1.1	677533 BOOK 120
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	MORTGAGE
	This Indenture, Made this 24th. day of October 10.58 between
	Frank B. Martin and Ollie M. Martin, his wife
	And a strain of the state of th
	of Bulors in the County of Douglas
ť.	e and state of
	part les of the first part, and Kaw Valley State Bank, Eudora, Kansas
	part 2
200	Witnesseth, that the said part 108 of the first part, in consideration of the sum of
たいたたの	Two thousand and no/100 DOLLARS
10-10	to them duly paid, the receipt of which is hereby acknowledged, have sold, and by
	this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
	following described real estate situated and being in the County of Douglas and State of
1. 1. M	Kansas, to wit: Lot Sixteen (16), less the South Two Feet, and all of Lot Seventeen (17),
	(in Block Two Hundred Six (206), in the City of Eudora, Kansas.
	with the appurtenances and all the estate, title and interest of the said part 1.05 of the first part therein.
	And the said part 100 of the first part do hereby covenant and agree that, at the delivery hereof they RTO the lawful owner & of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
-	of the premises abovergramed, and served of a good and indetessole estate of interitance merein, the and clear of an incumorance,
	and that they will warrant and defend the same against all parties making lawful claim thereto.
	It is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of this indenture, pay all taxes
C. Stad	and excessments that may be levied or essessed against said real estate when the same becomes due and payable, and that thay keep the buildings upon said real estate insurad against fire and tornado in such sum and by such murance company as shall be specified and
No. of Street, or other	directed by the part Y. of the second part the #85%, if any, made payable to the part Y. of the second part to the extent of 155 interest. And in the event that said part is of the first part #all fail to pay such taxes when the same become due and payable or to keep
	dereted by the part y. of the second part the 20%, if any, made payable to the part y. of the second part to the extent of 1.15 interest. And in the event that said part
COX CO	untili Tully repaid.
	THIS GRANT is intended as a mortgage to secure the payment of the sum of
	according to the terms of ODO certain written obligation for the payment of said sum of money, executed on the 24th.
	day of Ontober 19 58 and by said terms made payable to the part y of the second
	part, with all interest according to the terms of said obligation and also to secure any sum or sums of money, advanced by the said part y, of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
and a	that said part i en of the first part shall fall to pay the same as provided in this indenture a
	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein clully discharged. It default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the faxes on said real
	If default be made in such payments or any part thereof or any obligation created thereby, or intensi thereon, or if the faxes on said real estate are not paid when the same become due and payable, or if the insurance is not serving up, as provided herein, 'or if the buildings on said real estate are not kept in as good repair as they are now, or if waste is committed on raid premises, then this conveyance shall become absolute
1000	and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indepature is given, shall immediately mature and become due and payable of the option of the holder hereof, without notice, and it shall be fawful for
	to take possession of the said overnises and all the improve
	The sale parts are on the entropy of the sale of the second secon
	retain the amount their unpaid of principal and interest, together with the colls and charges incident merero, and the overprival it any mere or, shall be paid by the part X making such sale, on denand, to the first part 103. 8
	It is agreed by the parties hereto that the terms and provipions of this indentiure and each and every obligation therein contained, and all
	benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal-representatives, assigns and successors of the respective parties herefits.
100000	In Winess Whereof, the part 188 of the first part have hereunto set their in hands and seat the day and year
	has show written
	Frank B. Martin Trium S.D. In Succession (SEAD
Contraction of	ollie W. Martin 6 Cliq M. Malluc (SEAU)
CORO.	SEAL STATE
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E C	สุนทรงการการการการการการการการการการการการการก
ŀ.	
l	STATE OF KANSAS
	DOUGLAS
	P BE IT REMEMBERED, That on this 24the day of October A. D. 19 58
	N/r before me; 6 Noterry Public in the aforesaid County, and State
	some Frank B. Martin and Ollie M. Martin, his wife
-	
1	to me-personally known to be the same personal, who executed the fotegoing introment and duly echnowledged the execution of the same.
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and
1	August 12th. 1959
l	My Commission Expires August a wart and 19. W.C.Meroier Netary Public
	ことに、私にのなるように、「ないない」となっても、「ない」というには、「よう」」、「「「いない」」という」という「「読み」の意味を読みません。 いたいのながないのないの

secured thereby, and authoriz Dated this 16th. day of Noven

Kaw Valley State Sank, Eulora, Kans. W.C. Mercier, Exec. Vice Pres. Mortgage

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