	Reg. N <sup>0</sup> . 11,797 Fee <sup>p</sup> aid \$8.50
456	58527 Book 111
	(Ne, 52 K) P. J. Boyles, Publisher of Legisl Blance, Lawrence, Natures
	This Indenture, Made iliis 11th. day of January , in the between between
	pear of our Lord one thousand nine hundred and fifty sizbetween
	of Eudora in the County of Douglas and State of Konses
	pirt 108 of the first part, and Kaw Valley State Eark, Ewira, Kansas
	part.Vof the second part.
	Wiinesseth, that the said part ies of the first part, in consideration of the sum of
	to thom duly psid, the receipt of which is hereby acknowledged, ha vo sold, and by this indenture
	do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described
	Comparing at the Southeast gomer of the Northcast Quarter of the Southwest Quarter
	of Section Five (5), Township Thirteen (13), Range Twenty-one (21),; thence running West 550 feet; thence North 214 feet, more or less to the South line of the public road
	West 550 feet; thence North 214 feet, more of less to the South line to the feet, produced West from the Seventh Street in the City of Eudora, Kansas, thence East 550 feet,
	thenese South 214 feet more of less to the pbint of beginning; Also Lots One (1), and
	Twelve (12), in Block Forty (40), Lots One (1), and Twelve (12), in Block Sixty-five
	(65), and Lova Noc. 1-12-13-14-15-16-17- and 18, all in Block Soventy-two (72), all in the
	City of Eudora, Kensas.
	And the said part <u>108</u> of the first part do <u>hereby</u> covenant and agree that at the delivery hereof <u>they</u> were the lawful owner.5 of the prime above granted, and secret of a good and indefeasible ensate of inheritance therein, free and deat of all incumbrances,
	2
	end that
	It is agreed between the parties hereto that the part
	manes at the last of 10 w from the case of physical and they fitpade
	THIS GRANT is intended as a mortgage to secure the payment of the sum of the secure the payment of the sum of the secure the payment of the paymen
	according to the terms of
	accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part
	the same as provided in this indenture
	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default, be made in walp payments or any pay therefore on any obligation created thereby, or interest thereon, or if the taxes on said real estate are not. Full when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are
	now, or it waste is commuted on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given; shall immediately mature and become due and payable at the option of
	the said predices and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefus accruing there said predices and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefus accruing thereform; and to sell the premises hereby granted, or any part thereof, in the manner previous fibed by law and to have a receiver appointed to collect the rents and benefus accruing the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the
	part. Y making such sale, on demand, in the furt part. LES.
	therefrom, shall extend and inure to, and be obligatory upon the herry successing and set of any every soughand interent containing and successons of the respective parties hereto.
	In Wifness Whereol, the part $103$ of the first part have the interactory the set $3$ and $3$ and set $3$ the day and year last above written.
	Richard E. Folks (SEAL)
	_ Elico M. Selka (SEAL)
	(SEAT)
	COUNTY OF DOUGLAS
	Be It Remembered, That on this 11th; day of Johnary A.D. 19 56
his colouse	before me, a. Notary Public in the aforesaid County and State, came Biohard E. Folks and Elsie H. Folks, his vije
written 877 in ie priginal 857 i aga Pris	S'NOT 4 RUN
the Jay	to me personally known to be the same person? who executed the foregoing instrument and duly acknowledged the execution of the same.
62	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the
da Best	day and year last above written.
ine fill and	My Commission ExpiresAugunt_12th
lwcor	rded distany 19, 1996 at 3:45 A.C. Foodbld a Back Register of Deeds
I	RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt
sect	red thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record ed this 18th. day of December 1962. Kaw Valley State Bank, Eudora, Kansas.

11.1.1 2 ··· 1. K.

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