48493 BOOK 103

Boyles Legal Blanks — CASH STATIONERY CO., Lawre

This Inden	ture, Made this	27th	day of	February	, in ,the
	sand nine hundred and		*	- X	berweer
James Donald J	ones and Nancy :	lean Jones,	husband and	wife,	
of Lawrence	, in the County of	Douglas		d Seem of	Kansas
part ies of the first par	and Annie L. Kee	eler and Wal	ter J. Keel	er as joint	tenants
with right of s	survivorship and	not as tena	nts in part i	CS of the second	l part.
		that the said part	ios of the first p	art, in consideration	of the sum of
	duly paid, the receip				
do GRANT, BAR	GAIN, SELL and MORTGA	GE to the said par	t_ies of the se	cond part, the follo	wing described
Lot Four Addition	(4), Block Eight to the City of I	(8), in La	ne Place, a Douglas	n.	0
County K	ansas.				<u> </u>
between t	second mortgage the same parties	and is sub	Ject to the	first mort	gage°
129, in t	he Office of the	Register o	f Dood Don	min a Country) have
dated Jun	e 16, 1951.				, aansas,
with the appurtenances an	d all the estate, title and into	erest of the said part	ies of the fir	st part therein.	
And the said part 105	of the first part dohe	reby covenant and agree	that at the delivery l	hereof they an	e lawful owner
of the premises above granted	, and seized of a good and inde	easible estate of inheri	tance therein, free as	nd clear of all incum	brances,
	and that they	will warrant and defen	d the same against a	Il parties making law	ful claim thereto
It is agreed between the	parties hereto that the part	iesof the first part	shall at all times du	ring the life of this i	ndenture, pay al
axes and assessments that ma	y be levied or assessed against	said real estate when t	he same becomes due	and payable, and that	they wil
teep the buildings upon said directed by the part 105 o	the second part, the loss, if a	and tornado in such su ny, made payable to the	m and by such insur	ance company as shall econd part to the exte	be specified and
interest. And in the event tha	t said part 105 of the first i	part shall fail to pay su	ich taxes when the sai	me become due and po	ayable or to keep
no paid shall become a part of ment until fully repaid.	y be levied or assessed against real estate insured against fire f the second part, the loss, if a t said part 455 of the first in provided, then the part 10 f the indebtedness, secured by	this indenture, and sh	all bear interest at the	ne rate of 10% from	the date of pay-
	ed as a mortgage to secure the				
				·	_ DOLLARS,
coording to the terms of	one certain written obligati	on for the payment	of said sum of money	, executed on the	27th
art, with all interest accruing	thereon according to the term	s of said obligation an	d also to secure any s	able to the part. Le um or sums of money	of the second advanced by the
	l part to pay for any insurano			ereon as herein provid	led, in the even
And this conveyance shall	first part shall fail to pay the	same as provided in made as herein specifi	this indenture.	on contained therein	fully discharged
eal estate are not kept in as not the whole sum remaining	I be void if such payments be payments or any part thereof of same become due and payable, good repair as they are now, or unpaid, and all of the obligat lature and become due and pay	ons provided for in sai	on said premises, their d written obligation,	for the security of whi	ch this indenture
ne said part 105 of the se	econd part provided by law and to have a	receiver appointed to	to take possession of	the said premises and	all the improve
ell the premises hereby grant he amount then unpaid of pr	ed, or any part thereof, in the incipal and interest, together w	manner prescribed by ith the costs and charg	law, and out of all res incident thereto, a	noneys arising from su	ich sale to retair
It is agreed by the partie	naking such sale, on demand, es hereto that the terms and p	rovisions of this indent	ure and each and eve	ry obligation therein o	ontained, and al
signs and successors of the					1 representatives
In Witne nd seal. S the day and year	ess Whereof, the part 10	of the first part	ha VC hereunto se	their	hand 5
		Pan	s Vone	one.	(SEAL)
	J	Man	y year	pro	(SEAL)
	X X				
STATE OF Kansa	s ··	ss			
COUNTY OF DOI	iglas J		10-		
	Be It Remember	notary oub	7th day of 1		THE RESERVE OF THE PERSON
an amuning.	came aJ.			cy Jean Jon	
The state of the s		lly known to be the			oregoing instru
AOTARY "		lly known to be the y acknowledged the			oregoing matte
10 A 10 YS	IN WITNESS WI	HEREOF, I have her	reunto subscribed 1	my name, and affi	xed my officia
OBL	seal on the de	y and year last abo	ve written.		n
Man COUNTY MINING	e .				Notary Public
within.	My Commission Expir	es Sent 17-1953	Y		