Re	g. No. 8650 e Paid 31.25 4		
448 ^{Fe}			
	45930 BOOK 101 MORTGAGE (528) Book Lead Bank - CASH STATIONERY CO., LAVIERCE, Kuns.		
	MORTGAGE (52%) Boyles Level Blacks - CASH STATIONERY CO., Lawrence, Kage. Tbis Indenture, Made this 13th day of March , in the		
	year of our Lord-one thousand nine hundred and Fifty-two between		
	John C. Z. Fishback and Florence Fishback, his wife	5	
	of LANCOROS , in the County of Douglas and State of Kansas		
	part 109_ of the first part, and Homard. Wiscenan part Y of the second part.		
	Witnesseth, that the said partiesof the first part, in consideration of the sum of FOUR HUNDRED EIGETY & no/LOO DULARS		
	to them duly paid, the receipt of which is hereby acknowledged, ha X9 sold, and by this indenture		
V 100 K. 100 K. 100 K.	doGRANT, BARGAIN, SELL and MORTGAGE to the said part yof the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:		
	Lot Number Twenty (20) in Block Number		
	Two (2) in Taylor's Addition to the City		
	with the appurtenances and all the estate, title and interest of the said part 200 of the first part therein.		
	And the said part 193 of the first part dohereby corenant and agree that at the delivery hereofhow the lawful owner B of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		
	No excopptions and that they, will warrant and defend the same against all parties making lawful claim thereto.		
	It is agreed between the parties hereto that the part 109 of the first part shall at all times during the life of this indenture, pay all		
	The share and the state of the		
	said premises insured as herein provided, then the part 2 of the second part may pay said taxes and insurance, or either, and the amount so paid hall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay- ment until fully repaid.		
	THIS GRANT is intended as a mortgage to secure the payment of the sum of		
	scoreding to the terms of <u>a</u> certain written obligation for the payment of said sum of money, executed on the <u>13th</u> day of <u>March</u> 19 52, and by <u>1ts</u> terms made payable to the part. <u>J</u> of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the		
	part, with all interest accruing thereon according to the terms of said obligation and also to scoute any anno sums of monor advanced by the said part. Y. of the second pairs to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event		
	this taid part 108 of the first part shall fail to pay the same as provided in this indentare.	• *	
	And mis convertices that he work it such payments or more as herein specified, and the obligation contained herein fully dicharged. If defaults have in such payments or any part thereof or any boligation created hereity, or interst thereon, or if the transmission is and a set of the instance is not kept up, as provided herein, or if the buildings on said entor are not paid when the same become due and payable, or if the instance is not kept up, as provided herein, or if the buildings on said the same more paid when mer min in googhil, and all of a collegation provided for its and written obligation, for the scouring of which this indenture is given, shall immediately mature and become due and payable at the option of the holder herein, without notice, and it shall be lawful for		
	is given, shall immediately manue and become due and payable at the option of the holder hereof, without notice, and it shall be larval for the second part. bin agentation or ansignation to take postension of the safe premiers and all the improve means thereon in the manner provided by law and to have a receiver appointed to collect the rens and benefits securing therefore, and to be a second section of the second part.		
	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. <u>y</u> making such sale, on demand, to the first part 108 It is agreed by the parties here that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits acculus therefrom, tabil events had invert as, and be obligatory upon the heirs, executors, administrators, personal representatives,		
	In Witness Whereof, the part 168 of the first part ha V@ hereman or their half		
	and seal the day and year last above written. John & Fishbuck (SEAL)		
	(SEAL)	0	
Communication of the second	COUNTY OF Douglas		
	Be it Remembered, That on this 13th day of March A. D. 19. 52 before me, s. Notary Public In the aforesaid County and State,		
	came John G. Z. Fishback and Plorence Fishback, his mife		
	COTARN to me personally known to be the same personf who executed the foregoing instru- ment and duly acknowledged the execution of the same.		
	UBLC IN WITNESS WHEREOF, I have haremute subscribed my name, and affired my official seal on the day and year last above written.		
	hum H. abuli		
This release	My Commission Ergive 11:55 A. M 1153		
	Police Harrold La Lagor Hegister of Deeds		
nov. pr	the undersigned owner of the with i montgage, do hereby ocknowledge the full rymint of the debt secured thereby, and ducharing the Regarter of Stude to the still diction of this mortgage of second stated this 13 ch day of		
Ad a. Buch W	men here 1852 Prin mortgage of record, water this 13th day of		
ubour Seel	Award Wiseman Mortgagee. Owner.		
	in a spiper		
and the best of the second	Male Annual A		

· William

编译A 和创造

•

-