Vincent-

白田

Ą

MORTGAGE 49024 BOOK 138 Die SER The Opticek Printers, Publisher of Legal Blanks, Lawrence, Kanana
E STUCA BUCK 130
This Indenture, Made this 21st. day of August , 19.64 between Fred Stewart and Mary Ann Stewart, his wife
Budora in the Cart Danalas
in the County of Douglas and State of Kansas
part les of the first part, and Kaw Valley State Bank, Eudora, Kansas.
part. Y of the second part,
Witnesseth, that the said part fies of the first part, in consideration of the sum of
Thirty six hundred, & no/100 DOLLARS
to them duly paid, the receipt of which is hereby acknowledged, have sold, and by
this indenture do - GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the
following described real estate situated and being in the County of Douglas and State of
Kansas, to-witt
Lot Number three (3), in block Two hundred nineteen (219), in the City of
Eudora, Kansas,
Lot Four (14), and the North half of Lot Five (5), in Block Two Hundred Mineteen (219)
in the City of Eudora, Kansas.
with the appurtenances and all the estate, title and interest of the said part 188 of the first and all
And the said part + CD of the first part do " hereby covenant and ennes that at the deliver to a theory man
of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incurbrances,
and that LNCY, will warrant and defend the same against all parties making lawful claim thereto.
and assessments that may be levied or essessed against and real estere when the same becomes due and psychie, and that they will take keep the buildings upon and real ester incored against and real estere when the same becomes due and psychie, and ther they will
and asseament that may be level or asseared against said real ester when the same becomes due and payable, and that they will keep the buildings upon asid real ester buildings upon and the second part the loss, if any made to the part $\mathcal{Y}$ of the second part the second part the loss, if any made to the part $\mathcal{Y}$ of the second part to the second 150 of the frequence of the second part to the second 150 of the frequence of the second part to the second part to the second part to the second 150 of the frequence of the second part to the second part to the second 150 of the frequence of the second part to the second 150 of the frequence of the second part to the second part to the second part to the second 150 of the frequence of the second part to the second part to the second part to the second part to the second 150 of the frequence of the second part to the sec
minered, and in the event that said part 105 of the first part shall fail to pay such taxes when the same become due and payable of to keep and part to the estent of 115
until fully repaid.
THIS GRANT is intended as a mortgage to secure the payment of the sum of
mircy Six hundred & no/100
decording to the terms of UIRs certain written obligation for the payment of said som of money, executed on the 21st.
pert, with all interest accruing thereon according to the terms of and philastion and allo therms made payable to the part. Y of the second
the second part to pay for any insurance or to discharge and the labor at
and the person and rail to pay the same as provided in this indenture.
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein, folly discharged, if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the tasks on such as a exist are not paid where the same become dies and payeds or if the insurance is not keep up, as provided herein, or if the tasks on such as and the whole such result of any payed of the same approximation of the instrument of the same of the tasks of a such as and the whole such remediately matter and become due and payeds at the other of the instrument of the same of the same of the tasks in the same of a such as the same of the
real estate are not kapt in as pood repair as they are now, or if watte is committed on said premises, then this conveyance shall become shall be
is given, that immediately mature and become due and peyable at the option of the holder hereof, without notice, and it shall be lawful for
the said part $Y$ of the second part
retein the amount then tongaid of principal and interest, together with the costs and discrete incident therein the amount of all moneys arising from such sale to
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits account distribution, shall extend and inure, to, and be obligatory upon the here, executors, administrators, personal representatives,
in wither Whereast the part + CD of the Dest and L Ves
ter above winter.
. Hill limest
S Pred Stewart SEAU
TORON Any XE at
Marry and States and States and States and States and SEAL)
A THE ALL AND A
Mary Ann Stewart (SEAL)
(SEAD)
Mary Ann Stevart. (SEAL)
(SEAD)
(SEAL) ************************************
(SEAL)
(SEAL)
(SEAL)
(SEAD)
(SEAD)
(SEAD)
(SEAD) STATE OF Kangas Douglas county 35. STATE OF Kangas Douglas county 35. State or Kangas Douglas county 35. State of August A.D. 19 64. State of Augu
(SEAD)   MINIMUMANIANA ANA ANA ANA ANA ANA ANA ANA ANA A
(SEAD)
(SEAD) ADDADADADADADADADADADADADADADADADADADA

1. 1. 1. 2. Y.

1. 14. \*\*