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		and the second second second second	OK 107	Black Louise Fairs
MORTGAGE	(No. 52 K)		J. Boyles, Publisher of Lega	
This Indenture, Made this.		day of	July	, in th
ear of our Lord one thousand nine hundred Bruce H. Pasewark and Al		his wife		between
Bruce n. resewark and Al	100 m. Tabonark,	1113 #110		
of Eudora , in the	County of Doug1	as	and State of K	ansas
	ry Bunn			
part 200 of the first part, and			part y of the	
Witn	esseth, that the said 1		and the second second	
Fifteen hundred and no/100				DOLLAR
to duly pa	id, the receipt of which i	is hereby acknowl	edged, have sold,	and by this indentur
doGRANT, BARGAIN, SELL and real estate situated and being in the County	MORTGAGE to the sai	d part y o and S	t the second part, t tate of Kansas, to-w	ie following describe it:
Lot No. Twelve (12), in Bl		and the second state of the second state of the		
Eudora, Kansas.			angano na managang	
	50°			
with the applurtenances and all the estate				
And the said part 188 of the first part do of the premises above granted, and seized of a good and				
It is agreed between the parties hereto that the p hat may be levied or assessed against said real-state with state insured against fire and tornado in such sum and out, if any, made payable to the part. "Jun, of the see ret shall fail to pay such target when the same become our may pay said target and insurance, or either, and the nearest et the rate of 10% from the date of payment tu THIS GRANT is included as a more again to the same set of the same set of the same set of	and that they will warran	nt and defend the sam	e against all parties mak	ing lawful claim thereto.
that may be levied or assessed against said real estate whe state insured against fire and tornado in such sum and	en the same becomes due and y such insurance company as	payable, and that	they keep directed by the part	the buildings upon said re of the second part, th
oss, is any, made psyable to the part	ue and payable or to keep said amount so paid shall become	d premises insured as	And in the event that herein provided, then the	anid part 10.5. of the fir
		of	and a sector by this	anatikute, and shall be
Fifteen hundred and no/100				DOLLARS
seconding to the terms of ODB certain written o July 19.54 a	d by said ter	ms made navable to th	a new V of the se	and new with all incom
accruing thereon according to the terms of said obligation o pay for any insurance or to discharge any taxes with	n and also to secure any sum o	or sums of money adv	anced by the said part	V of the second na
the same as provided in this indenture				
And this conveyance shall be void if such payment made in such payments or any part thereof or any oblig	ts be made as herein specified tion created thereby, or intere-	, and the obligation st thereon, or if the ta	contained therein fully ares on said real estate ar	discharged. If default be e not paid when the san
And this conveyance shall be void if such paymen made in such payments or any part thereof or any oblig- pecome due and payable, or if the insurance is not kepp own, or of wave is committee on said premises, then t provided for in said written obligation, for the security of the holder because withour payment and is a kall be hown.	which this indenture is given:	solute and the whole shall immediately ma	sum remaining unpaid, ture and become due an	as good repair as they as and all of the obligation payable at the option
he holder hereof, without notice, and it shall be lawful the said premises and all the improvements thereon in the	or the snid part	e second part. to have a receiver ap	pointed to collect the	to take possession of rents and benefits accruin
he amount then unpaid of principal and interest, togeth part. y	r with the costs and charges is	ncident thereto, and t	t out of all moneys arisin he overplus, if any then	ig from such sale to retain to be, shall be paid by th
provided for in said written obligation, for the security of the holder hereofs, without notice, and it shall be lawful the said premises and all the improvements thereon in it benefrom; and to sail the premises heredy granted, or a the amount then unpaid of principal and interest, togeth part. J	id provisions of this indenture pon the heirs, executors, admir	and each and every of istrators, personal rep	oligation therein contain resentatives, assigns and	ed, and all benefits accruin successors of the respectiv
In Witness Whereof,				
eal. Bthe day and year last above written.	×	in t	1 0	
and the second se	<u>^</u>	Duce	A Vasu	wark (SEAL
	X_C	flile	m. Pace u	ark (SEAL
				17 Te 4
				•
		and the		
STATE OF KANSAS				the the second
COUNTY OF DECELLE Vyandette	membered, That on this	27th. day	of July	A. D. 1954
and the second se	me, a		in the afor	resaid County and Stat
came.	Bruce H. Pasew	ark and Alio	M. Pasewark,	his wife
HOTARY to me	personally known to be th	he same person.S	who executed the f	regoing instrument a
PUDILE of duly	cknowledged the execution	n of the same.		
	ESS WHEREOF, I have h nd year last above written	and the second second second second second	my name, and amxed	my omean sear on t
TE LUUP at		13900	a Hus	Notary Public
My Commission Expires 12112	<u>1957</u>	A CARLER		
and the second se	and a second			
ded Aumist 25, 1954 at 3.50 p.	. 0	It and	a lon	& Register
dod Angust 25, 1974 at 3:50 P.) fanolo	1 <i>4. / Soc</i>	Register
dod August 25, 1954 at 3:50 P. unders gaed, owner of the wit ecured thereby, and authorize	RELFASE nin mortgage, do) / and	N <i>G. Joc</i> Wlenge the fu	ll rayment of t