This Indenture, Made this	10400 BOOK 126	Publisher of Logist Blanks, Lowestoney, Kinnes
		19 58
between Paul N. Ericson and T		
of Douglas	County, in the State of Karisas	of the first part, an
and not as tenants in common	Doane, his wife as joint tenants	with right of surviversh
	y, in the State of Kanass, of the second par	
Hfteen Bundred Eighteen and L	b. That the said part 108 of the first j	art, in consideration of the sum o
he receipt of which is hereby acknowled	2/100 (\$1,518,42) ged, doby these presents grant, bargai	DOLLARS
of the second part, their h	ged, do by these presents grant, bargai size and assigns, all the following described itate of Kansas, to-wit:	o, sell and convey unto said part.1 Real Estate, situated in the County
Let Mumber Sixteen (16), in B	Lock Humber Three (3), of the Re-	
Blucks Mumber Three (3), and	Pour (h), in Southwest Addition,	an Addition do the still
	of Lawrence	an Additution to the City
O HAVE AND TO HOLD THE SAM	E. Together with all and singular the tenen e appertaining forever:	ente honditanes i
PROVIDED AL	WAYS and them seems to	and apporte-
	WAYS, and these presents are upon this ex. Ericson, his wife have	this down around the true
009	the second s	of the second part, for the arm of
	heir office in Lawrence, Kansas	
ansas, in equal installments of Nine a	nd na/100 (\$9.00)	
ch, the first justallment payable on the	lst. day of August	DOLLARS
d every month	Int	on the first day of each
Whereas, this mortgage is made subject to	in each year thereafter, un	til the entire sum is fully paid.
h interest thereon at the rate of 113,	per cent, payable snaually, now if data	state, for the sum of \$ 9,400.00
the express terms of said mortgage, then the pu ured hereby, may at his option, for the process	t thereof or of any interest thereon at the time it all arty of the second part or his assigns or the legal h ion of this mortgage, make said payments of princip	all become due and payable according
Il be added to the amount secured by this mor- time of anid payment, and he may declare this	tgage and shall be secured hereby and shall draw h	al or interest, and the amount to paid
And it defends to be build be the second of the second	sure of this mortgage.	restricted to anali be entitled to
reol, then all unpaid installments shall become il holder of said note and shall draw interest	sure of this mortgage. ny one of the installments described in this mortg immediately due and payable, at the option of the at the rate of ten per cent, per anoum from it	age and note when due, or any part
Now if mid Paul N. Extensor		a nine or some men until tully paid.
I pay or cause to be paid to said part 185	of the second part, their beirs or easigneet thereon, according to the terms and tenor of the	me and an a feature of the second
The internet the second in the other brings re	main in full force and effect. But if anid sum as	they muse presents shall be !
levied against anid premises or any part thereo	main in full force and effect. But if said sum or is due; and if the taxes and assessments of every r d are not paid when the same are by law mode due and interest thereon, shall and by these present	sature which are or may be assessed
ing of the second part shall be entitled to the	and interest thereon, shall and by these present	become due and payable, and said
And the said part 108 of the first part for	thomas wan for the	to and with
A STATE OF	the same that said	lawfully seized in fee, of said
	LECO 9. 1960 and menouded M	and the second state of the se
to III-3, in the office of the	Rigister of Deeds, Douglas Coun	ty, Kansas
but they and their	the second se	
ices against the lawful claims and damanda of	etrs, executors and administrators shall, forever with all persons whomsoever,	arrant and defend the title of the said
In Wirness Whereof, The said	part 182 of the first part hahereunia ar	t their hands the day and.
TTEST	faul M	Priesen.
		Im Europin
	Thelma Ann I	ricson
	and the second	

1-14 15-5

since the strengt

۰.

÷.

5 0

1

of Martgage Lee Book 143 - Page 326