1.1.4

. And Statements of the Statement of the Statement

SEAL SHE HALL

MORTGAGE BOOK 124 73222 (No. 550) Boyles Legal Blanks-CASH STATIONERY CO.-Lawy ra Kar This Indenture, Made this _____ 20th _____ day of _____ April _____ 1960 between James A. Eberhard, a single man, of _____ Lawrence _____, in the County of _____ Douglas _____ and State of _____ Ransas party of the first part, and J. C. Hemphill part y of the second part. Witnesseth, that the said part.y.....of the first part, in consideration of the sum of Three Thousand (\$3,000,00) ----- DOLLARS to.....him duly paid, the receipt of which is hereby acknowledged, he.s.....sold, and by this indenture do ea. GRANT, BARGAIN, SELL and MORTGAGE to the said part x of the second part, the Kansas, to-wit: Beginning at the Northwest corner of the Northwest Quarter (NM4) of Section Six (6), Township Twelve (12) South, Range Twenty (20) East of the 6th Principal Meridian, thence South Fifty (50) rods, thence East One Hundred Fifty-seven (157) rods, thence North Fifty (50) rods, thence West One Hundred Fifty-seven (157) rods to the place of beginning, containing fifty (50) acres more or less. James A. Eberhard hereby states and represents that his mother, Emma L. Eberhard, died on November 8, 1955, while residing in the City of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part y....of the first part therein. And the said party_____ of the first part do ER_ hereby covenant and agree that at the delivery hereof he 18____ the lawful owner. of the premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbr and that he will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hareto that the part Y. of the first part shall at all times the life of and assassments that many be levied or assessed against said real of the first part shall at all times during the life of this indenture, pay all taxes they time blitdings uppor and real-what "times" against said real estate when the same becomes due and psyable, and-shat they time blitdings uppor and real-what "times" against said real of the truck same and by tech timesmore company or shall be specified and attempt and in the event that said party... of the first part shall said apay, cased, payable as sha past and an of also account part tork senses do-and attempt and in the event that said party... of the first part shall fail to pay such taxes when the same become due and psyable event same and parallel become a part of the indentadness, secured by this indenture, and shall ber interest at the rate of 10% from the date of payment until fully repaid. THIS GRANT IS In s intended as a montgape to secure the payment of the sum of . Three Thousand (\$3,000.00) - according to the terms of ORE certain written obligation for the payment of said sum of money, executed on the 20Eh - - - - - - - -- DOLLARS, 1 April, 19.60 and by its terms made payable to the party of the second according to the terms of said obligation and also to secure any sum or sums of money edvanced by the day of said part.Y of the second part to pay for any insurance or to discharge eny-taxes with interest thereon as herein pr that said part Y of the first part shall fail to pay the same as provided in this in And this conveyance shall be void if such payments be made as provided in mix meanure. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein for default be made in such payments or any payment thereof or any obligation created thereby, or interest thereon, or if the taxes are are not paid when the same become due and payable, well demonstrations in mark pay may new provided thereby, or if the taxe is state are not paid when the same become due and payable, well demonstrations in mark pay may new provided thereby, or if it is take a state are not paid when the same become due and payable, well demonstrations in mark pay may new provided thereby, or if the state of the whole sum remaining unpaid, and all of the obligation provided for in said written obligation, for the security of which given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall to take possession of the second part. The said part. Y of the second part to be a receiver appointed to collact the rent and bearins account therefore and to have a receiver appointed to collact the rent and bearins account therefore and to have a receiver appointed to collact the rent and bearins account the manner previded by law, and control all moneys articing from such to the set and the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shell be paid by the part y making such sale, on demand, to the first part y.... It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contains refins acruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, "administrators, personal repri-igns and successors of the respective parties hereto. In Witness Whereof, the part y of the first part ha S James A. Eberhard (SEAL) (SEAL)(SEAL) (SEAL)