290

This grant is intended principal and interest	i as additional secu	rity for payment	of the unpaid h	alance of
Helen R. Puckett, huel	and and wife to my	ry 5, 195/, exe	cuted by Ralph P	uckett and
in Book 114 at Pages	219-220 of the record			
of Douglas County, Kar	lsas;	the office	oi the Register	of Deeds
with the appurtenances an	d all the estate, title and	interest of the sai	d part les of the fir	st part therein.
And the said part 105 of the of the premises above granted, and	e first part do hereby cove	nent and agree that at the	e delivery hereof they a	re the lawful owne
except	rease and easements	of record	1 .	
It is agreed between the parties	and that they will war	rant and defend the same	a against all parties making	lawful claim thereto
and assessments that may be levied	or assessed against said real estat	when the same become	imes during the life of this as due and payable, and t	indenture; pay all ta hat they will
and assessments that may be levied keep the buildings upon said real e directed by the part Y of the z interest. And in the event that said z and premises insured as herein pro-	econd part, the loss, if any, made part 185 of the first part shall	ado in such sum and by payable to the part y fail to pay such taxes	such insurance company as	shall be specified a
aaid premises insured as herein provi so paid shall become a part of the until fully repaid.	ided, then the part y of t indebtedness, secured by this inc	he second part may pay i enture, and shall bear inte	said taxes and insurance, or erest at the rate of 10% fro	either, and the amount the date of payment
THIS GRANT is intended as a mo	rigage to secure the payment of			A. A
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	unpaid balance of		\$32,000.00 of XMXX, executed on the	DIDICKA
day of January	1957 and by	the payment of said sum its ter	of SUGAGE, executed on the	5th
day of January pert, with all interest accruing there said part 185 of the second part that said part V of the second part	t to pay for any insurance or to	discharge env taxes with	Interast thereon as beenin	noney advanced by th
men send period	art shall fall to pay the same as	provided in this indenture		
And this conveyance shall be vo If default be made in such payment estate are not paid when the same b real estate are not kept in as good				
is given, shell immediately mature a the said pert 105 of the second p	nd become due and payable at	he option of the holder	hereof, without notice, and	it shall be lawful f
the said part 105 of the second p ments thereon in the manner provide sell the premises hereby granted, or retain the amount then unpaid of pris shall be paid by the part y mail	d by law and to have a receiver any part thereof, in the mann	appointed to collect the r prescribed by Jaw, a	rents and benefits accruin nd out of all moneys aris	and all the improv g therefrom; and, ing from such sale
	ing worn sale, on bemand, to th	Tirst part 1 9.9		She was a start of the second start
. It is acreed by the narties havet	a that the summer of the		h and every obligation the	rein contained, and a
In Witness Whereof, the part 10	live parties, hereto.	5	energierer, sommismeners, p	ersonal representative
last above written.			hand 8 and seal 8	the day and yes
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Janica Been Res. of Dousts Ry: Sug Constituter

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