MORTGAGE	MARINE AND	39 BOOK 121		
		(Ne. 53K) Boyles	egal Blanks-CASH STATIONE	Y COLawrence, Kansas
This Indenture, I		day of	March	, 19 ⁵⁹ . between
Vern L.	Robison and Mary	Elvira Robison	, his wife,	anna gana (unitaria).
of Lawrence	e , in the County o t part, and Vester	fDouslas	and State of	Kansas
			part of th	
	the said part liss of the			
	housand Dollars an			DOLLARS
to them this indenture do following described	GUIY paid, the re GRANT, BARGAIN, SEI d real estate situated an	L and MORTGAGE to	the said part y of	the second part, the
Kansas, to-wit:	, al.			and state of
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in t	One Hundred Eight the City of Lawren	y Two (182) on nce,	Vermont Street	•
		$(\mathbf{x}_{i}) \in \mathbf{x}_{i}$		
	이 아파			
and an	nces and all the estate, tit			
	ne parties hereto that the part]	OS of the first part shall at		is indenture, pay all taxes
irrected by the part interest. And in the event the aid premises insured as he o paid shall become a par ntil fully repaid.	re levind or assessed against said iid real estate insured against fire of the second part, the loss, if ear that said part 1.05 of the first part erein provided, then the part of the indebtedness, secured by	ry, made psyable to the part art shall fail to pay such tax of the second part may this indent ure, and shall be	of the second part t is when the same become du pay said taxes and insurance, r interest at the rate of 10%	as shall be specified and o the extent of and payable or to keep or either, and the amount from the date of payment
THIS GRANT Is Intended	f at a mortgage to secure the pays [3],000,00]	ment of the sum of Thre	e Thousand Doll	ame and
	0	n for the payment of said		BOLLING,
coording to the terms of			2	
ay of <u>Narch</u> art, with all interest accruined part. Y	ing thereon according to the terms econd part to pay for any insurant	and by <u>its</u> of said obligation and also to or to discharge any taxes	terms made payable to the to secure any sum or sums of with interest therean as here	part y of the second
ay of <u>March</u> ar, with ell interest accrui ald part. <u>Y</u> of the se tet said part <u>188</u> of th And this conveyance sha default be made in such	19.59 ing thereon according to the terms accord part to pay for any insurant the first part shall fall to pay the a all be void if such payments be a payments or any part thereof or	and by <u>i CS</u> of said obligation and also be or to discharge any taxes arme as provided in this indi- vade as herein specified, an any obligation created them	terms made payable to the to secure any sum or sums o with interest thereon as here nture. d the obligation contained by, or interest thereon, or	part) of the second I money edvanced by the In provided, in the event therein fully discharged. If the taxes on safe ceal
corcing to the terms of any of <u>March</u> ary, with all Interest accound and part <u>March</u> of it and this conveyance day default be made in such tate are not paid when the all easter are not kept in o rid the whole sum remaining given, shall immediately	19.59 ing thereon according to the terms econd part to pay for any insurant he first part shall fail to pay the r all be void if such payments be n payments or any part thereof or to same become due and, payable, as good regains at they are now, o ing unpaid, and all of the obligan mattere and becomes due and pay	and by <u>its</u> -of said obligation and also be or to discharge any taxes ame as provided in this inde sade as here in specified, an any obligation created there or if the insurance, is not ke any obligation created there or if one is a committed on a ions provided for in said we able at the option of the h	ferms made payable to the to secure any sum or sums of with Interest thereon as here network. d the obligation contained thy, or interest thereon, or pt up, as provided herein, or pt up, as provided herein, or life premises, then this convey itten obligation, for the securi der hereos, without notes.	part y of the second I money advanced by the In provided, in the event therein fully discharged. If the taxes on stid real If the buildings on said mes shall because absolute y of which this indenture of a shock the storute
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