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		Reg. No. 1 Fee Paid
	Na 520 The Outlook Printers, Public	inter of Legal Blanks, Lawrence, Kar
84	EZ51 BOOK 134	
This Indenture, Made this	22nd. day of May	, 19 <sup>63</sup> betw
Samuel <sup>1</sup> F.	Crawford and Susan S. Crawford, husband	
······································		
of Eudora	n the County of Douglas and	State of Kansas
art ies of the first part an	Kaw Valley State Bank, Eudora, Kansas	
paritum of the first pari, and		
	ies	
Witnesseth, that the said p Ten thousand & no/100-	art <sup>1es</sup> of the first part, in consideration of the	sum of
ren cilousand e noy 100-	anna an	DOLL
to them c	uly paid, the receipt of which is hereby ackno	wledged, ha. ve. sold, and
	, BARGAIN, SELL and MORTGAGE to the said p	
following described real es	tate situated and being in the County of	ouglas and Stat
Kansas, to-wit:		
Lots Five (5), F.	fteen (15), and Sixteen (16), in Block	One Hundred
71.1.1. 2. (20)		
	), in the City of Eudora, Douglas county	
	all the estate, title and interest of the said part i	
	first part do hereby covenant and agree that at the delivery	
of the premises above granted, and se	zed of a good and indefeasible estate of inheritance therein, free	and clear of all incumbrances,
	and that they will warrant and defend the same against	all parties making lawful claim ther
It is agreed between the parties h	are that the part 105 of the first part shall at all times during	ng the life of this indenture, pay all
and accounts that may be laded as	and and and and and and a start of the start of the	the set there and
keep the buildings upon said real esta directed by the part	assessed against said reat entate when the same becomes due an e invice against fire and tornado in such tum and by uch ins nd part, the loss, if any, made payable to the part of the LASS of the first part shall fail to pay such taxes when the ed, then the part of the second part may pay said taxes debtedness zervered by this indextures are that have taxes and	arance company as shall be specified the second part to the extent of 111
interest. And in the event that said par said premises insured as herein provid	ad, then the part I is not the second part may pay said taxes	ame become due and payable or to and insurance, or either, and the a
so paid shall become a part of the in until fully repaid.	debtedness, secured by this indenture, and shall bear interest at t	ne rate of 10% from the date of pa
	age to secure the payment of the sum of	
Ten thousand & no	for the second	DOL
	certain written obligation for the payment of said sum of mone	r, executed on the 22nd.
day of May part, with all interest accruing thereon	19.63, and by its terms made according to the terms of said obligation and also to secure any	payable to the part
said part	to pay for any insurance or to discharge any taxes with interest	thereon as herein provided, in the
that said part 1.05 of the first par	shall fail to pay the same as provided in this indenture:	
And this conveyance shall be void If default be made in such payments	if such payments be made as herein specified, and the oblig or any part thereof or any obligation created thereby, or intere	ition contained therein fully dischi- st thereon, or if the taxes on said
real estate are not kept in as good re	ome due and payable, or if the insurance is not kept up, as pro pair as they are now, or if waste is committed on said premises t	wided herein, or if the buildings or
and the whole sum remaining unpaid,	and all of the obligations provided for in said written obligation become due and payable at the option of the holder hereof, a	tor the security of which this indu
the sold part V of the second of		
ments thereon in the manner provided sell the premises hereby granted, or	To take possession of by law and to have a receiver appointed to collect the rents an any part thereof, in the manner prescribed by law, and out pal and interest, together with the costs and charges incident the	d benefits accruing therefrom; an of all moneys arising from such as
		reto, and the overplus, if any ther
	ig such sale, on demand, to the first parties; that the terms and provisions of this indenture and each and e	and all tenter that the task
benefits accruing therefrom, shall exte assigns and successors of the respecti	nd and inure to, and be obligatory upon the heirs, executor	, administrators, personal represent
	of the first part ha VC hereunto set their han	d S and teal S the day and
last above written.	. 7	B
	samuel +	Crawford (SE
and the grant of the state	Samuel ".	Graviord (SE
	· Jugars I	Cautadis
		rawford
mmmmmmmmmmmmmmmmm		
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STATE OF Kansas		the second second second
Douglas	SS.	
a la serie de l	BE IT REMEMBERED, That on this 22nd . day of	May A.D.
and a little a	before me, a Notary Public	in the aforesaid County and
and the second second	came Samuel F. Crawford and Susan S.	Crawford, husband and
TE NOTAN E	wife	
5 · · · · · · · · · · · · · · · · ·	to me personally known to be the same person	recuted the foregoing instrument and
BLIC ::	IN WITNESS WHEREOF, I have hereunto subscribed my name, an	d affixed my official seal on the da
the second state	year last above written.	17 10
and the second of the second s	7-25- 63 Acurotta	H. Taller
My Commission Expires	Kenrietia A.	Fuller . Notary P.

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