The Contraction of the Contracti RTGAGE . 90176 BOOK 139 No. 5383 Publisher of Level Blanks Pa Sudora , in the County of Douglas of and State of Kansas parties of the first part, and Kaw Walley State Bank, Eudora, Kansas. part y of the second part. Witnesseth, that the said part ies of the first part, in consideration of the sum of Thirty five hundred % no/100-----DOLLARS to them duly paid, the receipt of which is hereby acknowledged, he Te sold, and by this Indenture do - GRANT, BARGAIN, SELL and MORTGAGE to the said part 2 of the second part, the following described real estate situated and being in the County of ... Douglas and State of Kansas, to-wit: Lots Seventeen (17) and Eighteen (18), in Block One Hundred Eighty-five (185), in the City of Budora, Douglas County, Kanses, with the appurtenances and all the estate, title and interest of the said part est of the first part therein, And the seid part 200 of the first part da " hereby covenant and agree that at the delivery he want they are the leaded one as above granted, and seloed of a good and indefeasible estate of inheritance therein free and riser of all locu will warrant and defend the same against all parties m wio that the part 108 of the first part shall at all times during the life of this indenture, pay all tax and sevenments that may be levied or assured against said real enter when the same becomes due and psysble, and that "they will keep the buildings upon said real enter invested against said real enter when its sum and by such investors company as shall be apositive and descreted by the part \mathcal{Y} of the second part, the loss if any make pay make pays to the part \mathcal{Y} will a second part to the said of a said integers. And in the event that laid part 100 of the four part takes upon the same backman de largering or is keep and permiss have a said the investors in the part \mathcal{X} of the second part to the said of a paysile or is keep and permiss the investors a part of the indebindness, iscumed by this location $c_{\rm end}$ and 100 from the day of payment the day of payment the day of payment the day of payment or is leep as paid while become a part of the indebindness, iscumed by this location $c_{\rm end}$ and the integer of 10% from the day of payment This user is intended as a mortgage to secure the payment of the sum of Thirty five hundred & no/100-----DOLLARS conding to the terms of ODE certain written obligation for the payment of said sum of theory, executed on the γ of 19 , and by $\Delta L \Xi$ terms made payable to the part N of the second rt, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money afranced by the said part $\frac{T}{2}$ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the that said part $\frac{1}{2}$ of the first part shall full to pay the same as provided in this indenture. And this conveyance shall be void if such payments to evaluate a provided on this indextore. default to made in such payments or any part thereof we any obligation, created, thereby, or intervet the safe error to paid when the same become due and payable, or if the induced is and when you, a sprovide all estate are not kept in as good repair as they are injer, or if wats is committed on and prevalue, then the the when the same meaning usual is they are injer, or if wats is committed on and prevalue, then the the whete same meaning usual and and on a begin prevalue are due to be same to be and the safe prevalue. table, do in the insurance of new ways up, as processes on, to il waste de committeel on said premiser, then the bilgetions provided for in said written obligation, face i payable at the option of the incider hereof, without the next the constraints in the second period in the second second second second second second second period second period second seco It is agreed by this parties hereto that the terms and provisions of this indexture and each and every abligation therein contained, and all refirs account therefore, that extend and incre to, and be abligatory upon the heirs, executors, administrators, personal representatives, figs and successions of the respective public benato. whereast, the part 1 or of the first part ha We have te keyonn i tenkiligte (SEAL) (SEAL) (SEAL) (SEAL) Kannag STATE OF COUNTY, se in readingered, that on this 15th. day of December before me, a Notary Public in the sh A. D. 19 64 ty and State uma John A. Crawford and Esthel V. Crawford, his wife to be personally known to be the same person \vec{n} , who executed the foregoing instrument and duly acknowledged the execution of the same. N WITNESS WHEREOF, I have herizonto subscribed my name, and affixed my official seal on the day and year last above written. LOTAR toh Expires 7-25- 19 67 PUBLI Benkletta A. Fuller Notery Public Rand A. Register of Deeds with release and the original confessor sector RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment

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