Keg. No. 19, Li

3

1.1.1

The state

6.01.20.02.041

and - Statistic Library siles

tre.

6.6

2.

1	ND MORTGAGE	(Ns.		Boyles Legal Bl	anks, The Outlook, Lawre	nce, Kanses
Unis	Indenture, Ma			_day of	April	19_64
between	Ernest M. John	son and Bess	ie A. John	nson, husba	nd and wife	10
of		County, in th		° Kansa		first part, and
of						<u> </u>
	Witn	County, in the Stat	e of Kansas, of	the second part:		
Four T					rt, in consideration	
of the second	tof which is hereby ackn ond part, <u>his</u> Douglas	heirs and assign	y these present as, all the follo	s grant, bargain, wing described R	sell and convey un eal Estate, situated	in the Count
_an A	Number Eight (8) Idition to the (ity of Lawre	umber Five	(5) in Hi	llcrest Addi	tion,
		-	ince.			
		-				
		<u> </u>				
	•		+			
TOHAVE	IND THE PROVIDENT		9			
	AND TO HOLD THE reunto belonging, or in a PROVIDE	DALWAVE and	vith all and sin forever:	gular the teneme	nts, hereditaments ress condition, that	and appurte-
parties	of the first p	art		he Ve	this day executed a	whereas said
Four Th	one ousand (\$4,000. n date herewith, pavable	certain promissor	y note to said	l partyo	f the second part for	und delivered
bearing eve	n data haramith	<u>()) </u>	<u> </u>			DOLLARS
Kansas in	aqual install	instan 131 / 5	- dr DITT	bourn in i	lawrence,	
ach, the fi	equal installments of <u>S</u> est installment payable or on the <u>15th</u> d	the 15th	05.00)	· · · · · · ·		DOLLARS
installment	on the 15th d	w of June	day oi	Play	,1904	, the second
layx of	each and	every month	in each yea	, and one in	stallment on the I the entire sum is f	15th
ecured hereb hall be added he time of sa mmediate po- And if a hereof, then gal holder of ppraisement	interior at the rate of U and the rate of U and the said mortgage, the terms of said mortgage, the terms of said mortgage, the to the amount secured by the dipayment, and he may deci- session of said premises and lefault be made in the payme li unpaid installments shall the said note and shall draw in said note and shall draw in the said note of more said the said secure of more said the said secure said the said the said secure said the said the said note and shall draw in the said note and shall draw in the said note said the said the said note said the said the said note said the said the said secure said the said the said secure said the said secure	21per cent, payal ny part thereof or of a t the party of the second protection of this mortg is mortgage and shall ire this mortgage and foreclosure of this mor nut of any one of the in ecome immediately du therest at the rate of	ble <u>MONTH</u> Lava ny interest thereo d part or his assi tage, make said pi be secured hereby note due and pi tange. stallments descril e and payable, at ten per cent. pe	construction real est (aDC), now if defaul an at the time it shall gns or the legal hol syments of principal and shall draw int syable at any time and in this more and any time and in this more and any time.	ate, for the sum of \$40 t shall be made in the p I become due and pays der of this mortgage a or interest, and the an errest at the rate of ten thereafter and shall	ayment of the able according nd the note nount so paid per cent, from be entitled to
Now if	said parties of t	he first par	ct			cit carry paid,
any interest and levied aga of kept up, th urtof the	use to be paid to said party mentioned, together with ti ged and void; and otherwise thereon, is not paid when th nat said premises or any part en the whole of said sum an second part isall be entitled said part ie.S. of the first p	shall remain in full for e same is due; and if t thereof are not paid w I sums and interest th	ce and effect, Ba he taxes and asse then the same are ereon, shall and	at if said sum or sussents of every na by law made due by these presents	ims of money, or any ture which are or may and payables or if the	part thereof, be assessed insurance is
e said part J emises, and J	of the second part, exec	utors, administrators a	nd assigns, that_	they are	dohereby covenan lawfully seized i	in fee of said
are 40.	County Kansas R		webs offi	ce in Mort	tare Book 13/	, at
d that the	ey will, and thei	C heirs, executors nds of all persons who e said part i 0 5 af a	and administrato msoever.	rs shall, forever way	rant and defend the tit	le of the said
ATTEST:	itness Whereof, The written.		he first part haV	chereunto set	their hands t	he day and
A read	0			Smeat !!	njahns	m
	11	·			- Aller	and the second
				Bessie a	Chiness	1

. . .