1.3. 500

33.YA

-	
· · ·	4 (1) 4 (2, BOOK 100 MURTGAGK 152K) Boyles Lead Blants - CASH STATIONERY CO., Lavrence, Kan.
• .	This Indenture was 4th 4th
	year of our Lord one thousand nine hundred and Plfty-one between
	A. E. Hall Jr. and Mildred Laverne Hall his w ife
	of Lawrence, in the County of Douglas and State of Kansas
	of Lewrence, in the County of Douclas and State of Kansas part of the first part and Mrs. Wellig Ferrott
	part y of the second part,
	Bighteen hundred and no/100
L	thêm duly paid, the receipt of which is hereby atknowledged by \$7.6 wild and by the industry
	down GRANT, BARGAIN, SELL and MORTGAGE to the said part #103 of the second part, the following described
•	real estate situated and being in the County of Doug las and States of Kansas, io wit: Lot 173 on New York Street in the City of Lawrence
	with the appurtenances and all the estate, title and interest of the said part 103. of the first part therein.
	And the said part 108, of the first part do Mit. hereby covenant and agree that at the delivery hereof they ar the lawful owner. S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance.
	and that the Y will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part# 108.17 the first part shall at all times during the life of this indenture, pay all
11	directed by the part 198 pt the second part, the loss, if any, made payable to the part 2 of the second part to the second part
	Later and assessments that may be level or assessed against such real evider the same becomes due and parables and har VHO \mathbf{y}' keep the buildings upon all real real encourt against fire and normals in such annual by such manues company as shall be septectical and discrete Assists the event that said paral \mathbf{y}' . of the first part of the first parable by the first parable become the rate of 100 T and premises involved as herein poweride, then the para \mathbf{y}' , shall paid to pay such as same become the rate of 100 T so paid premises involved as herein poweride, then the para \mathbf{y}' , shall be second para to paid same same become the rate of 100 T so paid shall become a part of the indebtedness, secured by this indenture, and shall beat interest at the rate of 10% from the dise of pay-
	THIS GRANT is intended as a mortgage to secure the payment of the sum of
	Sighteen Hundred and no/100 DOLLARS.
	day of <u>Kay</u> 19 51 and by 1ts forms mult payable to the part Y of the second part, with all interest according to the terms of said obligation and also to secure any sum or sums of money advanced by the
	said part y of the second part to pay for any insurance or to discharge any taxes with interest therein as herein provided, in the event
	that said part Y of the first part shall fail to pay the same as provided in this infernare. And this convergance shall be wold if such payments be made as herein specified, and the obligation contained therein fully, direburged
	And this convergence shall be void if such payments be made as herein specifical, and the obligation contained therein fully directorged. If default be made in such payments or any part factor of any obligation created thereby, or interest thereon, or if the target on suid real estitut are not paid when the same fectors due and payable, or if the insurance is not key rup as provided herein, er if the buildings on shall real esture are not keyr in as good repair as they are now, or if y same is committed on shall premise, then this convergence thall become absolute and they whole sum memaning uppaired, and all of the obligation provided for in said written obligation, for the scourie of which the inclusions
	is given, shall immediately mature and become due and payable at the option of the holder beread without entire at the holder beread
1	the unid part <u>0</u> of the second part <u>0</u> D D D D D D D D D D
	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruitly therefrom, shall extend and inure to, and be obligatory upon the being executory distinct therein contained, and all
	In Witness Whereof, the part 103 of the first part her ye have their
	Millie Saverne Hall (SEAL)
	STATE OP KANSAS
11	COUNTY OF DOUGLAS SS.
	Be It Remembered, That on this 5th day of MaryA. D. 1951
	before me, a <u>Notary Fublic</u> in the aforesaid County and State, came A. E. Hall Jr. and Mildred Lavarne Hall his wife
	to me personally known to be the same person
	ment and duly acknowledged the execution of the same
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affiled my official seal on the day and year last above written.
	Mar CD
1	ly Commission, Kroliva. January 23 rd 19 19 19
orde	d May 5, 1951 at 10:15 K. M. Aran Arad G. Back Register of Deeds
	undersigned, owner of the within montange, do however all and the state of
	lay of July 1953.
bared.	Mrs. Wellie Parrott Mortgagee
21	
Third.	
	e e e e e e e e e e e e e e e e e e e

Î

Da