Sal la. Reg. No. 15,075 Fee Paid \$10.00 MORTGAGE BOOK 121 6961 () (No. 5210) Boyles Legal Blanks-CASH STATIONERY CO .- Lawrence, Kansas 961 . ÷٠, ... ۲ This Indenture, Made this day of , 19 between Tirgil L. Foster, Charles is Milling and Might . Marken, " ? . . Assently "Of Sol Shart, Exerc, There. of Logore , in the County of and State of part Las of the first part, and Provide 10 to the cart of the second sec part . . of the second part. Witnesseth, that the said part for of the first part, in consideration of the sum of Four thousand and no/100 -------DOLLARS then : duly paid, the receipt of which is hereby acknowledged, ha sold, and by Kansas, to-wit: 1 of to. Eleven (11), in Blook of of Judory, in Doules County, Mr. Dadrei Tort, ale (lich, is signifi with the appurtenances and all the estate, title and interest of the said part ' of the first part therein. And the said part _____ of the first part do _____ hereby covenant and agree that at the delivery hereof the lawful owner of the premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbra king lawful claim of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed apaints and real estate when the same backness due and payable, and that keep the buildings upon said cest estate insured apaints fire and tornado in such sum and by such insures company as shall be specified and directed by the part. Of the stocking part, the loss, if any, made payable to the part is and by such insures company as shall be specified and interest. And in the event that said part. He loss, if any, made payable to the part is the second part to the extent of all premise insured as herein provided, then the part is and fail to pay such taxes when the same backness due and payable or to keep to paid phall become a part of the indebtedness, secured by this indenture, and shall bear interest at mounts of 10% from the date of payment. THIS GRANT is intended as a mortgage to secure the payment of the sum of Four thousand and $n\sigma/100$ -----DOLLARS, 5 according to the terms of certain written obligation for the payment of said sum of money, executed on the E day of ______ terms made payable to the part _____ of the see part, with all interest actruing thereon according to the terms of said ab ligation and also fo secure any sum or sums of money advanced by E JUST COURT said part in the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part makes of the first part shall fall to pay the same as provided in this indenture. that sace part and off the triat part shall fail to pay the same as provided in this indenture. And this conveyance shall be vold if such payments he made as herein specified, and the obligation contained therein fully discharged if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real erate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said and the whole sum remaining unpaid, and all of the obligations provided for in said virtue billioption, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder tereol, without notice, and it shall be fawful for It given, that immediately makes and become over and payone at the option of the notice factor, which have an a rank to territry the said part, the said part, the said premises and all the improve ments thereon in the manner provided by law and to have a receiver appointed to collect the resis and become site accuracy thereform, and it is an approximately granted, or any part thereof, in the manner prescribed by law, and out of all monoys siting from such said the resis and interest, together with the costs and charges incident thereto, end the overplow, if any there is the said of the s STAL DATE DATE NAME shall be paid by the part making such sale, on demand, to the first part It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all banefits accruing therefrom, shall extend and inore to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Witness Whereof, the part last above written. of the first part ha s hand hereunto set and seal the day and year 24 JERCORT DESCRIPTION Virgil R. Foster a (SEAL) Chester J., Williams t and starts (SEAL) histo Shart Brow Hugh F. Jackson--(SEAL) (SEAL) STATE OF . KANSAS 8 15 CHCH DOUGLAS COUNTY, NA40 SE IT REMEMBERED, That on this : 9th . day of Vey 周 A. D., 19 59 before me a Notary Public "HOTARY in the eforesaid County and State come Virgil R. Foster, Chester J. Williems and Hugh P. Jackson, -----The Board of Trustees, of the Eudora Assembly of God Church. BUSL. 000110 to me personally known to be the same person $^{\rm G}$ who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and your last above written. M.C. Marcier Notary Public à. Recorded on May 13, 1959 at 3:00 P.M. RELEASE Accord a Beck Register of Deeds I the undersigned, 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 23rd. day of June 1961. Kaw Valley State Bank, Eudora, Ks. (Corp. Seal) (Corp. Seal) Fareld a Beck By Jamie Beem (Corp. Seal)