-	
_	 ł
	 ŝ

.

... :.

1.7.17 E.3.4.

たいち しんてい

fhi was on the mortga

Zhanney By 201

C(1575 Book 112	1
אינטעדע ערעקערעי אינערערעין אינערער אינערער אינערערערערערערערערערערערערערערערערערערער	
(No. 52K) Bayles Legal Blanks-CASH STATIONERY COLawrence, Kansas	
this indenture, Made this	
	-
and State of Kansas	
- las of the first part and Fred W. Hels	
part V of the second part.	
Witnesseth that the said part, 108, of the first part, in consideration of the sum of	
Three thousand and no/100	
them duly paid, the receipt of which is hereby acknowledged, have sold, and by g	
s Indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the	
Hard Lote More Thirtoon (13), and Fourteen (14), in Brock Sikey Lote (14),	
An the city of Europa, nourias councy, number of the second secon	
ith the appurtenances and all the estate, title and interest of the said part ± 0.07 the risk part interest.	
And the said pert. 103 of the first part do	
and that $\sqrt{100}$ will warrant and defend the same against all parties making lawful claim thereto. If	
to the sector and provide and that UDBY [3]	
ep the buildings upon tail estate injured against the and tomado in both tom and y of the second part to the extent of his	
Id premises insured as herein provided, then the part	
still fully repaid.	
Three thousand and no/100 Dollars, Dollars,	
a 56 and her gaid terms made navable to the part. Y of the second ball	
srt, with all interest accruing thereon according to the terms of said obligation and also to secure any som or some of money according to the terms of said obligation and also to secure any some or some of money according to the terms of said obligation and also to secure any some or some of money according to the terms of said obligation and also to secure any some or some of money according to the terms of said obligation and also to secure any some or some of money according to the terms of said obligation and also to secure any some or some of money according to the terms of said obligation and also to secure any some or some of the terms of the terms of said obligation and also to secure any some or some of the terms of te	
as ald next 108 of the first pert shall fail to pay the same as provided in this indenture.	
And this conveyence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged.	
iste are not paid when the same become due and payable, or it me interace is not appropriate the same become absolute is a state are not kept in as good repair as they are now, or if waste is committed on said premises then this conveyance shall become absolute is a state are not kept in as good repair as they are now, or if waste is committed on said premises the same become absolute is a state are not kept in as good repair as they are now, or if waste is committed on said premises the same become absolute is a state are not kept in as good repair as they are now, or if waste is committed on said premises the same become absolute is a state are not kept in a solution of which this indenture is the same become absolute is a state and payable.	
given, shall immediately matura and become due and payable at the ophon of the holder hereo, thereo, thereo, the store due and payable at the ophon of the holder hereo, thereo, the store due and become due and payable at the ophon of the holder hereo, the store due and become due and payable at the ophon of the holder hereo, the store due and become due and payable at the ophon of the holder hereo.	
ents thereon in the manner provided by law and to have a receiver appointed to content the neutral and be an article in the manner provided by law and to have a receiver appointed to the task of all moneys arising from such sale to be	
stain the amount then unpaid of principal and interest, together with the costs and charges incident intersto, and the overplos, it shy there buy, it is	
It is agreed by the parties hereto that the terms and provisions of this indentive and each and every obligation therein contained, and all the	
enefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, the algost and successors of the respective parties hereto.	·
In Witness Whereof, the part 106 of the first part ha $\overline{Y0}$ hereunto set 1091 m hand \overline{B} and seel \overline{S} the day and year but above written.	
Saul L. Doren (SEAL)	
Gried R. Born (SEAL)	
(SEAL)	
EL LIAZZ - CLARKER	
ATE OK KANSAS	
- DOUGLAS COUNTY,	1
MERCA SE IT REMEMBERED, That on this 7th. day of August A. D., 1956	
came Paul J. Born/and Arvilla R. Born, his vito	
to me personally known to be the same person. Who executed the foregoing instrument and duly ecknowledged the execution of the same.	
IN WITNESS WHEEEOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.	•
august 12. 159 A.C. Mercier,	
H.C. Moroier Notary Public	:
se upor held at 14 daile - Honey a Barbar of Dee	ds
RELEASE	
dersigned, owner of the within wortgage, do nereby acknowledge the full payment of the del thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of w	
nis Striday of April, 1958.	
17CU V+ VAT2	
	<pre>Name. Is in indervoor, Made hils</pre>