Fer	e Faid \$6.75 615	
4622 <u>8 BOOK-101</u>		
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Boyles Lagal Blanks CASH STATIONERY CO., Lawrence, J	Kane.	0, 12, 5
This Indenture, Made this <u>Ath</u> day of <u>May</u> year of our Lord one thousand nime hundred and <u>flfty-two</u>	in the	Soft and
Worthy R. Rogers and Ina B. Rogers, husband and wife	ctween	10 C
	e	a /
of Lawrence, in the County of Dougles and Stite of Kansas. part les of the first part, and The Lawrence Building and Loan Association		1. S. S. S.
part. y of the second part.		SANS?
	um of	
Twenty-seven hundred and no/100-DOL to them duly paid, the receipt of which is hereby acknowledged, ha V9 sold, and by this, inde	LARS	
GRANT, DARGAIN, SELL and SUBTICACE to the raid part with the state	cribed	
real estate situated and being in the County of Douglas, and State of Kansas, to-wit: The East Two-thirds of the following description: Commercing at	-11	
Northwest corner of the Southeast Quarter of the Northwest Quarter	er of	
the Southwest Quarter of Section-Twenty-nine (29); Township Twelv	ve	
<ul> <li>(12) Range Twenty (20); thence East 12 rods; thence South 20 rods</li> <li>thence West 12 rods; thence North 20 rods to beginning, being in</li> </ul>	s;	
part of the City of Lawrence formerly known as North Lawrence	·····	3.
with the appurtenances and all the estate, title and interest of the stid part 108 of the first part therein. And the stid part 108 of the first part do bereby covenant and agree that at the delivery hereof they & The lawful own		
of the premises above grantel, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	ner S	
and that they will warrant and defend the type union of		
it is agreed between the parties hereto that the part 163 of the first part shall at all times during the life of this indenture part	v	N.
axer and assuments that may be levied or assessed against said real estate when the same becomes due and payable, and that they will keep the buildings upon said real estate insured against fire and tornado in such pum and by such insurance company as shall be precident directed by the part W = of the terond part the loss if or media narable mand by such insurance company as shall be precident	11 .	
uses and assuments that may be leviced or assessed against said real estate when the same becomes due and payable, and that Chey. Will keep the buildings upon said real estate instruct a saint fire and tormake in such sum and by such instructe company as shall be repeigde directed by the part Y of the second part, the los, if any, made payable to the part Y of the second part no the extent of 1 ES instruct. And in the event that said part 1.05 of the first part shall fail to pay such taxes when the same become due and payable or to so 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	keep ount	
THIS GRANT is intended as a mortgage to secure the payment of the sum of Twenty-seven hundred and	pay-	
according to the terms of ODA certia minute allowing of a		
ar of May 100 certain written outputton, tor the payment of said sum of money, executed on the 8th ar of May 10, 52, and by 12, terms mule payable to the part Y of the so part, with all interest accounting to the terms of said obligation and also to secure any sum of sum of money starkanced by		the state
- sale part y of the second part to pay for any insufance of to discharge any taxes with insurance of	the	
And this convergance shall be void if such paraments be made as herein specifical, and the obligation constained therein fully dickarge II default be made in such paraments or any part thereof or any obligation created thereby, or interest thereon, or if the trace on said r eraits are no paid when the same become due and payable, or if the isourance is not keep tu, as provide the of the buildings on a real ettate are not kept in as good regains at they are now, or if wate is committed on said premise, then this convergance shall become about and the whole sum memaning unsuid, and all of the obligations provided for in said virtue obligation, for the scurity of which this indecan is given, shall immediately maure and become due and payable at the option of the builder hereof, without notice, and it shall be lawfol	ure	
the said part. $\underline{V}$ of the second part is not second part in the second second second second second second part is shall be hereful means thereon in the mannee provided by law and to have a receiver appointed to collect the tenus and herefits areas and all the improve all the pentices herefver grants. All or any part thereon, in the manner presentible by law, and out of all morely and therefore, and the manner there upstal of principal and interest, together with the costs and charges incident thereto, and there we have the tere by the paid by the purt. $X_{inter}$ makes such take on demand to the form and here of the overplas, if any there be, the paid by the purt. $X_{inter}$ makes such take on demand to the form and here of the averplas.	for ve-	5
sell the premises hereby granted, or any part thereof, in the manner preteribed by law, and out of all moneys arising from such 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 the	to ain	
be paid by the part y making such sale, on demand, to the first part 163. It is agreed by the parties hereto that the terms and provisions of this indemute and each and every obligation therein constitute and		
It is agreed by the parties he constants, or committy, to use furt part, Ltr.L Beeffin activity of the second and increases and provisions of this indexate and each and every obligation therein contained, and beeffin activity of the impective parties herein.	an C,	
In Witness Whereof, the part 10.8 of the first part ha VO hereunto set the 1r hand 8 and seal 8 the day and year last above written.		
Marthy Ragina (SEAL ), Ragina (SEAL), Contact (B., Poglina) (SEAL	)	
(SEAL (CEAL		
STATE OF KANSAS SS.		A. I.C.
COUNTY OF DOUGLAS	52	
before me, a notary_ public in the aforesaid County and Sta		State (
husband and wife	This rele was writt	
ment and duly acknowledged the execution of the same.	nu- nortgage	
BLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my offici	· · · · · · · · · · · · · · · · · · ·	
seal on the day and year last above written. Le E CU	y Jours	2 THE REAL PROPERTY
My Commission Expires April 21at 19 54	Reg of Deed	ANTESSIC
dad Mars & 1052 of 1,20 p. V. Alack B. Basistan	Deputy	
rded May 8, 1952 at 1:30 P. M. <u>RELEASE</u> <u>hould back</u> Register e undersigned, owner of the within mortgage, do hereby acknowledge the full payment of t		<b>教授</b>
ed thereby, and authorize the Register of Deeds to enter the discharge of this mortgage this 4th day of December 1962 The Lawrence Building and Lonn Association	of record.	
Buy Secretary by W. E. Decker Nortgagee, Vice-Pres. Seal)		
urany in the second		<b>J</b>

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