4.40

· 1.

NOT A

tion ginat stay Line Back Raton

3:10

MORTGAGE 782	2.2.4 (No. 530) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanans
Land and Branches and States	BOOK 129
Shell F. Beach and Bett	19.61 between
of Eudore in	the County of Douglas and State of Kansas
part les of the first part, and	Kaw Valley State Bank, Eudora, Kansas
· · · · · · · · · · · · · · · · · · ·	party of the second part.
	t
	DOLLARS
	ly paid, the receipt of which is hereby acknowledged, haxe.sold, and by BARGAIN, SELL and MORTGAGE to the said party of the second part, the
	te situated and being in the County of
Kansas, to-wit:	and the second secon
	a(16), and the South twenty three (23) feet of Lot Elock Forty Three (43), in the City of Eudora.
and the second and the second second of the second se	I the estate, title and interest of the said part. Leaf the first part therein.
And the said part 108 of the first	t part do hereby covenant and agree that at the delivery hereof "thay a rahe lawful owners"
of the premises above granted, and seized	d of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances
	and that they will warrant and defend the same against all parties making lawgyl claim thereto.
	to that the part 188 of the first part shall at all times during the life of this indenture, pay all taxes eased against said real entrie when the same becomes due and payable, and that they will
keep the buildings upon said real estate directed by the part y of the second interest Arit in the second that and	exceed signification and real extreme when the same becomes due and psysble, and that b_{100} , $will$ incred against fire and ternado in such sign and by wich howering company as shall be partitioned on part, the loss, if any, made psysble to the part y^{-1} of the second part to the extent of 115 . Aga of the first part shall all to pay such taxes when the same become due and psysble, or to keep them the part, y^{-1} of the second part may pay and taxes and insurance; or either, and the amount interfaces, verticed by this independence, and that bear insteam is the raise of 100% from the date of payment.
said premises insured as herein provided, so paid shall become a part of the indet	A bia of the first part shall tail to pay such taxes when the same become due and payable or to keep then the part. Y
	a to secure the payment of the sum of Four thousand and no/100
	DOLLARS
day of September 1961	tain written obligation for the psymmet of said sum of money, executed on the <u>16th</u> 19° , and by <u>1ts</u> terms made psymbols to the part <u>y</u> of the second cording 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	cording to the terms of said obligation and also to secure any sum or suma of money advanced by the pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
that said part 105 of the first part al	hall fall to psy the same as provided in this indenture.
estate are not paid when the same become	such payments be made as kerein specified, and the "obligation contained therein fully discharged, any part finder, and any obligation greated thereby, or interest thereon, or if the tases on said real a due and payable, any obligation speared thereby, or interest thereon, or if the buildings on said as they are provided frequency of Washesh increas in payor.
and the whole sum remaining unnald an	as they are now, or if was increases at nor sept op, as provided herein, or if the buildings on said at they are now, or if was its committed on said premises, then this convergence shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indemirure scores due and paysable at the option of the holder hereor, without notice, and it shall be leaved if or
the said pert. y of the second pert.	to take possession of the said premises and all the improve-
sell the premites hereby granted, or any retain the amount then unpaid of principal	itew and to have a receiver appointed to collect the rents and benefits accluing therefrom, and to part thereof, in the manner pretriched by, law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be,
shall be paid by the part V making	such sale, on demiand, to the first pert 185
assigns and successors of the respective	garties hereto, personal representatives,
In Witness Whereof, the part 185	of the first part he TO hereunto set their hand 8 and seal 8 the day and year
Sh	ell F. Beach Shill Deach (SEAL)
	tty L. Beach Betty L. Beach (SEAL)
and the second second	SEAD
STATE OF KANAAA	
Douglas	county)
	before me, a Notary Fublic Is the aforesaid County and State,
	cameShell F. Beach and Betty L. Beach, his wife
SHOTA N M	to me personally known to be the same person. S., who executed the foregoing leatrument and duly acknowledged the execution of the same.
Plant	IN WITNESS WHEREOF, I have hareunto subscribed my neme, and effixed my official seal on the day and year last shows written.
My Spatian Bartin - July 25.	19 63 Semisthall Juller
O SUREAS.	Henrictta A. Fuller Notery Public .
rded September 19, 1961	at 10:00 A.M Harold a. Beck, Register of 1
	RELEASE By: Jance Been, Deputy
	of the within mortgage, do hereby acknowledge the full ;

an and a long the second of long and

a terrest regelses dag hit beland in a transmission attack of a generation of

19:

4. .

N.