MORTGAGE	5132() BOOK 105 (No. 52 K) F. J. Boyler, Publisher of Legal Blanks, Lawrence, Kinner
Eudera	Paul Company to Server
part 108 of the first part, and	in the County of Douglas and State of Kannas Kaw Valley State Bank, Eudera, Kannas.
	witnesseth, that the said part ies of the first part, in consideration of the sum
real estate situated and being in the	welve (12), and Thirteen (13), in Block Seventy Three (73),
with the appurtenances and all the	estate, title and interest of the said part 1es of the first part therein. first part dohereby covenant and agree that at the delivery hereofthey werethe lawful owner. of a good and indefeasible estate of inhentance therein, free and dear of all incumbrances,
trait may be leveled or assessed against said, sestate insured against fire and tornado in su loss, if any, made payable to the part	and that they, will warrant and defend the same against all parties making lawful claim thereto, too that the part .18.5.of the first part shall at all times claring the life of this indenture, pay all taxes or assessment real estate when the same becomes due and payable, and that will 1. keep the buildings upon said rets sum and by such insurance company as shall be specified and directed by the part. of the second part of the second part to the estent of its. interest. And in the event that said part 1880 ft the firm become due and payable or to keep said premises insured as herein provided, then the part of the second interest, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall be payment until fully repaid. The payment until fully repaid. DOLLAR:
January accruing thereon according to the terms of	tain written obligation for the payment of said sum of money, executed on the 26th and by 5.1.1 day terms made payable to the part. Y. of the second part, with all interest said obligation and also to secure any sum or sums of money advanced by the said part. Y. of the second part y taxes with interest thereon as herein provided, in the event that said part. 1.93. of the first part shall fail to put the said part. 1.93.
the holder hereof, without notice, and it as the said premises and all the improvements therefrom; and to sell the premises hereby the amount then unpaid of principal and in party making such sale, on demand It is agreed by the parties been a life.	such payments be made as herein specified, and the obligation contained therein fully discharged. If default be or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the san er is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they a semises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligation the security of which this indenture is given, shall immediately mature and become due and payable at the option all be lawful for the said part. You of the second part. The said part was the payable at the option all be lawful for the said part. You of the second part. The thereon in the manner provided by law and to have a receiver appointed to collect the reputs and benefits accruin granted, or any part thereof, in the manner provided by law and out of all moneys arising from such sale to real terest, together with the cost and charges incident thereto, and the overplus, if any there be, shyll be paid by it is the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruin the colligatory upon the heir, esecutors, administrators, persional representatives, assigns and successors of the respective resolutions.
parpes Hereto.	sereof, the part 168 of the first part ha W.O. hereunto ser their hand S and
TATE OF DOUGLAS	SS. Seal
AUNII UF	be it Remembered, That on this 26th day of January A. D. 19.54 before me, a. Natary Public in the aforesaid County and State, came Marian Wa Everley and Louise J. Everley, his wife
S COV	to me personally known to be the same person. It who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. One
ny commency experes	