52429 BOOK 106	U .
(No. 32R) Boyles Legal Blanks-CASH STATIONERY COLawrence	
This Indenture, Made this	between
loyd H. Jameson and Virginia J. Jameson, husband and wife	
Lawrence in the County of Device any	
f Lawrence , in the County of Douglas and State of Kansas arties of the first part, and The Lawrence Building and Loan Association	
part. y	
Witnesseth, that the said part 16.5 of the first part, in consideration of the sum of	part.
pur-Thousand and no/100	DOLLARS
them duly paid, the receipt of which is hereby acknowledged, ha vesold	, and by
is indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part	
llowing described real estate situated and being in the County of Douglas	State of
nsas, to-wit:	
The West 62 feet of Lot One hundred	
forty-two (142), in addition Two (2), in that part of the City of Lawrence,	
known as North Lawrence,	
ith the appurtenances and all the estate, title and interest of the said part legof the first part th	
And the said part. 18.5. of the first part do	vful ownerS
na and a second s	
and that they will warrant and defend the same against all parties making lawful dai It is agreed between the parties hereto that the part 10.5 of the first part shall at all times during the life of this indenture,	
of assessments that may be levied or assessed apping said and extensions the new bound of the state the	w w111
sp the buildings upon said real estate insured against and real state when the same becomes due and payable, and man. Little state the part Y of the second part, the loss, if any, made payable to the part Y of the second part to the extent of the second part, the loss, if any, made payable to the part Y of the second part to the extent of the rest of the first part shall fail to pay such taxes when the same become due and payable in the rest of the second part. But the shall be the part Y of the second part due to the part Y of the second part of the first part shall fail to pay such taxes when the same become due and payable in the rest of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part due to the part Y of the second part Y of the second part due to the part Y of the second part Y	
d premises insured as herein provided, then the part \overline{y} , of the second part may pay said taxes and insurance or either, and paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date if fully repaid.	the amount of payment
THIS GRANT is intended as a mortgage to secure the payment of the sum of Four-Thousand and no/100-	
and the beam of One and the third of the second secon	- DOLLARS,
cording to the terms of \underline{One} certain written obligation for the payment of said sum of money, executed on the $3rd$ y of June 1954, and by 1ts terms made payable to the part y o	of the second
art, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money adva id part	anced by the
at said part10.5 of the first part shall fail to pay the same as provided in this indenture.	
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein full- default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes also are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the build	on said real
at estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall be in the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which t	ome absolute
given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be e said part. ∇ of the second part e^{-1} to take possession of the said premises and all	the improve-
ents thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefr If the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from Tain the amount then unpaid of principal and interest, fogether with the costs and charges incident thereto, and	om; and to such sale to
all be paid by the part. J making such sale, on demand, to the first part. 105.	ny mere be,
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained in a second to a second the obligatory upon the heirs, executors, administrators, personal re	ined, and all presentatives,
signs and successors of the respective parties hereto. In Witness Whereof, the part 185. of the first part ha VA, hereunto set their hand S, and seal S, the d	
at above written.	
· Shard H Haman	(SEAL)
Duques J. Jameson	(SEAL)
NE OF Kansas	· · · · ·
Douglas county,) BE IT REMEMBERED, That on this 3rd. day of June A	D 10 51
before me a notary public in the aforesaid Count	
came Lloyd H. Jameson and Virginia J. Jameson,	
busband and wife	int and duly
acknowledged the execution of the same.	
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on year last above written.	
	ary Pytolie
y Commission Expires April 21 19 58	and the second states of the
	egister of

Secretary (Corp. Seal)

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