Her. No. 19,2 0

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MORIGAGE 86610	D (NO. 52C) Boyles Legal Blanks-FOREE PRINTING COLawrence, Kansar BOOK 136
This Indenture, Made this	8th day of January, 1964, between
John W. Wolfe	and Nettie L. Wolfe, Husband and Wife
	e and a second state and an inclusion of the second state and the second
of Douglas C	County, in the State of
Douglas Count	y State Bank, a Corporation
	County, in the State of Kansas of the second part:
Witness	eth That said parties of the time
Eighty-Five Hundred and no/10	DOLLARS
the receipt of which is hereby acknow	vledged, do by these presents, grant, bargain, sell and convey unto
said party of the second part, an	d. its tasks and assigns, all the following REAL ESTATE situated in
the County of Douglas	and State of Kansas , to-wit:
Beginning at a p	point Sixteen (16) Rods North of the Southeast
Quarter (NF 1/4	ortheast Quarter (NE 1/4) of the Northeast 4) of Section Thirty-Five (35) Township
Thirteen (13), R	Range Nineteen (19) Fast of the Sinth (641)
Principal Merid	lian; thence West Twenty (20) Rode: thence
North Sixteen (1	6) Rods; thence East Twenty (20) Rods
Containing Two	(2) acres more or less.
Containing 1 wo	(2) acres more or less.
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renances mereorno belonging, or in an	, Together with all and singular, the tenements, hereditaments and appur- nywise appertaining, forever:
Provided Always, And these pr parties of th	nywise appertaining, torever: resents are upon this express condition, that whereas said le first part by Ye, this day successful of the trans-
Provided Always, And these pr parties of th	nywise appertaining, torever: resents are upon this express condition, that whereas said le first part by Ye, this day successful of the trans-
Provided Always, And these pr parties of th	resents are upon this express condition, that whereas esti-
Provided Always, And these pr parties of th one certain promissory note IS <sub>COP</sub> MEMORANDUM:	resents are upon this express condition, that whereas said e first part have this day executed and delivered e in writing to said party of the second part, of which the following
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