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<u>iono</u>	BUB53 BOOK 113
c	MORTGAGE O (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kanzas (
	This Indenture, Made this8th
	Francis E. Born and Burnias A. Born, husband and wife,
of	Eutora , in the County of Douglas and State of Kensas
pa	rties of the first part, and Kaw Vallay State Bank, Eudora, Kansas
	Witnesseth, that the said part. 1es of the first part, in consideration of the sum of
·	DOLLARS
to. the	them
fol	s indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
Kar	lowing described real estate situated and being in the County of Douglas
wit	h the appurtenances and all the estate, title and interest of the said part 1990f the first part therein.
	and the sold part 145 of the first part do hereby covenant and agree that at the delivery hereof they 0.23 the lawful owner 5
	he premises above granted, and selzed of a good and Indefeasible estate of Inheritance therein, free and clear of all incumbrances,
••••••	and that the_{i} will warrant and defend the same against all parties making lawful claim thereto.
and	Is agreed between the parties hereto that the part $\frac{1}{2}$ of the first part shall at all times during the life of this indenture, pay all taxes assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that $\frac{1}{2}$ $\frac{1}{2}$
direc inter said so p	the buildings upon said real estate instance against free estate when the same becomes oue and payable, and that $u(10)$ that a field by the part y_{max} of the second part, the loss, if any, made payable to the part y_{max} of the second part to the extent of $\frac{11}{150}$ of the second part, the loss, if any, made payable to the part y_{max} of the second part to the extent of $\frac{11}{150}$ of the second part, the loss, if any, made payable to the part y_{max} of the second part to the extent of $\frac{11}{150}$ of the second part has a shall be to pay such taxes when the same become due and payable or to keep premises insured as herein provided, then the part y_{max} of the second part may pay said taxes and insurance or either; and the amount of will become a pair of the indebiadness, secured by this indenture, and shall become at the rate of 10% from the date of payment fully repaid.
T	HIS GRANT is intended as a mortgage to secure the navment of the sum of
	Two thousand and no/1.0 Dollars,
day (ding to the terms of <u>One</u> certain written obligation for the payment of said sum of money, executed on the <u>3th</u> .
pari, Iaid	of
that	said part 1955 of the first part shall fall to pay the same as provided in this indenture.
A If de state real i and :	nd this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. fault be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the stass on said real are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said estate 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 the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture wen, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for
the a ments sell t retain	ald part. Y of the second part
lt benef sssign	be paid by the party making such sale, on demand, to the first part <u>105</u> , Is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all its according therefrom, shall extend and loure to, and be obligatory upon the heles, executors, administrators, personal representatives, in and successors of the respective parties hereto.
	Witness Whereat, the part 106 of the first part ha V^0 hereunto set $thoir$ hand s and scales the day and year s
	Z. C. R.
	Benning A B.
	le la
	(SEAL)
1211	TANAN MEMBANAN ANAN ANAN ANAN ANAN ANAN ANAN ANA
_	THE VOID
STAT	E'OF TARSAS
•• •• •• ••	DOUGLAS COUNTY,
	METCY BEIT REMEMBERED, That on this 8th. day of Suptembor A. D., 19 86
ź	NOTARY Discount of the storesaid County and State came Francis E. Born and Bernice A. Born, his viro
	DUBLIC to me personally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same.
000	IN WITNESS WHEREOF I have been been been been been been been be
	IN WITNESS WHEREOF, I have bereunto subscribed my name, and effixed my official seal on the day and year last above written.
All	Commission Explices August 12th, 1959 19 W.C. Mercier
My C	Commission Expires August 12th, 1959 19 W.C. Miraies, Notary Public
My	Commission Expires August 12th, 1959 19 W.C. Miraies, Notery Public Notery Public Notery Public Register of D
My	Commission Expires August 12th, 1959 19 W.C. Miraies, Notary Public
BOO'S MAY	commission Expires August 12th, 1959 19 W.C. Miraies Notary Public Norally G. Book Register of D under igned summer of the within martgage, do under ask multiple

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