		10. 14,713 ad 212.50 467
а ласла пала на на на на пас на пас на пас на на насти ВООК		
68214 (Na-3	the second state and the	Kansas
This Indenture, Made this	day of . Jama ry	between
Robert E. Clark and Marian L. Clark, his		
Eudora , in the County of	ouglas and State of Kansas	
	part ies of the second p	The second se
Witnesseth, that the said part 108 of the first part thousand and no/100	rt, in consideration of the sum of	OLLARS
them duly paid, the receipt o	f which is hereby acknowledged, have sold,	and by
is indenture do GRANT, BARGAIN, SELL and llowing described real estate situated and bei ansas, to-wit: Lot Nos. One (1), and Two (ng in the County of Douglas and	State of
in the City of Eudora, Doug	las County, Kansas.	
ith the appurtenances and all the estate, title and And the said part ies of the first part do hereby cover		
the premises above granted, and seized of a good and indefeasible	estate of inheritance therein, free and clear of all incumbrances,	
	rant and defend the same against all parties making lawful claim	
It is agreed between the parties hereto that the part les of	he first part shall at all times during the life of this indenture, p	ey all taxes
Id assessments that may be levied or assessed against said real entry seen the buildings upon said real entrie insured against fire and torr rected by the part $\mathcal{Y}_{}$ of the second part, the loss, if any, made rest. And in the event that said part 1.10% of the first part shall id premises insured as herein provided; then the part $\mathcal{Y}_{}$ of p paid shall become a part of the indebtedness, secured by this in	payable to the part. Y of the second part to the extent o	r to keep
ntil fully repaid.		or payment
THIS GRANT is intended as a mortgage to secure the payment of Five Thous and and $n\theta/100$		
cording to the terms of	the payment of said sum of money, executed on the	the second
and by an unit of the second part to pay for any insurance or the second part. Y	s obligation and also to secure any soll of some at the secure	
the same at the first part shall fail to nav the same at	provided in this indenture.	
And this conveyance shall be void if such payments be made as I default be made in such payments or any part thereof or any o	herein specified, and the obligation contained therein tony bligation created thereby, or interest thereon, or if the taxes	ions on said IC
state are not paid when the same become due and payable, or if it seal eater are not kept in as good repair as they are now, or if w nd the whole sum remaining unpaid, and all of the obligations, g given, shall immediately mature and become due and payable a	the standing of which the	his indenture III
a given, shall immediately mature and become due and payable a	to take possession of the said premises and all	the improve-
nents thereon in the menner provided by law and to there a receiv- ell the premises hereby granted, or any part thereof, in the ma- tesin the emount then unpaid of principal and interest, together with hall be paid by the pert 165 making such sale, on demand, to	the costs and charges incident thereto, and the overplus, if a	such sale to ny there be,
It is agreed by the parties hereto that the terms and provision senefits accruing therefrom, shall extend and inure to, and be o	and and and many obligation therein conta	ned, and all presentatives, in
usigns and successors of the respective parties hereto.		
In Witness Winteron, the part ways of the second state of the seco	Robert & Clark.	(SEAL)
•	Robert E. Clark	(SEAL)
	Marian L. Clark	(SEAL)
	Mariand Club	
CHE AN ANALAR ARAN ARAN ARAN ARAN ARAN ARAN	and the other state of the second state of the state of the second second second second second second second se	
KANSAS		
STATE OF ARNOAD SS.		e This release
MERO BE IT REMEMBERED, That	n this 7the day of January J ry Public in the aforesaid Cou	ty by 1959. If the original on
before me, a Nota	Clark and Marian L. Clark, his wife	e interec e this 2 day
- Hn.	and the second	sent and duty
OUBLICE to me personally know acknowledged the are	n to be the same person a who executed the foregoing instrum whon of the same.	the day and
IN WITNESS WHEREOF, I h year last above writte	where the subscribed my name, and affixed my official seal or	Bu Janue French
My Commission Expires August 12th. 19	59 W.C. Mercier	otary Public
ed on January 8, 1959 at 9:34 A.M.	How ld D. Back	Register of Deeds

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Kaw Valley State Bank, Eudora, W. C. Mercier. Ex. Vice Pres

Are

Kansas. Mortgages. Owner.

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