Reg. No. 13,134

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REAL ESTATE MORTGAGE 870-2	62125 B	оок 114	Hall Litho, Co., Topeka
This Indenture, Made this 26th day o	/ February	Terreter and the second se	he year of our Lord one
thousand nine hundred fifty-seven , between George E. Smith and			
in the County of Douglas and Sta Nelvin Crawford and Bess	the second second second	and the second	· · · · · · · · · · · · · · · · · · ·
WITNESSETH, That the said part 105 of the first part, Twenty-five Hundred and no/100	in consideration of th	he sum a (\$2,5	and the second states to the second state of the second states of the second states of the second states of the
of which is bereby acknowledged, ha ve sold and by these p	resents do grant tever, all that tract o bled as follows, to-wi- of Section No. en (11), and the the Northeast stion No. Two(2)	, bargain, sell an r parcel of land it: )	duly paid, the receipt d mortgage to the said situated in the County
5)			
with the appartenances, and all the estate, tills and interest o Georeg E. Smith and M. Anita Smith,	his wife,	of the first part	therein. And the said
do hereby covenant and agree that at the delivery hereof of the premises above granted, and seized of a good and indefeat brances. No exceptions	they are sible estate of inherita	nce therein, free	the lawful owner " and clear of all incum-
and that they will warrant and defend the same Mortgage to secure the payment of the sum of Twenty-fix according to the terms of One (1) seid George E. Smith and M. Anita Smith, said note being given for the sum of Twenty-five	e Hundred and n certain promi his wife; re Hundred and no/	10/100 = - 100/100 = - 100 = -	DOLLARS, day executed by the of the second part; 
dated, due and payable in, with interest thereon from the date thereof until paid, accordin And this conveyance shall be void if such payment 0 be m	g to the terms of said	I note	r B. from date hereof.
McDemonstration products and the said part into other lists part before any penalties or costs shall accrue on account thereof. I resee in the sum of <u>Tenty-five Hundred and no/</u> in some insurance company satisfactory to said morizages, in accruing penalties, interest and costs, and insure the same at ti of such taxes and sorting penalties, interest and costs, and in additional lien under this mortgage upon the above-described per ansure. But if default he made in such payment or any part premises, or if the insurance is not kapt up thereon, then this c	thereby agree to und to keep the said j 00 default whereof the said the expense of the part surrance, shall from to remises, and shall ho thereof, or interest nonveyance shall become	pay all taxes ass premises insured add mortgages i 102 of the firs the payment the par interest at il thereon, or the me absolute, and	essed on said premises in favor of asid mort- DOLLARS. may pay the taxes and t part; and the expense tool be and become an to rate of ten per cent taxes assessed on said the whole principal of
said note	and all sums paid by	and costs thereo the part 108	on remaining unpaid or of the second part for
pertion of the second part, thair executors and as premises hereby granted, or any part thereof, in the manner pro-	iministrators and assi scribed by law, appr	gns, at any time alsement hereby	thereafter, to sell the waived or not, at the
option of the part 100 of the second part, their string from much asle to retain the amount then due or to be together with the costs and charges of making such sale, and to making such sale, on demand, to the said <u>George E. Such</u> And as additional and collectral security for the payment in the undersigned bareby transfers, sets over and conveys to other income that may four time to time be time became due and p move existing or that may four time to time became due and p interest, which autocritics the same, and the undersigner modes to incluints they for payment to is of said terms, royality, bo the said and the second the same and the same and p interest, which autocritics the same, and the undersigner modes to incluints they payment to is of said terms, royality, bo the said a thereby accured; this assignment to termine and f the said the said and the undersigner and the undersigner same and on the said and the undersigner and the underside the same, and the undersigner and the underside the same and the said the said the same set payment. It is the said and the same and the interest of the same and the underside of the interest of the same and the underside of the same payment. It is a the day and year first above written. The same and adjugated in the presence of	he overplus, if any th h and M. Anita of this morigage, all typhic under any oil, g xitistance, covering th hereby agrees to ex- ruments as the morig unes, delay rentals o or default in complian become void upon the setiously depreciate the content of the and may	ere be, shall be p Smith, his v interest thereous rents, royalites, rents, royalites, ray described coute, acknowle sage may now c other income, ce with the term payment and rel the value of said also.	wild by the part 105 rifes heirs or assigns. and the taxes on said bonnes, delay moneys her lease's of any kind herein, or any portion der and deliver to the or horeafter require in which rights are to be so this mortgage and ease of this said mort- land for gemeral farm-
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