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		Fee Paid \$6.00
	65974	POOK 318
MORTOAGE	Boyles Legal Blanks-CASH STATIONERY	
This Indenture; Made this <u>12th</u> day of C. L. Russell and Kathryn Russell, his wi	of December fe,	
of Baldwin, in the County of Bouglas part ies of the first part, and Trustees of the Baker U	and State of Ka	insas
Witnesseth, that the said parties of the first part, in o TWO THOUSAND FOUR HUNDRED AND NO/100 * * *	consideration of the sum of	
to them duly paid, the receipt of which this indenture doGRANT, BARGAIN, SELL and MORT following described real estate situated and being in Kansas, to-wift:	th is hereby acknowledged, ha	ie second part, the
North sixty acres of the west 120 acres of Section 14, Township 15, Range 20		
(This mortgage given to correct an error : same date which is recorded in Book 111	in description of a mortge of Mortgages on Page 321.)	ge of
with the appurtenances and all the estate, title and interce And the said part. 108 of the first part do	est of the said part ies of the fi	rst part therein. 879 the lawful owner. I incumbrances,
and that they, will warrant and the served between the parties hereto that the part $\frac{10}{25}$ of the first and assessments that may be levied or assessed against sold real estate when keep the buildings upon sold real estate laured against fire and tormado in directed by the part. If the second part the loss, it any, made payable interest. And in the event that sold part $\frac{10}{25}$ of the first part shall fail to said premises insured as herein provided, then the part. If of the second part of the lost, it any, of the second part of the lost of the first part shall fail to said premise insured as herein provided, then the part. If of the second part of the second part of the ladebtedness, second by the indenture, will wreat the second part of the indebtedness.	and the state of the state of the state of the	le Indenture nev all taxes
interest. And in the event that said part.4293, of the first part shall fail to said premises instored as herein provided, then the part. J., of the sec- so paid shall become a part of the indebtedness, secured by this indenture, until fully repaid. THIS GRANT is intended as a mortgege to secure the payment of the sur	and part may pay said taxes and havenence, and shall beer interest at the rate of 10% of <u>Two Thousand Four Hundr</u>	or either, and the amount from the date of payment ed and No/100 DOLLARS,
eccording to the terms of $\underline{a}$ certain written obligation for the part day of $\underline{19,55}$ , and by $\underline{th}$ part, with all interest accruing thereon according to the terms of asid obligates and part $\underline{y}$ of the second part to pay for any insurance or to discharge the terms of the second part to pay for any insurance or to discharge the terms of the second part to pay for any insurance or to discharge terms of the second part to pay for any insurance or to discharge terms of the second part to pay for any insurance or to discharge terms of the second part to pay for any insurance or to discharge terms of the second part to pay for any insurance or to discharge terms of the second part terms of terms of terms of terms of the second part terms of the second part terms of	ese terms made payable to the tion and also to secure any sum or sums rge any taxes with interest thereon as her	of money advanced by the
thet said part J.CS of the first part shall fail to pay the same as provide And this conveyance shall be void if such payments be made as herein If default be made in such payments or any part thereof or any obligation reate are not paid when the same become due and payable, or if the insur- real astate are not kept in as good repair as they are now, or if weats is c and the whole same remaining unpaid, and all or the obligations provided is given, shall immediately mature and become due and payable at the op	specified, and the obligation contained a created thereby, or interest thereon, or ance is not kept up, is provided herein, a committed on seld premises, then this conve- for in seld written obligation, for the secu- sion of the holder hereof, without notice,	therein fully discharged, if the taxes on said real or if the buildings on said rance shall become absolute ity of which this indenture and it shall be lawful for
the said part. Y. of the second part, J.C. SUCCESSOTS. OF alls mants thereon in the manner provided by law and to have a receiver appol sail the premises hareby granted, or any part thereof, in the manner pro- retain the amount then unpaid of principal and interest, together with the co- retain the amount then unpaid of principal and interest, together with the co-	Light take possession of the said pre- inted to collect the rents and benefits ac scribed by law, and out of all money sits and charges incident thereto, and the t part 105	cruing therefrom, and to arising from such sale to overplus, if any there be,
the paid by the period	is indenture and each and every obligation y upon the heirs, executors, administrato	a therein contained, and all rs, personal representatives eal the day and yea
lasi above written.	C & Dursel C. L. Russell	(SEAL)
	Kathryn Russell	
STATE OF Janene		· · · · · · · · · · · · · · · · · · ·
BE IT REMEMBERED, That, on this	1.9 " day of Man	A. D., 1958
came C. L. Kranse	4 Kathaya Ku	welf
acknowledged the execution of	the same. to subscribed my name, and affixed my o	ficial seal on the day and
in Colore July 24, 19.6/	Robert a. A	

1.00

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