R	ar, No. 8558		
286 F	ag. No. 8558 ag Paid \$4.25∠		
1. A.			
	4537() BOOK 101 Bootes Logal Blanka - CASH STATIONERY CO., Lawrence, Kann.		
244 247	Unto unocitute, side dis		
	rear of our Lord one thousand nine hundred and fifty-thoberween Eugene L. Doane and Doris R. Doane, husband and wife		
2874 1914 1914			÷
	of Lawrence, in the County of Douglas and State of Kansas		
	of lawrence in me county of building and Loan Association parties of the first part, and The Lawrence Building and Loan Association part. Y		
	Witnesseth, that the said part <u>LCS</u> of the first part, in consideration of the sum of		
25. 3.1	Seventeen Hundred Fifty Dollars and no/100 DOLLARS	1.7	
	them them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture		
	doGRANT, BARGAIN, SEIL and MORTGAGE to the said part of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:		
	Lots Twenty (20) and Iventy-one (21) in plock Two (2) in Bonewood		
	Gerdens, a Sourban Addition near the City of Lawrence, in Douglas		
	County, Kensas	1.2	
<u>7-5</u> 2-1-1	with the appurtenances and all the estate, title and interest of the said part 1 e S. of the first part therein.		
	the state of the first part do bereby covenant and agree that at the delivery hereof UNE yor the lawful owner .5		
	And the same part 100 to the two indicates and indefessible estate of inheritance therein, free and clear of all incumbrances,		
	and that they will warrant and defend the same against all parties making lawful claim thereto.		
19.47 2.53	It is agreed between the parties hereto that the part 10.9. of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against sid teal extre when the same becomes due and payable and that . Lite Y. will like the specified and	- Andrewski - A Andrewski - Andrewski - Andr Andrewski - Andrewski - Andr	
	Legge and ascenses that may be levice of ascenced against sild real estate when the same becomes due and paylike and that LO2(2, M.L.I tergy the buildings upon sild real estate instruct against fire and corrado is such same and by and instructor company as shall be inpectived directed by the part. Y of the second part, the loss, if any, made payable to the part of the second part to the error d L D de instructs. And in the event that said part 2.95 co the first part half built pay part data was and insurance, or either, and the and said premises insured as herein provided, then the part of this indenunce, and shall be ar interest at the tate of 10% from the date of pay- ter paid become of and the indebuchance, solved by this indenunce, and shall bear interest at the tate of 10% from the date of pay-		
	interest. And in the event that said part 1981 of the first part shall fail to pay such taxes when the same become due and payable or to keep interest. And in the event that said part 1981 of the first part shall fail to pay such taxes when the same become due and payable or to keep said premise insured as herein provided, then the part _y of the second part may pay said taxes and insurance, or either, and the amount said premise insured as herein provided, then the part _y of the second part may pay said taxes and insurance, or either, and the amount		
	so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the fact of 10.1 form the care of paper ment until fully repaid.		
	THIS GRANT is intended as a moregage to secure the payment of the sum of Seventeen Hunared Fifty Dollars Rnd. no/100		
	the state of the state of the state of the payment of said sum of money, executed on the 15th		
	day of Janua ry 19.52, and by 12.8 terms made payable to the part y of the second		
	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		
	that said part 1.2.2. of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged.		
-122 244	If default be made in such payments or any part thereof of any obligation treated thereby, of interest thereof, or if the buildings on said estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said		
	real estate are not kept in as good repair as they are now, or it wate is committed on state premise, user into ourspace small because another and the whole year remaining analyid, and all of the obligations provided for its in side writen obligation, for the security of which this indenture is given, shall immediately matter and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for is given, shall immediately of the share of the state of the stat		
	the said part J of the second part to take possession of the said premises and all the improve-		
10.5 7	ment thereon in the manner provided by law and to have a receiver appointed to concer the fund ments actualing interction, and the sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys initign from sich sale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall		
	be paid by the part Y making such sale, on demand, to the first part 185.		
1	It is genered by the parties hereto that the terms and provisions of this indenture and each and every obligation thetein contained, and all benefits acruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executor, administrators, personal representatives, usigns and messarios of the repeative parties hereto.		
	To Witness Wharson the part 1'88 of the first part ha VO hereunto set their hand S		
	and seal B the day and year last above written. Derio & Doane (SEAL) d & (SEAL)	1	
174. 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914 - 1914	Dorus & Doane (SEAL)		
Sere.			
j.	COUNTY OF Douglas SS.	This rele	9703-0
1	Bold Remembered That on this 15th day of JERUBARY	was written the one	tten
	before me. a. Notary Public in the aforesaid County and State.	mortgage	rented
Arts)	came Lugene L. Doene and Doris R. Doene, husband	this -10	toplar
	to me personally known to be the same personal	19 -0.5	9. Back
L.	SLIC	Reg. of De	Hereine Anderson and Ander
	seal on the day and year last above written.	Deput	v v
	Notary Public	+	
	My Commission Expires April 21 19 54		

Section States

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