and the second second	61404 ВООК 114.
CARACTER AND	B STATE CASH STATIONERY COLawrence, Kantas
MORTGAGE	are 1056 between
This Indenture, Made this Elmer William Altenber	
. Lawrence	in the County of Douglas and State of Kansas
part 108 of the first part, ar	nd Kaw Valley State Bank, Eudora, Kansas
and the second s	part y of the second part.
"Pire thousand and no/	100
in the man	duly paid, the receipt of which is hereby acknowledged, have sold, and by NT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the estate situated and being in the County of Douglas and State of the second part is a second part of the second part is a second part of the second part is a second part of the second part of the second part is a second part of the second part of the second part is a second part of the second part is a second part of the second part is a second part of the second part of the second part is a second part of the second part o
Kansas, to wit: The Nor Townshi	p Thirtsen (13), South, Range Twenty (20) east, containing
with the appurtenances an	as more or less. In all the estate, title and interest of the said parties of the first part therein.
And the said part, 105 of th	te first part do hereby covenant and agree that at the delivery horeof they are the lawful owner a seized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances.
and the second sec	and that they will warrant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties and assessments thet may be levied	s hereto that the part 108 of the first part shall at all times during the life of this indenture, pay all taxes or essessed against sid real estate when the same becomes due and payable, and that
directed by the part y, of the s Interest. And in the event that said	or essenced against is all erail estate when the same becomes due and payable, and that or essenced against fire and tornado in such sum and by such insurance company as shall be apecified and second part, the loss if any, made payable to the part \mathbf{y} of the second part to the estate of 145 part 188 of the first part shall fail to pay such taxes when the same become due and payable or to keep wided, then the part \mathbf{y} of the second part may pay said taxes and insurance, or either, and the amount a indebitedines, secured by this inferture, and shall beer interest at the rate of 10% from the date of payment
and the second se	
Five thousand and no	
Townsminaw	certain written obligation for the payment of task sont of money, excepted and the
said part y of the second pe	art to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
and the second se	part shall fail to pay the same as provided in this indenture. which it such payments be made as herein specified, and the obligation contained therein fully discharged, this or any part thereof or early obligation created thereby, or interest thereon, or if the taxes on said real become due and payship, or if the insurance is not kept up, as provided herein, or if the buildings on said denote the two reasons of the material created therein the non-waves the buildings on said denote the two reasons or if the insurance is not kept up, as provided herein, or if the buildings on said denote the two reasons or the wave is committed on said created then this converse, shall become absolute
real estate are not kept in as good	it has a mer at a children and the for in taid written obligation, for the security of which the indenture
the said part V of the second	and become out and payable in the option of the model determined and all the become
sell the premises hereby granted; retain the amount then unpaid of p	or any part thereofy in the manner prescribed by law, and out of all moneys arising from such tale to principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,
It is acceed by the parties hor	making such sale, on demand, to the first part 108 reto that the terms and provisions of this indenture and each and every obligation therein contained, and all extend and inure to; and be obligatory upon the heirs, executors, administrators, personal representatives,
in Witness Whereof, the part	ective parties hereto.
last above written.	Elmer William alterhendiseau
	" thelma afterhamd (SEAL)
	(SEAL)
I Marana ana ana ana ana ana ana ana ana an	an and
STATE OF KANSAS	
DOUGLAS	COUNTY
G. NIRC, o	SE IT REMEMBERED, That on this . Both. dev of November A. D., 1956. before me, a. Notary Public in the effertation County and State
3 ANTARY	came Elmer William Altenbernd and Thelma Altenbernd, his wife
PUHL	to me personally known so be the same person. If who executed the foregoing instrument and duly echnowledged the execution of the same.
The les cours	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and great lat above written.
My Commission Expires August	t 12th. 1,59 x . A.C. Murcier
ded December 7, 1956 at	
	NELFASE // Carea 4. Core assisted of beens

6

1

10.0

The statement

-

Byal

a and a start of the start of the