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Reg. No. 13,881

MORTGAGE	(No. 52K) Boyles Legal	Blanks-CASH STATIONERY COLawrence, Kar
This Indenture, Made this	hday of ^{Marci} and Bertha E. Bailey, his	
of <u>Lawrence</u> , in the C parties of the first part, and 7	he First National Bank of	and State of Kansas Lawrence, Lawrence, Mansa part X.a of the second part.
Witnesseth, that the said part iss. Four. Thousand Eighty-Five and to them	, the receipt of which is hereb	y acknowledged, ha gOLL
this indenture do GRANT, BARG, following described real estate situ Kansas, to-wit:	The second	in the second seco
and 126 on Illinois Str Street, in the City of with the appurtenances and all the e	state, title and interest of the sai	123 on Mississippi d part ^{les} of the first part therein.
of the premises above granted, and seized of a g	-they. will warrant and defend the sam	e against all parties making lawful claim there
and attrastments that may be leveled or assessed ag- keep the buildings upon said real catter insued a directed by the part Y of the second part, the interest. And in the event that said part 1.65 of said premises insured as herein provided, then the ro-paid shall become a part of the indebtedness, until fully repaid.	ainst aid real state when the same becom gainst fire and tomado in such sum and b fors, if any, made payable to the part y the first part shall fail to pay such fases ' part of the second part may pay secured by this indenture, and shall beer in	ies due and payable, and that "they will y such insurance company as shall be specified of the second part to the extent of 1 t when the same become due and payable or to said taxes and insurance, or either, and the ar terest at the rate of 10% from the date of part
THIS GRANT is intended as a mortgage to security according to the terms of <u>ODE</u> certain writh day of <u>March</u> Harch Harc	en obligation for the payment of said sur	not money, executed on the art y of the se
aid part? of the second part to pay for the said part <u>105</u> of the first part shall fail t And this conveyance shall be void if such pay if default be made in such payments or any part	any insurance or to discharge any taxes wit to pay the same as provided in this indentur ments be made as herein specified, and thereof or any obligation created thereby,	h interest thereon as herein provided, in the e. the obligation contained therein fully discha or interest thereon, or if the taxes on said
real estate a not kept in as good repair as they and the whole sum remaining unpaid, and all of is given, shall immediately mature and become di the said part.yof the second part, ments thereon in the manner provided by law and sell: the premises hereby granted, or any part it retain the amount then unpaid of principal and inti- shall be paid by the pert.y	to take pointed to collect the receiver appointed to collect the receiver, in the manner prescribed by law, erest, together with the costs and charges in s, on demand, to the first part its.	session of the said premises and all the imp rents and benefits accruing therefrom, any and, out of all moneys erising from such as ccident thereto, and the overplus, if any there
It is agreed by the parties hereto that the te benefits accruing therefrom, shall extend and inu satigns and successors of the respective parties. In in Witness Whereof, the part125 of the last above written.		ach and every obligation therein contained, an executors, administrators, personal representation handS
	Scott N Bal Scott N Bal Dertha c. Bi	Raily (SE Baily (SE Miley (SE
TATE OF KANSAS DOUGLAS	SS.	
and the second second	e me, <u>Kelvin Hoover</u> id County and State, came <u>Scott</u>	r of March A D. 19 r Notery Public In N. Bailey and Bertha E. Bail who executed the foregoing instrument of welt
ALLE ALLE IN WITNESS W	uly acknowledged the execution of the same.	me and affixed my official seal on the day
And D U VI State	Re Ivin H	OOVER VER LE Notary Pu

- nortgaree. Owner.

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