Reg. No. 8675

the second second		1 45430 BOOK	101	
MORTGAGE	° (52K)	Bôyles Legal Blar	ska - CASH STATIONERY CO., Lawrence, Kane.	
This 1	Indenture, Made this	twenty-eighth da	y of March in th	ne
strange in a subscription of the design of the	one thousand nine hundred and		berwee	
D	aniel Flory, a single man,			
of La	awrence t, in the County of	Douglas	Kansas .	40 (Su)
part y of the	first part, and The First Nat	ional Bank of Lawrence	and State of Karisas	
			art y of the second part.	
One thousa	Witnesseth, t and and no/100 (\$1000.00)	that the said part Y of the	first part in consideration of the sum of	and the second second
to hi do 05 GRAN	im duly paid, the receip NT, BARGAIN, SELL and MORTGA	of which is hereby acknowledg	ed, ha 5 sold, and by this indenture the second part, the following described	e .
T	d and being in the County of Don ne North one-half (N ¹ 2) of ownship 14 Range 19,	the Northwest one-quart	and State of Kansas, to wit: $er(\mathbb{N}_{4}^{1})$ of Section 11	
with the apputter	nances and all the estate, title and inte	wave of the cold num it	and the second descent second descent second descent second second second second second second second second se	and the second
			he first part therein.	
of the ptemises abov	re granted, and seized of a good and indefe	easible estate of inheritance therein, i	free and clear of all incumbrances,	•
tener bit territoria and	and a second		• • • • • • • • • • • • • • • • • • •	
It is agreed bet	and that 110 w	will warrant and defend the same aga of the first part shall at all tim	inst all parties making lawful claim thereto. ses during the life of this indenture, pay all	
Section 11 17 June 17/ edit deserved and Contract	and the second	and a contract of the state of the second second second	is our and payable, and that. he will invarance company as shall be specified and the second part to the errent of 163 the second part to the errent of 163 the same become due and payable to beep we and invariant, or either, and the amount at the rate of 10% from the date of pay-	
so paid shall becom ment until fully rep	e a part of the indebtedness, secured by t aid.	this indenture, and shall bear interest	at the rate of 10% from the date of pay-	
THIS GRANT	is intended as a mortgage to secure the p	payment of the sum of One the		
according to the terr	ns of ODB certain written obligatio		DOLLARS,	
day of	March 19 52 , a	and by its terms mad	e payable to the part y of the second any sum or sums of money advanced by the	
said part y of	accruing thereon according to the terms	of said obligation and also to secure	any sum or sums of money advanced by the est thereon as herein provided, in the event	
that said part	of the first part shall fail to pay the s	ame as provided in this indenture.		
And this convey If default be made estate are not paid w real estate are not ke and the whole sum r is feirer a shall imme	ance shall be void if such payments be m in such payments or any part thereof or then the same become due and payable, o pt in as good repair as they are now, br itermating unpaid, and all of the obligatio divisely manues and become due and payment	nade as herein specified, and the ob- any obligation created thereby, or if or if the insurance is not kept up; as if waste is committed on said premise ins provided for in said written obligan ble at the notion of the helder the	ligation contained therein fully discharged, lateret thereon, or if the taxes on said real, provided herein, or if the buildings on said , then this conveyance shall become absidue ion, for the security of which this indenture f, without notice, and it shall be lawful for	
the said part y ments thereon in the sell the premises her	of the second part	to take possessi receiver appointed to collect the rent manner prescribed by law, and out of	t, without notice, and it shall be lawful for on of the said premises and all the improve- s and benefits accruing therefrom; and to all moneys arising from such sale to retain to, and the overplus, if any there be, shall	
It is asteed by	y making such sale, on demand, to	the first part y.	I man although it is a second	
			severy oungation therein contained, and all s, administrators, personal representatives,	
and seal the day a	n Witness Whereof, the part y	of the first part ha S hereun	to set his hand	
		& Daniel C	Filary (SEAL)	
			(SEAL)	
	······			
	KANSAS SS.			
COUNTY OF	DOUGLAS	That an this 28th day of	March	
SISE OF	Do before me, a	iotary Public Daniel Flory, a single r	in the aforesaid County and State,	
S PHONE		known to be the same person	who executed the foregoing instru- same.	
0011			my name, and affixed my official	
COUNT	mitte	nd year last above written.	Notang Public	
My Commission Ex	pires July 13 1952			This was
corded March 29, 1	952 at 0.15 A tr	al un	Real	on the mortg
		By Barbar	Dech Register of a Leber, Deputy	this /
	owner of the within mortga , and authorize the Regist is 15th day of July, 1954.	ter of Deeds to enter t •	dge the full payment of the he discharge of this mortga	EC Acrole
		The First National Ba Kelvin Hoover	nk of Lawrence, Lawrence, K	
	al).	Exec-Vice-President	Mortgagee.	De
and a strain of the second sec				
the second second in the second		The second de santa and a second de		and the second
and the state of the state of the	Construction of the		in the second	

4

-

•

1

.....

a.,

*

1711

.

出版語言には、「語言語語言で

-

.....