mortgage.	do hereby acknow	ledge the full payment of	the
cured thereby, and auth	orize the Register of Dee	ds to enter the	discharge of this mortgag Building and Loan Associat	e of
L. E. Eby, Secretary	1 June 1950.	by W. E.	Decker, Vice-President	róu
Seal)			Mortgagee.	
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