4 į

11

MORTGAGE	60366	(Ne. 52K) Boyles Lega	Blanke-CASH STATIONERY CO	C-lawrence Kenne
This Indonture	Book 113			
Lloyd N. Bizsh	Made this third	by, his wife	guat.	19.56 between
	**************************************		*** *********************************	5
Lawronce	, in the County c	ofDouglas	and State of Ka	nsas
art les of the fir	st part, and The First !	National Bank of Law	cence, Lawrence, Ka	nsas.
·····			part y of the s	
Witnesseth, that Welve thoness	t the said part, 199. of the d five hundred and no,	first part, in consideration	on of the sum of	
	duly paid, the re			DOLLARS
ls Indenture do.	GRANT, BARGAIN, SE	ELL and MORTGAGE to the	by acknowledged, haix he said part Y of the	second part the
llowing describe	ed real estate situated a	ind being in the County	ofDauglas	and State of
ansas, to-wit:				
he South one-1	half $(\frac{1}{2})$ of Lot number	r Twenty Eight (28)	n Massachusetts St	reat in the
ity of Lawren	1	· · · · · · · · · · · · · · · · · · ·		
	ances and all the estate, th	itle and interest of the s	id parties of the first	part themin
And the said part. 1	R.S of the first part do	reby covenant and agree that at t	he delivery hereof they a	Fishe lewful owners.
the premises above g	rented, and selzed of a good and i	indefeasible estate of inheritance 1	herein, free and clear of all in	cumbrances,
,	and that they	will warrent and defend the sa	me egainst ell parties making	awful claim thereto.
	the parties hereto that the partic	8.5of the first part shall at all	times during the life of this la	identure, pay all taxes
	y be levied or assessed against said said real estate insured against fire , of the second part, the loss, if			
iterest. And in the oven ild premises insured as	and the second part, the loss, if it that said part. I.C.S., of the first herein provided, then the part. Y., part of the indebtedness, secured i	part shall fail to pay such taxes	when the same become due as y said taxes and insurance, or	d payable or to keep lither, and the amount
nin ivny repaid.			and the second second	SI.
welve thousand	ded as a mortgage to secure the pa five hundred and no	ayment of the sum of		Dollars
cording to the terms o	fONG certain written obligat	tion for the payment of said su	m of money, executed on the.	third
	cruing thereon according to the term		secure any sum or sums of m	oney advanced by the
	a second part to pay for any insure if the first part shall fail to pay the			provided, in the event,
And this conveyance	shall be void if such payments be uch payments or any part thereof	made as herein specified, and	the obligation contained the	rein fully discharged.
al estate are not paid when	the same become due and payable in as good repair as they are now, aining unpaid, and all of the oblic	e, or if the insurance is not kept , or if waste is committed on said	up, as provided herein, or if premises, then this conveyance	the buildings on said of shall become absolute
given, Ihali immediate	ity mature and become due and p	sayable at the option of the hold	er hereof, without notice, and	it shall be lawful for
il the premises hereby	the second pert. nner provided by law and to have granted, or any part thereof, in	the manner prescribed by law,	and out of all moneys aris	ing from such tale to 1911
tain the amount then u	npaid of principal and interest, toge rt. Y making such sale, on den	ether with the costs and charges	Incident thereto, and the over	plus, if any there be,
It is agreed by the	parties hereto, that the terms and on, shall extend and inure-to, an	provisions of this indenture and	each and every obligation that	ein contained, and all
signs and successors o	f the respective parties harato. the part LAS of the first part			8
st above written.	'na ban weren in na met ban.	DA		t of the day and year the
		Flor	rd Lloys B	IRSby (SEAL)
		Marin	They Porolnys.	Bigsby (SEAL)
and the second	a 1971 - Maria Maria and Angelan ang ang ang ang ang ang ang ang ang a	na in an ann an a	A Carlo an an an an Ar	(SEAL)
	NAVNONORACIONOROMONIO		00000000000000000000000000000000000000	
				K.
ATE OF KANS	A.S}ss.			
- DOUG				
S. S. S. S. L. M.	BE IT REMEMBERED, before me. e	Thet on this third		ald County and State
N. OTARY		d N. Bigsby and Doro		
副語文本会社	dia mananana	ly known to be the same parson.	a who executed the foregoin	instrument and duty
C OBC	acknowledged t	the execution of the same. OF, I have hereunto subscribed m		0
and the second second	year last above	e written.		\leq
y Convilsion Expires	September 17,	19.57	B. Martin,	Notary Public
	6 at 10:10 A. M.	\sim		an a
		RELEASE	knowledge the full	Register f

•

Ì

.

۱

ş

Ð

Ð

J

3

•••