30 Reg. no. Fee paid -57-25 Book 111 (No. 52 10) MONTGAUR 'P. J. Boyl This Indenture, Made this \_\_\_\_\_ lith. \_\_\_\_\_ Jap of October in the 1.0 roar of our Lord one thousand nine hundred and fifty five • 2 ..... between Mrs. Myrtle M. Ricketts, a widow and the second second Kenses Eudora . and State of Kansas in the County of part y \_\_\_\_of the first part, and \_\_\_\_\_KAW VALLEY STATE 14. U. . EtDORA ... KA HEAS part y ...... / of the second part. Witnessoth, that the said part y of the first patt, in consideration of the sum of ayn Hennes Fifteen burdred and no/100 -----DOLLARS \_ duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture. ty her . \_\_\_\_\_GRANT, BARGAIN, SELU and MORTGAGE to the said party.\_\_\_\_\_\_of the second part, the following described. tate situated and being in the County of DOUCINS\_\_\_\_\_\_\_and State of Karsas, towiti real estate situated and being in the County of Douclas Lot No. Sixteen (16), on F Street, in Block One hundred thirty five (135), in the City of Eudora, Douglas County, Sansas. with the appurtenances and all the estate, title and interest of the said part y-\_of the first part therein. And the said part \_\_\_\_\_\_\_\_ of the first part do \_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof \_\_\_\_\_\_ the of the premises above granted, and seized of a good and indefessible exate of inheritance therein, free and deer of all incur she wes the lawful owner. iciding to the terms of <u>OND</u> certain written obligation for the payment of said sum of money, executed on the <u>11th</u>, day of <u>Ostobpr 1955</u> ubig thereon according to the terms of said obligation and also to serve any sum or sum of money advanced by the said part, with all interest ubig thereon according to the terms of said obligation and also to serve any sum or sum of money advanced by the said part, with all interest ubig thereon according to the terms of said obligation and also to serve any sum or sum of money advanced by the said part, which all interest any for any insurance of to discharge any takes with interest thereon as herein provided, in the event that said part \_\_\_\_\_\_\_. of the first part shall fail to reav-same as provided in this indemure\_\_\_\_\_\_\_. October 1955 And this conveyance shall be youd if such payments be made as herein a specified, and the obligation contained therein fully discharged. If default be made in such payments of any obligation created hereby, or interest hereins, or if the status ears not pay and when the same become due and payable, or if the interact on said premises, then this conveyate shall be become due and payable, or if the interact on said premises, then this conveyate shall be become about and the whole sum memining unpud, and all of the obligation or interest is continued on said premises, then this conveyate shall be become about the whole sum memining unpud, and all of the obligation or interest become due and payable at the opnon of the same to contained, shall be leavel for the same provided for in asid view the option of the become about the option reaction of the below the source, and it has a become about the option the same provided for in asid view the option of the beschirpt of which this indentury is given, shall interactive mature and become due and payable at the option of the beschirpt of which the same provided by law and to have a receiver appointed to collegt the remits and benchira secring therefore; and it hall be leavel for the said premises and all the improvement thereas in the manner provided by law and to have a receiver appointed to collegt. The remits and benchira secring the same the mount here unpud of a said the option and thereas in other as the same thereas and the overplant of any obligation such rate to retain the amount them unpud of prime to the same to provide the terms and provided by the part. Mark the prime and charges indich thereas, and the overplant of any three by shall be paid by the part. Mark the terms and provisions of this indenture and every obligation therein contained, and all benefits activing therefore, shall exert and the interest the option of the same due that the terms and provisions of this indenture and every obligation there and all benefits actruing therefore, and the option In Witness Whereof, the part, y ical the day and ye hor my ite m Ricketts (SEAL) (SEAL) \_ . I in -----STATE OF KANSAS SS. COUNTY OF DOUGLAS red, That on this 11th. day of Cotober Be It Rememb A. D. 19.55. MERO/A before me, a..... Notery Public in the aforesaid County and State, lirs. Myrtle M. Riokatts, e ridow came to me personally known to be the same person .... who executed the foregoing instrument and 1. RUBL duly acknowledged the execution of the same, IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the 80 day and year last above written. W.C. mercues tary Public sion Expires August 15th. 1959 ..... 19. Makie hil Morold A. Beck Register of Deeds Recorded October 18, 1917 at 10:05 A.F. RELEASE I, the understand, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 7th, day of September 1956. Kaw Valley State Bank, Yudora, Kansas. W. C. Mercier, Ex. Vice Pres. Mortgagee. (Corn Seal) Owner THERE'S VET