1 57379 Book 110 MORTGAGE (No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lawrence, Karnas This Indenture, Made this 29th. day of August year of our Lord one thousand nine hundred and fifty five , in the James R. Lenahan and Helen P. Lenahan, his wife between of Eudora -, in the County of Douglas Kansas and State of part 100 of the first part, and KAW VALLEY STATE FANK, EUDORA, KANSAS. -57 part y of the second part. Witnesseth, that the said part 198 of the first part, in consideration of the sum of Four thousand and no/100 -----_DOLLARS tg____them, to them. do GRANT, BARGAIN, SELL, and MORTGAGE to the said part V of the second part, the following described real estite situated and being in the County of Douglas and State of Kanase, breit: Lots Fost Fourtson (14), and Fifteen (15), in Block One hundred eighty one (181), in the City of Eudora, Douglas County, Kansas. with the appurtunances and all the estate, title and interest of the said part 105 ______ of the first part therain. And the said part 105 ______ of the first part do _________hereby covenant and agree that at the delivery hereof they we re-of the premiser above granted, and sensed of a good and indefeasible escape of interior to ree therein, free and dear of all incombrances. the lawful owner 5 It is agreed between the parties herein that the part 2.2. of the first part shall it all time during the life of this indentors, pay all rars to accessing a second part of the first part shall it all time during the life of this indentors, pay all rars to accessing a second part shall be appendix and that the part of the first part shall be specified and directed by the part 2... of the second part the first part shall be appendix and that the part 2... of the second part is the part shall be appendix and the second part. The part shall be appendix and that the part of the first part shall be appendix and the second part. The part shall be appendix and the second part is the part shall be appendix and the second part. The part shall be appendix and the second part is the second part is the second part of the indeted part of the indeted part. The second part is the second part is the second part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part. The second part is the second part of the indeted part of the indeted part of the indeted part. The second part is the indeted part of the indeted p according to the terms of ODO certain written obligation for the payment of said sum of money, executed on the 29th day of August 10.55, and by cald terms made payable to the part. I of the second part, with all interest according to the terms of said obligation and also to secure any sum of money advanced by the said part. I of the second part, with all interest to pay for any insurance or the discharge any taxes with interest thereon as herein provided, in the exect that said part. 198. of the first part shall fail to pay same as provided in this indentury The same is provided in this indentate and the payments be mule as herein specified, and the obligation contained therein fully docharged. If default be made as payments or any polygonon careted thereby, or interest thereon, or if the base one said cell estate are not paid when the same become due and payelle, or if the marance is not kept up, as provided before, or if the buildings on said real estate are not paid when the same provided for in said vertice of the interest is committed on said premises, then this conveyance shall be easily thereas on said east estate are not paid when the same provided for in said written obligation, for the security of which this indeputive is given, thail immediately mature and become due and payable at the option of the security of which this indeputive is given, thail immediately mature and become due and payable at the option of the said premises and all the improvements thereon in the manner provided by how and to follow and real could be all the precises hereby granted, or any part therebot, in the manner prevented by how and to fail more sing such allo, on demand, to the first part. As 0.0 in the manner prevented therebot, and the overplus, if any there is, that he part. As 0.0 is independent of the second part. If the second part is a start of the second part is a start of the precise herebot and benefits accruing part. As 0.0 is the second part is a start of the second part is a start of the second part. If the second part is a start were planted to collect the remain therebot, in the manner prevented to the out of all moneys starts and the set second the second part. If the second part is a start were planted to a start as the part is a start benefits accruing part. As 0.0 is the second part is a start were planted to a start as the part is a start benefit as the second part is a start benefit as the second part is a start benefits as the second part is a start benefit as the second part is a start benefit as the second part is a start benefit as the second part is a In Witness Whereof, the part 195 of the first part ha 76 hereunto set al 8 the day and ye hand S and tanies Enforten (SEAL) Guindan (SEAL) STATE OF ! KANSAS 88 COUNTY OF DOUGLAS Be It Remembered, That on this 29th. day of August A. D. 19.55 1/EL before me, a Notary Public the state in the aforesaid County and State. HOTERY PUBLIC came James R. Lanahan and Helen P. Lanahan, his wife to me personally known to be the same erron ... 5 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. Chil Notary Public My Commission Expires August 12th. 19.59 Harold a. Bleck delt secured " by, and authorize the Register of Seeds to enter the discharge 191 mortgage of the Jaw Calley State Kanks India and Schubert, ashier

I Charles Bright

ALL DE LEVEL