		Reg. No. 16,595 Fee Paid \$6.00
	76251 NOS 127	IN THE REAL PROPERTY IN
MORTGAGE	(No. 220). The Drifted Peteters, Public	
This Indenture, Made this "Edward D. Teach and Hane	27th. day of Pebruary 1 M. Tesch, his wife	, 19.52, between
of Badors , in t parties of the first part, and	he County of Douglas and a Kaw Valley State Bank, Budors, Kanaas	State of Kansas
Twenty three hundred eight to the duly this indenture do GRANT, B following described real estate	Ass. of the first part, in consideration of the ty even & no/100 paid, the receipt of which is hereby acknow ARGAIN, SELL and MORTGAGE to the said pairs is situated and being in the County of Dow	Vedged, have sold, and by
	Cen (10), in Block Thirty Six (36), in	i the
And the said part 100 of the first	the estate, fills and interest of the said perties here do hereby coverant and agree that at the delivery h of a good and indefeatible entrie of inderitance therein, trae a	s. of the first part therein.
It is agreed between the parties herein	of then they will were and defend the same against all that the part $\underline{\Delta}$ and $\underline{\Delta}$ of the first part shall at all times during and against said real estate when the same become due and ored against first and tereads in such sum and by such tensor strip the less. If any, made payoids to the part $\underline{\Delta}$ of the $\underline{\Delta}$ of the first part shall fail to pay such tensor when the sam at the part, $\underline{\Delta}$ of the sourced part range pay said tensors diment, secured by this indenture, and shall beer foreward of the	the file of shit to do a
THIS GRANT is intended as a mortgage i Twenty three hundred ed	status the payment of the sum of	DOLLARS,
day of	to O2 word by Baild terms made pa ding to the terms of said obligation and size to secure any au p for any insurance or to discharge any tease with interest the fail to gay the terms and the said of the said	ryable to the part. J of the second in or suma of money advanced by the arean as herein provided, in the event
And this convergence shall be veidel if as If default be made in such prepresent or an extreme are not paid when the same because a real textus are not hard in as pood regale at and the whele sum creatings unpaid, and is given, shall immediately matters and back the said part \mathbf{Z}' of the second part metry therean is the nativer provided by is still, this journed, hereby prevend, or any p	th payments be made as here more than the montant, by part thereof or any obligation created thereby, or interest there and paysite or if the instruct is not large to g, as provide there are new, or if waste is committed on stil permission, the all of the obligations provided for is and event obligated, there are new, or if waste is committed on stil permission, the all of the obligations provided for is and event obligated, the observation of the obligation of the obligation of the observation of the obligation of the obligation of the set of thereaf, in the manue prescribed by here, and out of all interest, together with the costs and charges incident there is the obligation of the obligation of the obligation of the obligation of the obligation of the obligation of the obligation of the obligation of the set of the obligation of the obligation of the obligation of the set of the obligation of the obligation of the obligation of the set of the obligation of the obligation of the obligation of the set of the obligation of the obligation of the obligation of the set of the obligation of the obligation of the obligation of the obligation of the set of the obligation of the obl	n contained therein fully discharged, hereon, or if the tasks on said real do facein, or if the buildings on said this conveyance hell become absolute the security of which this indexture to the security of which this indexture toor notice, and is shall be lawful for we aid premises and all the improve- beneting carving therefrom, and to any the security therefrom, and to
It is agreed by the parties hereto that benefits, solving therefore, shall extend as smiller and successors of the respective par	the terms and provisions of this indenture and each and even d inver to, and be obligatory upon the heirs, executors, a ties hereto.	y obligation thereis contained, and all administrators, perconal representatives,
and above written.	Elevand D. Tesch	and seal.8 the day and year
	Vence m. O	(SEAL) (SEAL) (SEAL)
<u>a kulupada si piran</u> i	a na manana	TRACK SOCIAL STREET
Douglas		
A A A A A A A A A A A A A A A A A A A	to an internet and 27th. and Fo today on . Notary Public and Edward D. Tesch and Masel M. Tes	bruary A. D. 1961 In the sformald County and Bons, 10b, bis wife
Cauco	to an prevently known to is the same partial the same scherological the association of the same."	nd the tempolog instrument and drive Mand any ethical and on the day of a
ded March 12, 1961 at 3:0	RELEASE	CCR Register of Deeds
he undersigned, owner of bt secured thereby, and a ge of record. Dated this	the within mortgage, do hereby ack athorize the Register of Deeds to 7th. day of May 1963	enter the discharge of this
	Kaw Vallev	State Bank, Eudora, Kansas. A.Fuller V P Mortgagee. Owne

۱

A DESCRIPTION OF

I

312