Reg. No. 1,356 Fee Paid \$50.00

MORTGAGE BOOK	ւկկ 5534	No. 52K) The Outlook Printers, Pub	lisher of Legal Blanks, Lawrence, Kansas
			, 19 66 between
Charles C. Hem	nhill and Marine Hemph	day ofJuly	, 19 66 between
	Roway some . Carrie . Dambut	11, husband and wife	, 17 Derween
of Tawrence	in a series of the series of t		
ordawrence	, in the County of	Douglas and	State of Kansas
part.198 of the first	part, and Kaw Vall	ey State Bank; Eudora, F	Cansas
		part y	of the second part
Witnesseth, that t	he said partiles of the firs	t part, in consideration of the	tum of
Twenty thousand	and no/100		TOTAL TOTAL TOTAL AND ADDITIONAL AND
tothem	duly paid, the receiv	of of which is beach, sales	wledged, have sold, and by
this indenture do	GRANT, BARGAIN SELL A	nd MORTGAGE to the sold	art Y of the second part, the
following described	real estate situated and	being in the Court of	ouglas and State of
Kansas, to-wit:	ioui caidle alloaled and	being in the County of	ouglas and State of
Lot One H	undred Seventy-four ()	74) on Massachusetts Str	4
will the appurtenan	ces and all the estate, title a	and interest of the said part i	es of the first part therein.
And the said part 185	of the first part do hereby c	ovenant and agree that at the delivery	bernot they are
		sible estate of inheritance therein, free	and clear of all incombrances,
	and that they will	werrant and defend the	ill parties making lawful claim thereto.
It is agreed between the	parties hereto that the part ies	of the first part shall at all times during	oll parties making lawful claim thereto.  g the life of this indenture, pay all taxes
and assessments that may be	levied or assessed against said real	estate when the same becomes due and	d payable, and that they will
directed by the part y	of the second part, the loss, if any, m	ornado in such sum and by such insulade payable to the part of the	d payable, and that they will rance company as shall be speculied and a second part to the extent of 108 me. become due and payable or to keep
said premises insured as her	ein provided, then the part Y	all fail to pay such taxes when the sa of the second part may pay said taxes	me become due and payable or to keep and insurance, or either, and the amount
until fully repaid.		and bear interest at th	e rate of 10% from the date of payment
THIS GRANT Is Intended	as a mortgage to secure the payment	of the sum of Twenty thousan	d and no/100
	nne		DOLLARS,
day of UULY		for the payment of said sum of money,	
part, with all interest accruir	g thereon according to the terms of s	aid obligation and also to secure any	executed on the
said part of the sec	cond part to pay for any insurance or	to discharge any taxes with interest a	hereon as herein provided, in the event
And this conveyance shall	he tirst part shall tail to pay the same	as provided in this indenture.	
estate are not-paid when the	tame become described to	angarion created mareby, or interest	on contained therein fully discharged thereon, or if the taxes on said real ded herein, or if the buildings on said
and the whole sum remaining	s good repair as they are now, or if	waste is committed on said premises, the	ded herein, or if the buildings on said on this conveyance shall become absolute for the security of which this indenture
is given, shall immediately r	nature and become due and payable	at the anti-	for the security of which this indenture thaut notice, and it shall be lawful for
ments thereon in the manner	second part provided by law and to have a recei-	yer appointed to collect the seets and	the said premises and all the improve- benefits accruing therefrom; and to
sell the premises hereby gra retain the amount then unpai	inted, or any part thereof, in the mild of principal and interest, together wi	anner prescribed by law, and out o	benefits accruing therefrom; and to if all moneys arising from such sale to to, and the overplus, if any there be,
shall be paid by the part J.	making such sale, on demand, to	the first part 165	to, and the overplus, if any there be,
It is acreed by the parti	er berete that the terms and		ery obligation therein contained, and all
assigns and successors of the	respective parties hereto.	congarpry opon the news, executors,	administrators, personal representatives,
In Witness Whereof, the	part 165 of the first part ha VO	hereunto ser their hand	S and seal S the day and year
	7 3 125 3		
A 200 A		Charles C. Hemphill	Henry hill (SEAL)
			(SEAL)
		Maxine Hemphi'll	4 make ( SEAL)
	A A	realization remprists	(SEAL)
ATE OF Kansas			
Douglas	COUNTY, SS.		
	BE IT REMEMBERED, That on	this lst day of	July - 4 0 10 66
Marine Rep	before me, a NO		in the aforesaid County and State,
	came Charles	C. Hemphill and Maxi	
10 10 10 10 10 10 10 10 10 10 10 10 10 1	husband a	and wife	
19 Torres		to be the same person S who execut	ed the foregoing instrument and duly
11/2011/18	acknowledged the execu	tion of the same.  a hereunto subscribed my name, and aff	fixed my official seal on the day and
	year last above written.		- C . A.I
Carl In Carl			
y Commission Expires	June 19 19 (	69 Comarelle Amaretta Wri	ght Notary Public