....

MORTGAGE	(Ne. 52K) Boyler Legel Blanks-CASH STATIONERY COLewrence, Kan
This Indenture, Ma Richardson T	ade this
of Lawrence	and State of Kanšas and State of Kanšas
TARTICA-CAO IN	a said part les. of the first part, in consideration of the sum of undred and no/100
following described	duly paid, the receipt of which is hereby acknowledged, have. sold, and GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, real estate situated and being in the County of <u>Douglas</u> and State
Kansas, to-wit:	a
Township Thi more or less recorded in 104 feet; mo beginning: t	; a point 53 1/3 rods South of and 455 feet East of the rmer of the Northeast Quarter of Section Six (6), rteen (13), Range Twenty (20); thence South 104 feet to the North line of roadway described in the Deed Book 109, page 373; thence East 50 feet; thence North re or less, to a point 50 feet East of the place of hence West 50 feet to the place of beginning, in the ence, in Douglas County, Kansas.
with the appurtenances	and all the estate, title and interest of the said part 10.80f the first part therein.
of the premises above granted,	of the first part dohereby covenant and agree that at the delivery hereof they are the lawful owner and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances.
	and that they will see the
and assessments that may be level when the buildings upon said re directed by the part _J, of the interest. And in the event that a said premises insured as herein to paid shall become a part of	rises hereto that the per $1.95$ of the first part shall at all times during the life of this indenture, pay all taxs led or assessed against said real estate when the same becomes due and psyable, and that $\overline{1100}$ , will a all estate insured against fire and tornado in such sum and by such insurance company as shall be specified as all per $1.95$ . of the first per thall fail to pay such taxes when the same become due and part to the extent of $1.15$ provided, then the part $V_{\rm ext}$ of the second part to the same due and the same become due and psyable to the first independent of the first per thall fail to pay such taxes when the same become due and psyable or to the provided, then the part $V_{\rm ext}$ of the second part may pay ald taxes and insure, or either, and the amount the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment
this owners is intended as a	morigage to secure the payment of the sum of Thwomber there is
coording to the terms of	DOLLARS
ald part X at the	the certain written obligation for the payment of said sum of money, executed on the <u>18th</u> <u>19.58</u> , and by <u>11ts</u> terms made payable to the part <u>y</u> , of the secon part to pay for any insurance or to dicharce any sum or sums of money advanced by the
and a local second s	the state of the s
r derauft be made in such pays state are not paid when the sam all estate are not kept in as go nd the whole sum remaining u i given, shall immediately matur	ments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said res- ter bacome due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said and repair as they are now, or if wast is committed on said premises, then this conveyance shall become absolute and all of the obligations provided for in said written obligation, for the security of which the buildings and become due and payable at the said written obligation, for the security of which the buildings of the said become absolute the said written obligation of the said become absolute and become due and payable at the said written obligation for the security of which the buildings of the said become absolute the said written obligation of the said become absolute the s
If the premises hereby granted tain the amount then unpeld of all be paid by the part	noted by law and to have a receiver appointed to collect the rents and benefits accruing therefrom and to or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, making such sale, on demand as the dimensional of the sale to the sale tothesale to the sale to the sale to the sale to the sale
It is agreed by the parties h metits accruing therefrom, shall algas and successors of the rea	ereto that the terms and provisions of this indenture and each and every obligation therein contained, and all extend and inure to, and be obligatory upon the hairs, executors, administrative and all
f above written.	103 of the first part ha V.C. hereunio set their hand S. and seal S. the day and year
	Richardson T. Conner (SEAL)
Margarette Margarette Margarette	Burnita B. (Drund (SEAL) Bernita B. Conner (SEAL)
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