34 F	ee Faid \$5.00 Z
1	. 44581 BOOK 100
	MORTGAGE (52K) OBoyles Legal Blanks CASH STATIONERY CO., Lawrence, Kans.
	This Indenture, Made this day of, in the
	year of our Lord one thousand nine hundred and Fifty-one between
22. - 22.	Maurice A. O'Neil and Iris I. O'Neil, husband and wife, as joint tenants with right of surfivorship
111	of Carnett, in the County of Anderson and State of Kansas
	part 198 of the first part, and TRUSTERS OF THE BAYER UNIVERSITY, A CORPORATION
	part Y for the second part. Witnesseth, that the said part ies of the first part, in consideration of the sum of Two THOUSAND AND MO/100
	to
	doGRANT, BARGAIN, SELL and MORTGAGE to the said partyof the second part, the following described real estate situated and being in the County ofDurglas and State of Kansas, to-wit:
	Beginning at a point 290 feet East of the Southwest corner of
18	Section Thirty-four (34), Toumship Fourteen (14), Range Twenty-
me	(20) East of the 6th P. M., thence North 457 feet, then East
	250 feet, thence South 157 feet, thence West to the place of
in the	beginning, except lots 5 and 6 in plock 90, all in vacated townsite of Palmyra, Douglas County, Kansas; containing two
	acres, more or less.
	with the appurtenances and all the estate, title and interest of the said part185 of the first part therein. And the said part 1865 of the first part do hereby covenant and agree that at the delivery hereof. they are the lawful ownerS
<i>.</i>	And us and part 100 to us into part of the range of the state of inferiance therein, free and clear of all incumbrances,
(m)	and that they will warrant and defend the same against all parties making lawful claim thereto.
1 2. XING	It is agreed between the partics herein that the part 16.8 of the first part hall at all times during the life of this indenure, pay all taxes and assessments that may be levied or aussised against said real estate when the same becomes due and parkher, and that URUY UTLI taxes the buildings upon said real estate instant against fire and normado in such sum and by such insurance company as shall be specified and directed by the part \mathcal{Y} of the second part, the loss, the first part half list to py much taxes when the same become due and parkher to the exect of $1.5c$ in the event that said part $2.9c$ of the first part half list to py much taxes when the same become due and parkher or to keep asil partness insured as herein provided, then the part \mathcal{Y} of the second part to be or the rest of $1.5c$ or paid affectively be indexed by such insure due to the rest of $1.5c$ second part the part \mathcal{Y} of the indexed by such insure the rest of $1.5c$ second part in the part \mathcal{Y} of the indexed by such source is the rest of $1.5c$ second part in the previous source of the indexed by such source is the rest of $1.5c$ second part in the part \mathcal{Y} of the second part is the part \mathcal{Y} or $1.5c$ second part in the part \mathcal{Y} of the indexed by such part \mathcal{Y} between the part \mathcal{Y} or $1.5c$ second part in the part \mathcal{Y} or $1.5c$ second part in the part \mathcal{Y} is the indexed by the part \mathcal{Y} or $1.5c$ second part in the part \mathcal{Y} or $1.5c$ second part in the part \mathcal{Y} second part in the part \mathcal{Y} of the second part in the part \mathcal{Y} is the part \mathcal{Y} of the indexed part \mathcal{Y} is the part \mathcal{Y} second part in the part \mathcal{Y} is the part \mathcal{Y} of the indexed part \mathcal{Y} is the part \mathcal{Y} is
in Thursd	ment unil fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of
A.	according to the terms of a certain written obligation for the payment of said sum of money, executed on the 20th
10.00	part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the
	said party of 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 109. of the first part shall fail to pay the game as provided in this indenture.
an no due	And this convergence shall be wild if such paraments be made as here in periods in the interesting the state of the state
	a pror, that manuality mature has eccome out and physic at the option of the holder hereod, without notice, and it shall be lareful for the staid part [] of the school part (1.15. SINCORESOFTS and L. asglingns. To take possible of the staid parties and all the import- ments thereon in the manner provided by law and to have stretciver appointed to collect the terms and bacefus and the dimport- elit the pentices hereby granules (or any part thereon, in the manner prescribed by have, and or to fail moory strings from such asis to retain the smoote then upped of principal and interest, together with the costs and charges incident thereto, and the overprist, if any there be, shall be still be pentices and for such are the school to the costs and charges incident thereto, and the overprist, if any there be, shall
	be paid by the part 163. making such sale, on demand, to the first part 168 It is agreed by the parties bereto that the terms and provisions of this indentire and each and every obligation therein kontained, and all benefits acculate therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, using an adjunction of the reportive parties hereto.
	and seal it. the day and year last above written hand s
3	Maurice & Meil (SEAL)
	910 . 9 . O Hel (SEAL)
	STATE OF Gondan SS.
	D. STEP Bate manabard, That on this 2 gild pay of Selfender & D. 1957 D. STEP
	in OLARYS - Thursel Contit and Suid O theil,
	to me personally known to be the same person who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOP, I have hereunto subscribed my name, and affired my official
	Countil seal on the day and year last above written. Stern Stack &
	A Comment and a second se
	ed October 5, 1951 at 11:00 A. M

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