.

Kansas,

Boyles Legal Blanks-CASH STATIONERY CO .- Lawrence, Kansas

and State of

A MAN A M	part J of the second part.
Witnesseth, that the said part les of the first part THREE THOUSAND AND NO/100	
them duly naid the receipt of	which is hereby acknowledged, have sold, and by
and bard me terribi of	
following described real estate situated and being	AORTGAGE to the said part y of the second part, the
Kansas, to-wit:	g in the County of DougLas and State of
in that part of the City of I	ion of Additions Six and Seven
rence. *********************************	вненных на
with the appurtenances and all the estate, title and i	
and a second	nt and agree that at the delivery hereof TDOY APAns lawful owner S
of the premises above granted, and seized of a good and indefeasible	estate of inheritance mercin, free and clear of all incumprances,
, and that they will warre	int and defend the same against all parties making lawful claim thereto.
	a first part shall at all times during the life of this indenture, pay all taxes
and assessments that may be levied or assessed against said real estate keep the buildings upon said real estate insured against fire and tornai	when the same becomes due and psyable, and that they will do in such sum and by such insurance company as shall be specified and
directed by the part y of the second part, the loss, if any, made i	payable to the part y of the second part to the extent of her
said premise insured as herein provided, then the part	when the same becomes due and periods, when has all be specified and be in such use and by such insurance company as shall be specified and payable to the part J of the second part to the extent of LOP all to pay use transmission the same become due and payable or to keep e second part may pay said secen and inverse, or either, and the amount inture, and shall bear interest at the rate of 10% from the date of payment
THIS GRANT is intended at a mortgage to secure the payment of the THREE THOUSAND AND NO/100	he sum of DOLLARS.
according to the terms of ONO certain written obligation for th	he payment of said sum of money, executed on the 18t
day, of December, 19 56, and by perf, with all interest accruing thereon according to the terms of said of	its terms made payable to the part y of the second obligation and also to secure any sum or sums of money advanced by the
	discharge any taxes with interest thereon as herein provided, in the event
that said part 105 of the first part shall fail to pay the same as p	ravided in this indenture.
And this conveyance shall be void if such payments be made as h If default be made in such payments or any part thereof or any oblin	erein specified, and the obligation contained therein fully discharged, gation created thereby, or interest thereon, or if the faxes on said real insurance is not kept up, as provided herein, or if the buildings on said
estate are not paid when the same become due and payable, or it me real estate are not kept in as good repair as they are now, or if wast	inducate is not kept op, as provided threat, or if the solutions of the is committed on stail previous, then its converses shall become shell be ided for in said written obligation, for the security of which this indenture he option of the holder hereof, without notice, and it shall be lawful for
in given, shall immediately mature and become due and payable at the	he option of the holder hereof, without notice, and it shall be lawfor for
the said part \mathbf{y} of the second part ments thereon in the manner provided by law and to have a receiver	to take possession of the said premises and all the improve- appointed to collect the rents and benefits accruing therefrom and to preperibed by faw, and-out of all homers retining from such sale to he costs and charges incident thereto, and the overplus, if any these be,
sell, the premises hereby granted, or any part thereof, in the manne retain the amount then unpaid of principal, and interest, fogether with t	ir prescribed by law, and out of all moneys arising from such sale to he costs and charges incident thereto, and the overplus, if any these be,
shall be peid by the part188 making such sale, on demand, to the	e first part188
It is egreed by the parties hereto that the terms and provisions benefits accruing therefrom, shall extend and inure to, and be oblig	of this indenture and each and every obligation therein contained, and all
	patory upon the heirs, executors, administrators, personal representatives,
assigns and successors of the respective parties hereto.	atory upon the heirs, executors, administrators, personal representatives,
	atory upon the heirs, executors, administrators, personal representatives,
assigns and successors of the respective parties hereto. In Witness Whereof, the part 105 of the first part he VO. h	atory upon the heirs, executors, administrators, personal representatives,
assigns and successors of the respective parties hereto. In Witness Whereof, the part 105 of the first part he VO. h	ratory upon the heirs, generators, administrators, personal representatives,
assigns and successors of the respective parties hereto. In Witness Whereof, the part 105 of the first part he VO. h	percente set their hand is and real is the day and year
assigns and successors of the respective parties hereto. In Witness Whereof, the part 105 of the first part he VO. h	serounto set their, executors, administrators, personal representatives, serounto set their hand 8 and seal 8 the day and year Jesse Jackson (SEAL) Jesse Jackson (SEAL)
assigns and successors of the respective parties hereto. In Witness Whereof, the part 105 of the first part he VO. h	sereunto set their, executors, administrators, personal representatives, sereunto set their hand 8 and seal 3 the day and year June Jackson (SEAL) Jease Jackson (SEAL)
withous whereas it know the part of the respective parties hereto. In Withous Whereas, the part 105 of the first part he VO. It is above written. Withous & Know Jockson (Deltfulter)	serounto set their, grecutors, administrators, portional representatives, serounto set their hand 8 and seal 8 the day and year Jesse Jackson (SEAL) Jesse Jackson (SEAL)
witness to Fulfalish	percento set their, generators, administrators, perional representatives, seremno set their hand B and seal S the day and year Jesse Jackson (SEAL) Fred Jackson (hisymark) (SEAL)
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witness to Fulfalish	percento set their, generators, administrators, perional representatives, seremno set their hand B and seal S the day and year Jesse Jackson (SEAL) Fred Jackson (hisymark) (SEAL)

61371

This Indenture, Made this 1st day of December , 1956 between FRED JACKSON, a single man, and JESSE JACKSON, a single man,

(No. 52K)

מנשר הניתיתים הנתימנת לרים בי הנימר מרמה מישר של 6 19

of Lawrence , in the County of Douglas

part 10 sof the first part, and HELEN MCDONALD,

MORTGAGE

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