Reg. No. 17,632 MORTGAGE 79535 BOOK 130 The Outlook Printers, Publisher of This Indenture, Made shis 8th day of F Frank B. Martin and Ollie M. Martin, his wife ...day of February . 1962 betw of.\_\_\_\_\_Dudora\_\_\_\_\_, in the County of \_\_\_\_\_Douglas and State of Kanaas part 188 of the first part, and Kaw Valley State Bank, Eudora, Kansas part ..... of the second part. Witnesseth, that the said part.198 ..... of the first part, in consideration of the sum of -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 Z.....of the second part, the following described real estate "situated and being in the County of Douglas and State of Kansas, to-wit: Lot 16, less the South 2 feet thereof, and all of Lot 17, all in Block 206, in the City of Eudora, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part<sup>105</sup> of the first part therein. And the said parties \_\_\_\_\_ of the first part ds \_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are the lawful o es above granted, and seized of a good and Indal e of inher the therale free and share at all h and that they will warrant and defend the same against all parties making la d between the parties hareterigher the part28 of the first part shall at all times during the life of this in ments that may be levied or essenced against and real estate whon the same that at all times during the life of this indenture, pay all taxes buildings upon said real estate insured against firs and torrando in such same becomes due and payable, and that D(ey will)if the part  $J_{ex}$  of the second part, the loss, if any, made payable to the same due the second payable, and that D(ey will)of all payable to the second part, the loss, if any, made payable to the second part may are to the actent of  $J_{ex}$  for the insured as therein provided, then the part  $J_{ex}$  of the first part shall fail to pay tech trans who have become due and payable to to keep all become a part of the indebtedname, escured by this indenture, and shall have interest and the same barrow due to the due of payment all become a part of the indebtedname, secured by this indenture, and shall bear interest at the same of 10% from the date of payment the terms of ORE HIS GRANT Is In ma of. One certain written obligation for the p d on the 8th a to the ter Pebruary 19.62, and by said terest accruing thereon according to the terms of said obligation n and also to secure any sum or sums of money advanced by the urance or to diad reon as herein provided. In the be made as i tof or any oblivable, or if the to take possession of the said pre-d to collect the fants and benefits a bed by faw, and out of all money and charges incident thereto, and the paid by the part V mak ed by the parties hereto ing therefrom, shall exten id and inure to, and be oblig perfies berato ..... of the first pert he VO he their the days and year hand S and see Frank B. Martin (SÈAL) (SEAL) Beller m. martin . (SEAL) (SEAL) STATE OF COUNTY massesson nor on the <u>Sth</u> day of <u>Pebruary</u> ma. Notary Public In the storesid Co Frank B. Martin and Ollie M. Martin, his wife 8+b A. D. 19.62 In the aforesaid County and State, TAD to me personally known to be the same p scknowledged the execution of the same UBL1 WITHESS WHEREOF, I have h Rinarette Wright June 19, 1965 Harolda Beck I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 5th day of January 1970