Reg. No. 13,142

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	62163	BOCK 114		
MORTGAGE (52K)	V Boyles	Legel Blanks CASH	STATIONERY CO., Lawr	ence, Kans.
This Indenture, Made this	12th		March	in the
year of our Lord one thousand nine hundred and fifty	seven			between
Dora M. Hall and Jacob E. Hall, her hus	band			
of Lawrence , in the County of D		······································	· · ·	
of Lawrance , in the County of D parties of the first part, and J. C. Hemphill	ouglas	and S	itate of Kansae'	
		part y	of the second pa	rt.
Witnesseth, that th				
Thirty Two Hundred Fifty (\$3250.00) to them dulyspaid, the receipt of s				
do GRANT, BARGAIN, SELL and MORTGAGE to				
	Douglas		tate of Kansas, to-w	
Beginning at a point 93.23 rods South Quarter of Section Eighteen (18), Town		the surface of the su		
(20) East of the Sixth Principal Merid		the second s		A
ravine running in a Northerly directio	n; thence Sou	therly along	the center of	States 1
said ravine following the meanderings				
thence East to the Southeast corner of the point of beginning, less the follo		1		
point 648 feet West of the Southeast c				
West 120 feet; thence North 20 feet; t			And the second se	and the second second
feet to the point of beginning.	and the second		<u> </u>	
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· · · · · · · · · · · · · · · · · · ·				
with the appartenances and all the estate, title and interest of And the said part 10 S of the first part do hereby co			part therein.	antit anticles
And the said part 1475 of the flat part of a good and indefeatible of the premites above granted, and seized of a good and indefeatible				
		and the second		· · · · · · · · · · · · · · · · · · ·
and that they will w It is agreed between the parties bettern that the parties				
taxes and assessments that may be levied or assessed against said r	eal estate when the sa	ame becomes due and	d payable, and that the	tey will
taxes and assessments that may be levied or assessed against said r keep the buildings upon said real estue insured against fire and tu directed by the party of the second part, the loss, if any, m interest, And in the event that said part 198 of the first part at	ide payable to the pa	rt y of the seconaxes when the same	nd part to the extent of bocome due and payab	i his le or to keep
so paid shall become a part of the indebtedness, secured by this i	the second part may indenture, and shall	pay said taxes and i bear interest at the	injurance, or either, an rite of 10 ⁺¹ from the	I the amount date of pay-
ment until fully repaid. THIS GRANT is intended as a mortcage to secure the paymo				
				DOLLARS.
Manah in 57 ind h	for the payment of s	terms made navab	le to the mit V	the second
part, with all interest accruing thereon according to the terms of s	aid obligation and al	so to secure any sun	2 or sums of money ad	vanced by the
said part y of the second part to pay for any insurance or t that said part 105 of the first part shall fail to pay the same			on as nerem provideo,	in the event
And this conveyance shall be void if such payments be made	as herein specified,	and the obligation		
If default be made in such payments or any part thereof or any estate are not paid when the same become due and payable, or if real estate are not kept in as good repair as they are now, or if w and the whole sum remaining unpaid, and all of the obligations p	the in-urance is not aste is committed en	kept up, as provide said premises, then t	d herein, or if the buil his conveyance shall be the security of which	dings on said come absolute
and the whole sum remaining unpaid, and all of the obligations p is given, shall immediately mature and become due and payable	at the offering of the	porder mileor, white	and most and it repair	De martaritor
the said part y of the second part. ments thereon in the manner provided by law and to have a recei- sell the premises hereby granted, or any part thereof, in the man- the amount then unpaid of principal and interest, together with th	ver appointed to col	take possession of it lect the rents and and out of all two	he said premises and all benefits accruing there news arising from such	from; and to
sell the premises hereby granied, or any part increase, in the main the amount then unpaid of principal and interest, together with th	e costs and charges i	neident thereto, and	the overplus, if any t	here be, shall
be paid by the part y making such sale, on demand, to the It is agreed by the parties hereto that the terms and provisis benefits accruing therefrom, shall extend and inner to, and he ob	ons of this indenture	and each and every	obligation therein cont	ained, and all
assigns and successors of the respective parties nervers.				
In Witness Whereof, the part 105	of the first part ha	Ma II.	their	hand 5 J.
	in ora	- 11 - H	and the second	(SEAL)
	4 ciu	a M. Hall	all	(SEAL)
	Jac	ob E. Hall		(SEAL)
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