he -50764 BOOK 105 MORTGAGE (No. 52 K) j) F. J. Boyles, Bublisher of Legal Blanks, Law day of November This Indenture, Made this_ 7th. in the year of our Lord one thousand nine hundred and fifty three between Hubert E. Neis, and Mamie M. Neis, husband and wife of Budora and State of Kansas Douglas , in the County of 8 part ies of the first part, and Kaw Valley State Bank, Eudora, Kansas part y of the second part. Witnesseth, that the said part iss of the first part, in consideration of the sum of Three thousand and no/100 -----DOLLARS them duly paid, the receipt of which is hereby acknowledged, ha vo sold, and by this indenture _GRANT, BARGAIN, SELL and MORTGAGE to the said part **y** of the second part, the following described ate situated and being in the Countr of **Douglas** and State of Kansas, to wit: real estate situated and being in the County of ___ Douglas Lots Nos. Two (2), and Three (3), in Block Two Hundred Thirty Seven (237), in the City of Eudora, Kansas. with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said part 103 of the first part do _______ hereby covenant and agree that at the delivery hereof they ware _______ the lawful owner a of the premises above grantsd, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances; THIS GRANT is intended as a mo gage to secure the payment of th Three thousand and no/100 ---DOLLARS. ... day of November 1953, and by **S&1d** terms made payable to the part. **y** of the second part, with all intrest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part 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 **195**, of the first part shall fail 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 fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the astare are not there in fully discharged. If default be proved, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum remaining uspaid, and all of the chigations provided for its naid written obligation for the security of which this indenture is given, absult and interest methods and each and payble, or it waste is committed on said real estate are not the security of which this indenture is given, absult and interest methods and each and payble, and all of the chigations provided for its aid written obligation for the scurity of which this indenture is given, absult in and the security of which this indenture is given, absult and the security of which the indicately maximum and become due and payble, and all the premises and all the improvements thereon in the manner provided by law and to the rest way absolute and the waste ascuring of which the indicately maximum and the security of which the indicately by law and to the collect the rests and benefits accuring there for any absolute the rest is and benefits accuring the manner protection of the main provided by law and to sell the premises hereby granted, or any part thereof, in the manner protection of the obligation (the rest is and benefits accuring the maximum provided by law and to the exercise of all moneys aning from such as to be fore part **1**. It is agreed by the parties heretor that the terms and provisions of this indenture and each and every obligation merim contained, and all benefits accuring the here, administratories, and each and second part (there on the here) and be obligatory upon the here, administratories, administratories, assigns and successors of the respective, parties hereto. the same as provided in this indenture In Witness Whereof, the part 195 of the first part hi T.9 hereanto set their Aubert & News" (SEAL) Mamie M. Steis (SEAL) ¢. STATE OF KANSAS SS. COUNTY OF DOUGLAS Be It Remembered, That on this 7th. day of November A. D. 19 53 in the aforesaid County and State, MERC before me, a Notary Public came Hubert E. Neis and Mamie M. Neis his wife HOTARY to me personally known to be the same person. I who executed the foregoing instrument and lines -PUBLIC duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bergunto subscribed my name, and affixed my official seal on the SILS COUNTY day and year last above written. W.C. mercer Notary Public. My Commission Expires August 12th, 1955 19 ecorded November 10, 1953 at 9:45 A. M. Harold a. Deck 1, the undersigned, owner of the within mortrage, do hereby acknowled e the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortga, of record. Dated this 1st day of May, 1954.

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