	SECOND MORTGAGE	66940	BOOK 119
MORTGAGE	(Nie.\\$211)	Boyles Legal Blanks—CASH STATI	ONERY COLawrence, Kansas
This Indenture, Made this Frankle Turner, a widow,			
of	J. C. Hemphill		
Witnesseth, that the said part. wo Thousand (\$2,000,00)-	yof the first part, in co		f
to her duly this indenture do.98. GRANT, B following described real estate Kansas, to-wit:	paid, the receipt of which SARGAIN, SELL and MORTG	is hereby acknowledge AGE to the said part y	d, ha.#sold, and by of the second part, the
in the Oity of	r (24) in Block Eleven Lawrence.	e 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
with the apportenances and all And the said part y of the first of the provides above granted, and saized per pt is first marry age	the estate, title and interest pert do.8.8hereby covenant and ag of a good and indefeasible state of $\frac{9}{4}$ #3,560.00 m far, and that 8b9 will werrant and de	ree that at the delivery hereof. Inheritance therein, free and clea +7 = 9 $+2$ $+2$ $+2$ $+2$ $+2$ $+2$ $+2$ $+2$	Bh3 18 the lawful owner
It is agreed between the parties herefore and assessments that may be levied or assestive the buildings upon said real estate in directed by the part X	resed against said real estate when the naured against fire and tornedo in such part, the loss, if any, made payable to 	a same becomes due and payab sum and by such insurance co the part. I found the second such taxes when the same beco part may pay said taxes and insu shell beer interest at the rate o	le, and that B19.W111 mpany as shall be specified and part to the extent of118 me due and payable or to keep urance, or either, and the amount f 10% from the date of payment
according to the terms of	ain written obligation for the paymer 1958 , and by118 cording to the terms of said obligation	to f said sum of money, execution terms made payable and also to secure any sum or	bolLARS, ad on the28th to the part.y of the second sums of money advanced by the
said part.Y of the second part to p that said part.Y of the first part sh And this conveyance shall be void if of if default be made in such payments or reative are not paid when the same become real exists are not kept in as good repair and the whole sum remaining unpaid, am is given, that limendately mature and be	pay for any insurance or to discharge sell fail to pay the same as provided in such payments be made as herein apy any part thereof or any obligation cro	any taxes with interest thereon n this indenture. scified, and the obligation cor ested thereby, or interest thereo	as herein provided, in the event named therein fully discharged, m, or if the taxes on said real
the said part Y of the second part mean thereon in the manner provided by self the premises hereby pranted, or any pretain the amount then unpaid of principal shall be paid by the part. Y making a	law and to have a receiver appointed y part thereof, in the manner prescrib and interest, together with the costs such sale, on demand, to the first part	to take possession of the sai to collect the rents and benefied by law, and out of all r and charges incident thereto, an rt. J	d premises and all the improve- its accruing therefrom, and to noneys arising from such sale to d the overplus, if any there be,
benefits accruing therefrom, shall extend assigns and auccessors of the respective	at the terms and provisions of this in and inure to, and be obligatory up parties hereto. of the first part ha ^B hereunto a	ion the heirs, executors, admin	istrators, personal representatives,
	-tz	fankie Turner	(SEAL) (SEAL) (SEAL)
STATE OF Kansas Douglas		18th	
	BE IT REMEMBERED, The orghis is before me, a standard the	Public	Auguat
OTARLE Office	to ma personally known to be the acknowledged the exacution of the IN WITNESS WHEREOF, I have hereunto yeef last above written, ILC 1959		up har
e o level te doe n'e je û een wije û.	• • • • • • • • • • • • • • • • • • •	Harved I. Os	Lef hegister o

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