and water states

madel - HE way

Water - F

A REAL PROPERTY. 

and the second s

ที่สามหารถึง เป็นสามหารถึง เป็นสามหารถึง เป็นการถึง สามหารถึง สามหารถึง สามหารถึง เป็นสามหารถึง สามหารถึง สามหา MORTOAGE BOOK 124 72515 (No. 5210) Boyles Legal Blanks-CASH STATIONERY CO.-La This Indenture, Made this \_\_\_\_\_\_ luth \_\_\_\_\_ day of January 19 60 between Donald E. Been and Janico D. Been, his wife of Eudora ' , in the County of Douglas and State of Kansas part iss of the first part, and . Kaw Valley State Bank, Eudora, Kenesse part y of the second part. Witnesseth, that the said part 199, of the first part, in consideration of the sum of Six Thousand and no/100 DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha 🕶 sold, and by This indenture do \_\_\_\_\_\_ GRANT, BARGAIN, SELL and MORTGAGE to the said part y ... of the second part, the following described real estate situated and being in the County of Bouglas and State of Kansas, to win. The East 100 feet of Lots 15 and 16, in Block 152, in the City of Eudora Kan with the appurtanances and all the estate, title and interest of the said part 100 of the first part therein. and that they will w It is agreed between the parties hereto that the part 108 of the first part shall at all times du and assessments that may be inviced or assessed against said real state when the first part shall at all times during the life of this indenture, pay all tax camp the buildings upon said real estate inviced egainst first and benado in such tow and by such insurence compary as shall be specified a directed by the part,  $\underline{w}_{-}$  of the second part, the loss, if any, made payable to the part,  $\underline{w}_{-}$  of the second part to the satter of **156** minetial day the part,  $\underline{w}_{-}$  of the second part, the loss, if any, made payable to the part,  $\underline{w}_{-}$  of the second part to the satter of **156** minetial day the beart that the second that said part **166**. If any made payable to the part as the second part to the satter of **156** minetial day the beart that the part of the first thall fall to pay such taxes when the same become due and payable or to be said premise insured as herein provided, then the part,  $\underline{w}_{-}$  of the second part may pay taid taxes and heremate, and the same or paids shall become a part of the indebindiness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payme until fully repaid. sture, pay all taxe Six Thousand and no/100 -----DOILARS cording to the terms of ODB certain written obligation for the payment of taid sum of money, executed on the y of January 19.60, and by saild terms made payable to the party of the second rt, with all interest accruing thereon according to the terms of said obligation and also to secure any sum of money advanced by the d part y cond part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the 108 of the first part shall fell to pay And this converyance shall be vold if such payments be made as periods in manufacture And this converyance shall be vold if such payments be made as period payering of the obligation contained therein, fully discharge default be made in such payments or any part thereof or any obligation created thereby, or interact thereon, or if the buildings on as the are not paid when the same become due and payeble, or if the insurance is not keep to any provided herein, or if the buildings on a sense are not keep in is good repair as they are now, or if wate is committed on said years provided herein, or if the buildings I the whole same meaning unpaid, and all of the obligations provided for in said written obligation. (for the security of which this indenu given, shall immediately mature and become due and payeble of the option of the holder hereof, without notice, and it stall be lawford Id part **y** of the second part. Thereon in the manner provided by law and to have a receiver appointed to callect the rent and herefits accruing therefrom and to a printize hereby granted, or any part thereof. In the manner prescribed by law, and cut of all moneys arking from such sale to the amount then unpaid of principal and interest, together with the costs and charge incident thereto, and the overlow, if any there be is agreed by the parties hareto that the terms and provisions of thi in excruing therefron, shall extend and inure to, and be obligatory is and successors of the respective parties hereto. ure and each and every obligation therein contain the heirs, executors, administrators, personal re-In Witness Whereof, the part 108 of the first part ha VD, here and seal . the day Donald & Beem (SEAL) (SEAL) Janice D. Bern (SEAL) (SEAL) KANSAS STATE OF ..... DOUGLAS COUNTY, lith day of January BE IT REMEMBERED," That on this A. D. 19 60 MERC before ma, . Hetary Publia aid County and State OTARY came . Donald E. Beam and Janice D. Beam, 'his wife YELLC to me personally known to be the same param g who executed the foregoing instrument and duly acknowledged the execution of the same. COURTE IN WITHESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written ... W. a. Mercier W. C. Morcier Notary Public August 12th. 19.68 Harold a. Beck Register of De By: Jamie Beem. Deputy the undersigned, owner of the within mortgage, do hereby acknowledge the full payment the debt secured thereby, and authorize the Register of Deeds to enter the discharge Ryal 

1. . . . .