a contraction of the second

MORTGAGE 88056 BOOK 137 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawre	nor, Kansas
This Indenture, Made this 27th. day of May	
Lawrence K. Hunsaker, and Jo. Ann. Hunsaker, bushand and wife	Derween
of Budora , in the County of Douglas on and State of Kansas.	·>
parties of the first part, and Kaw Valley State Hank, Eudora, Kansas.	
part	part.
Eleven thousand one bundred & no/100-	DOLLARS
tothemduly paid, the receipt of which is hereby acknowledged, haX9 solo this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part of the second following described real estate situated and being in the County ofOutlineand	part the
Kansas, to-wit:	
Lots Nos. Three (3), and-"our (b), in Block No. One Mundred Eighty-six (186),	
in the City of Budore, Kanses. with the appurtenances and all the estate, title and interest of the said part these of the first part th	
And the said part 105 of the first part do - hereby covenant and agree that at the delivery hereof hey. By the law of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	
and that they will warrant and defend the same against all parties making lawful cla	im thereto
it is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of this indenture,	pay all taxes
keep the buildings upon and real or allosse against laid real estate when he same becomes due and payable, and that <u>locus</u> directed by the part <u></u> , of the second nurved against fire and torrado in subtraum and by such insurance company as shall be . Interest. And in the event that said part <u>and</u> the locus if any, made payable to the part <u></u> , of the second part to the extent and premises insured as hearing provided, then the part <u>part</u> half laid to pay such taxes when the same become due and payable so paid shall become a part of the indebtedness, secired by this indemtuce, and shall best interest at he rate of 10% from the data unit fully repaid.	apecified and a solution of its
THIS GRANT is intended as a mortgage to secure the payment of the sum of	
according to the terms of One certain written obligation for the payment of said and of the payment of said and the payment of	DOLLARS,
part, with all interest accruing thereon according to the terms of said obligation and also to serve any sum of sum of said obligation and also to serve any sum of sum of sum of said obligation and also to serve any sum of sum	
and part said part less of the lecond part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, that said part less of the first part shall fail to pay the same as provided in this indenture.	In the event
And this conveyance shall be void if such payments be made as herein specified, and the oblightion contained therein fully Idefault be made in such payments or any part thereof or any obligation costed thereinly, or intrest indexon, or if the based state are not paid whon the same become due and payable, or if the insurance in not kept up, as presideneon, or if the ball and the whole sum remaining unpaid, and all of the obligations provided for in said vortice obligations, for the security of writers is given; shall immediately matter and become due and payable at the option of the holder hereor, without notice, and it shall h	on said real,
The shid part of the second part. To take postession of the said premises and all means thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits excruing therefore tell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all mannys atting from retain the amount then unpaid of principal and interest, together with the costs and charge incident thereto end	the improve El
half be paid by the part $\frac{N}{2}$ making such sale, on demand, to the first part $\frac{1}{2}\frac{N}{2}$. It is agreed by the parties hereto that the terms, and provisions of this indenture and each and every obligation therein contails benefits accruing therefrom, thall extend and induce to, and be obligatory upon the heirs, executors, administrators, personal representations are respective parties hereto.	ned, and all
In Witness Whereof, the part 198 of the first part ha VE hereunto set 100 P hand 2 and seet 5 the da	
Faurence 15. Humake	
Tabraice T. Musener	(SEAL)
John Heren Lice	(SEAL)
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state of Kanses	
Douglas COUNTY,	
BE IT REMEMBERED, That on this 27th, day of day A before me, a Votany Public in the aforesaid Count	D., 19. 21
cene Lawrence X. Hunsaker and Jo Ann Bunsaker, hushan	d
to me personally known to be the same person ⁵ with executed the foregoing instrume	int and duly
BUBLIC: A sknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on	the day and
e	
French Strand Strand Strand Strand	1 Par El
My Commission Expires 7-25-1967 Rentification A. Puller Not	n, D., 19, 25 ny and Size. Int and duly the day and the day and

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