Reg. No. 9899

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MORTGAGE	(52K)	Boyles Legal Blanks CASH	STATIONERY CO., Lawrence, Kani.
This Indenture, »	Made this 11th	day ofI	December , in the
ar of our Lord one thousand nine hu	ndred and Fifty-Three		between
Roy Jameson and Myrtle F	R. Jameson, his wife	the second	
Route #3, Baldwin , in the	Course of Douglas		St. Vannes
rties of the first part, and Ju		and :	state of Kansas
A	Na s	y. part y	of the second part.
Wit	tnesseth, that the said pa	urties of the first part	in consideration of the sum of
Eighteen Hundred and No them			
duly p.	aid, the receipt of which is and MORTGAGE to the sai	hereby acknowledged, have	sold, and by this indenture ad part, the following described
l estate situated and being in the Con	unty of Douglas		tate of Kansas, to-wit:
The The state (1)	d		
The East Half (§) Township Fourteen) of the Northwest Qu n (14), Range Twenty	uarter $(\frac{1}{4})$ of Secti (20), in Douglas C	on Seventeen (17), minty, Kansas
	nts, issues and profi	and the state of t	
profits until def	be entitled to colle	ect and retain the	rents, issues and
th the appurtenances and all the estate		d parcies of the first	part therein.
And the said part 105 of the first p			
the premises above granted, and seized of a	a good and indefeasible estate of	inheritance therein, free- and	clear of all incumbrances,
f and	that they will warrant and	defend the same against all	arties making lawful claim thereto.
It is agreed between the partles hereto	that the parijes of the first	t part shall at all times durin	the life of this indenture, pay all
es and assessments that may be leviad or p the buildings upon said real estate insur	assessed against said real estate y red against fire and tornado in s	when the same becomes due and such sum and by such insurance	payable, and that they will company as shall be specified and
er and assessments that may be deviate of p the buildings upon said real estate insur- ected by the part y of the second pa- terest. And in the event that said part 105 d premises insured as herein provided, the paid shall become a part of the indebted	art, the loss, if any, made payable S of the first part shall fail to	e to the part y of the second pay such taxes when the same	nd part to the extent of his become due and payable or to keep
d premises insured as herein provided, the paid shall become a part of the indebted nt until fully repaid.	en the party of the second lness, secured by this indenture,	and shall bear interest at the	ate of 1054 from the date of pay-
THIS GRANT is intended as a mortgag	ge to secure the payment of the	sum of Eighteen Hun	dred and
			····· DOLLARS,
ording to the terms of a certain of December	a written obligation for the pa		ecuted on the 11th
t, with all interest accruing thereon accord	ding to the terms of said obligat	tion and also to secure any sum	or sums of money advanced by the
d part y of the second part to pay f t said parties of the first part shall	fail to pay the same as provide	ed in this indentute.	
And this conveyance shall be void if su default be made in such payments or an ate are not paid when the same become d l estate are not kept in as good repair as the whole sum remaining unpaid, and a given, shall immediately matute and beco	ich payments he made as herein by part thereof or any obligation	specified; and the obligation a created thereby, or interest if	contained thergin fully discharged,
ite are not paid when the same become d I estate are not kept in as good repair as	lue and payable, or if the insura- they are now, or if waste is com	nce is not kept up, as provided mitted on said premises, then t	herein or if the buildings on said is conveyance shall become absolute
the whole sum remaining unpaid, and al given, shall immediately mature and beco	Il of the obligations provided for ome due and payable at the opti-	r in said written obligation, for ion of the holder hereof, witho	the security of which this indenture at notice, and it shall be lawful for
said party of the second part	w and to have a receiver appoin	to take possession of the	e said premises and all the improve-
the premises hereby granted, or any par amount then unpaid of principal and int	terest, together with the costs and	bed by law, and out of all mo d charges incident thereto, and	the overplus, if any there be, shall
paid by the part y making such sa	de, on demand, to the first part	indenture and each and every	Adjustion therein metaland and all
efits accruing therefrom, shall extend and igns and successors of the respective partie	d inure to, and be sobligatory up	oon the heirs, executors, adm	inistrators, personal representatives,
the second second second second second second second	. the parties of the firs	part have hereunto set	their hand s
and plan plan and alone with	K 19	ay Jameso	n (SEAL)
	mys	ale A. Jam	leon (SEAL)
DUNTY OF Douglas	→ \$\$.	· · · · ·	
	t Remembered. That on thi	1 11 day of D.	comber A. D. 1953
· And in the second	before mena noto	ry Public in	the aforesaid County and State,
	came	30 M 0 M8 11.4	TTO N. Jameson
and the second			executed the foregoing instru-
. U. F. L. V	ment and duly acknowledged		
	WITNESS WHEREOF, I hav seal on the day and year las		name, and affixed my official $\mathcal{P} \mathcal{P} \mathcal{O}$
Concerning and a second s	and the second	- lit	- 1 noton
. 0 .			Notary Public

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