	Reg. No. 19,878 Fee Faid \$25.00
SOUDO BOOK 138 and the second content of Least BD	inkr, Lawrence, Kanana
This Indenture, Made this 26th. day of August Harry V. Everley and Freda M. Everley, husband and wife, as joint tenants	, 19 <sup>64</sup> between
of Eudora , in the County of Douglas and State of	Cansas
parties of the first part, and Kaw Valley State Bank, Eudore, Kansas,	a fande spin er bannen versenande -
Witnesseth, that the said part <sup>165</sup> of the first part, in consideration of the sum of	second part.
Ten thousand 4 no/100	DOLLARS
to them duly paid, the receipt of which is hereby acknowledged, ha	ve sold, and by
this indenture do " GRANT, BARGAIN, SELL and MORTGAGE to the said part . I of th	e second part, the
following described real estate situated and being in the County of Douglas Kansas, to-wit:	and State of
The North Half of Lot 12, and all of Lot 13, in Block 73, in the City of	f Eudora.
Douglas county, Kansas.	
with the appurtenances and all the estate, title and interest of the said parties of the first	
And the sold pert 280° of the first part dis " hereby covenant and agree that at the delivery boreof 8270° of the premises above granted, and solzed of a good and indefeatible estate of inhectance therein, free and clear of all	
and that LNCY will warrant and defend the same against all parties making It is agreed between the parties hereto that the parters of the first part shall at all times during the life of this	Indenture, pay all taxes
and assessments that may be levied or assessed against said real entate when the same becomes due and payable, and keep the buildings upon said real entate leviced against file and tornade in such sam and by such homesine company a dimension by the part $\mathcal{Y}_{-}$ of the second part the levic file part $\mathcal{A}_{-}$ of the second part $\mathcal{A}_{-}$ part $\mathcal{A}_{-}$ and $\mathcal{A}_{-}$ such takes and homesines of the part $\mathcal{A}_{-}$ of the second part $\mathcal{A}_{-}$	they will a shall be specified and
directed by the part $\mathcal Y$ of the second part the law, if any, made psyability to the part $\mathcal Y$ of the second part to interest. And in the event that said part $\frac{1}{200}$ of the first part shall fail to pay such taxes when the same become due	the extent of 115 and payable or to keep .
said premises insured as herein provided, then the part. $Y$ , of the second part may pay said taxes and insurance, of so paid shall became a part of the indebtedness, secured by this indexture, and shall beer interest at the tate of 10% for whill fully repaid.	om the date of payment
THIS GRANT is intended as a mortgage to becare the payment of the sum of Ten thousand $\hbar$ no/100-	
according to the terms of ODES certain written obligation for the payment of said sum of money, executed on the	26th.
day of August 10 64 and by 118 terms made payable to the part, with all interest account secure any sum or sums of	int Y of the second II
and part $X$ of the second part to pay for any invariance or to discharge way taken with interest therein in herein the said part $100$ of the first part shall fail to pay the same as privided in this indentive.	provided, in the event
	herein fully discharged
And this conveyance shall be wold if such payments be made as herein specified, and the obligation contained t If default be made in such payments or any part thereal or any obligation created thereby or interest thereon, or if it entate are not paid when the same become due and psychie, or If the insurance is not kept up, as provided herein, or real estate are not paid in as good repaid to they are new, or If waste is committed on and premises, then this conveyan	If the buildings on said
where are not paid when the same become due and paysite, or if the investme is not kept up, is provided term, or real estima we not hept in as good repeat is they are now of if wate is documented on and premiser, then this conveyan and the whole sum remaining unpaid, and all of the obligations provided for in sed written obligation, for the security is given, shall immitately mature and become due and payable at the option of the holder hered, without ratics, an	of which this locaenture of it shall be lawful for
the said part y of this second part is and to have a resilver appointed to callect the rest and benefit growing and to have a resilver appointed to callect the rest and benefit growing and the said part is the second part of all manage a rest them do not be all manage a rest the amount the unpaid of principal and interest, together with the corts and charges incident therate, and the any	es and all the improve- ling, therefrom; and to rising from such sale to
remain the amount then unpaid of principal and interest, together with the costs and charges incident theratic, and the av- shall be paid by the part $\mathcal{F}$ making such sale, on demand, to the first part $100$	erplus, if any there be.
It is agreed by the partiest hereto that the terms and provisions of this indextore and each and every obligation the bandlis account therefrom, shall earned and invers to, and be obligatory upon the bank, executors, administrators, anapps and voccessors of the respective splites. Hereto.	personal representatives,
essions and successors of the respective paties herein. In Winners Whereast the part 160 of the first part ha VC hereinste set . 10017 hand B and seet	33 the day and year
last above written	(SEAL)
Harry . Merluy	(SEAL)
Frigda M. Ever	Ley (SEAL)
e rreda A, sverier	(SEAU
Information and a second s	
	មើលពីពិពិពិពិពិពិពិពិពិពិពិពិពិពិពិពិពិពិព
Douglas	
county.) is it remembered, that an the 26th. doe of August	
before me, a Notary Public in the aft	A. D., 1924
Harry V. Everley and Freda M. Everley, hu as joint tenants	sband and wife
to me personally known to be the same person. S, who executed the foreign	ing instrument and duly
exhamological the execution of the tarme. IN WITNESS WHEELOS, I have because subscribed my name, and affixed my affici- year last above written.	al seal on the day and
My commission Explose 7-25- 10 67 Association -	Alex .

4. Beck