19 We between the country of Douglas and State of Kennam     and Ke	This Indenture, Made th	nis 26th	2K) The Outlook Printers, Publisher of L	and the set in
part J of the same of the first part and key Valley State Bank, bluore, Kanas			usband and wife	19 <sup>70</sup> betwee
part J of the same of the first part and key Valley State Bank, bluore, Kanas	. Didone	and the second s	the second second second	terne and the second second
Pair 9 di the second pair.   Pair 9 di the second pair.   Numersch, fait the said pair 1,00   Poirteen thousand and no/100   Poirteen thousand and the estate attend and being in the County of Duillan and State attend and state attend and pair Aste of the second pair.   Poirteen thousand and the estate attend and being in the County of Duillan attend att	of Eudora	in the County of D	ouglas and State of	f Kensas
Winesselb, that the suid partials of the first part, the consideration of the sum of Pourteent to pourteent the suid part 1.00 DOLLAY of the first part, the receipt of which is hereby acknowledged, have sold, and it following described real estate situated and being' to the County of Doubless and State of General Doubless (Sans, Low): The Northwest Quarter of the Southeast Quarter of Southan Thirtcore (13) Township Thirteen (13), Hanse Twenty (20), 10 Douglas County, Kanass with the apputenances and all the estate, title and interest ôf the said part Acted the first part therein. As the saputenances and all the estate, title and interest ôf the said part Acted the first part therein. I all that they us areas ad acted at a set of a set of data of the first part there is a set of a set of a set of the same and a set of a set of a set of the said part Acted the set of the same addition of the sam	Manifea of the first part, a	nd Kaw Valley St.	and the second second second second second second	and the second second second second second
<pre>there there dougsand and no/100</pre>	Witnesseth, that the said	parties of the first pa	rt, in consideration of the sum of	f the second part.
Control of the second part of the southeast Quarter of second part of the second par	rourteen thousand a	nd no/100		DOLLAR
Calcing described raise shutted and being in the County of Douglas and State of County of Douglas County of Douglas and State of County of Douglas County of Douglas County of Douglas and State of County of Douglas County of Douglas County of Douglas and State of County of Douglas County of Douglas County of Douglas and State of County of Douglas County of Douglas and State of County of Douglas County of Douglas County of Douglas and State of County of Douglas County of Douglas and State of County of Douglas County of Douglas and State of County of Douglas County of Douglas and State of County of Douglas County of Douglas County of Douglas and State of County of Douglas and State of County of Douglas and State of County of Douglas County of Douglas and State of County of Douglas County of Douglas and State of County of Doug	a second s	duly paid, the receipt o NT, BARGAIN, SELL and	f which is hereby acknowledge MORTGAGE to the said part y	d, have sold, and by of the second part, the
The Northwest Quarter of the Southeast Quarter of Aedulan Thirtons (13) Towaship Thirteen (13), Kange Twenty (20), in Douglas County, Kanga with the appurenences and all the estate, thile and interest of the and part is of the first part the least and the and part less of the top part 4. The top of the toward and and the state and part is of the first part the least and the second area of part less of the top part 4. The top of the toward and and the state and part is of the least and part is of the top part 4. The top of the toward and and the state and part is of the least and part is of the top part 4. The top of the toward and the state and part is of the least and part is of the top part 4. The top of the toward and the state and part is of the least and part is of the top part 4. The top part is of the top part 4. The top part is of the top part 4. The top part is of the top part 4. The	following described real Kansas, to-wit:	estate situated and bein	ng" in the County of Dougla	and State o
Township Thirteen (13), Hange Twenty (20), in Douglas County, Kanaan with the appurenances and all the catate, thile and interest of the said part [Anoth the first part therein. As the value part loss, of the tray part as interest in the same the part of the tray part as interest in the same the part of the tray part as interest in the same the part of the tray part as interest in the same the part of the tray part as interest in the same the part of the tray part and the same part of all the database there is all the database there is all the same tray part of the same tray of the same tray part of the same tray of the same tray of the same tray part	and the second sec	rter of the Southeast	Ouerter of Section Thick	
with the appurernances and all the estate, the and interest of the said part jacof the first part therein.  And the and part 168 with the part of the marked and the same spirit of the said part jacof the first part therein and the same spirit of the same spiri	Township Thirteen	(13), Range Twenty (	20), in Douglas County, Kar	1888
<pre>d de promise shaqe genont and and a geno and indexed and and the fact that is the definition for a first index and and the provide the index and the state against all parts filters filter and the fact that is and addition of the definition o</pre>	with the appurtenances and	d all the estate title and	information of the second second	
And that Engy will serve and deed the same aging if patter editing the fail dama default in any dama of the same aging if patter editing the fail dama default in any dama dama dama dama dama dama dama dam	And the said part 1.05 of the	e first part do hereby coven	aht and agree that at the delivery hereof th	le tirst part therein.
nd accessments has may be load or assured aparts and read states than the data bands of the data index and her data bands and here data the data and here data the data and here data the data and here data and her	T			of all incombrances.
nd accessments has may be load or assured aparts and read states than the data bands of the data index and her data bands and here data the data and here data the data and here data the data and here data and her	It is agreed between the nation	and that, they will warre	ant and defend the same against all parties	mäking lawfol claim fluiteta
<pre>https:// doi:not avery the avery the law place in the for place in the part y in the second and not have been been the avery and the second aver have been the avery avery and these second avery avery</pre>	and assessments that may be levied o	r assessed against said real estate	when the in all times during the life	of this indenture, pay all taxe
the permitter interest are noting to state the payment of the term of state and term and the state and term of the term of the term of term of the term of ter	directed by the part y of the sec interest. And in the event that said p	and part, the loss, if any, made and tornace	to in such sum and by such insurance comp bayable to the part y	and that they will, env as shall be specified and
This GRANT is identified as a monitory to secure the payment of the sum of FOURTeen thousand and no/100	said premiter incural	the that part shall the	all the many such as the second s	a to the extent of 102
carding to the serve of ORE certain writing ablighten for the payment of said sum of many, executed on the				
H, with all interest according the conding to the series of land chigarion and allo to take the the part of a of the second part to pay toy any insteads or to gitcharge any takes with interest flereon is break and and all to pay the same as provided in this indertors.  And this convergence shall be used if such payments be made as heads shaded and the obligation constand therein fully declared defined and the convergence shall be used if a such payments be made as heads in such assesses of the second part to pay the same as provided in this indertors.  And this convergence shall be used if such payments be made as heads the interest thereast thereon of them is also and read if all the part of a such assesses and heads of an and head of a second part of a such assesses and head of the shall be all of the obligation provided interest thereast, before of the same as provided in the interest thereast of the such as a such as the part of the second of the same as a provided in the convergence shall be been defined and the convergence shall be been defined and the such assesses and all of the obligation provided within obligation, for the second part of the second part. Of 1 Lis made if and the convergence shall be been defined and the such assesses and all of the obligation of the same provided in the convergence shall be been defined and markets includent thereon, and the corresponde shall be been defined to all the same as provided in the convergence shall be been defined to all the same as provided in the convergence shall be been defined and markets. It all be all be all been defined and markets to be as a same as appointed to collect the rest and been start and all the laws of a same as appointed to collect the rest and been start and the same assesses and all the same assesses and		AT LONG TO A DECIDENT OF THE REAL OF THE		
In with all inferent second part to pay for any insurance or to ginchings any bases with interest therein as the pay and the second part to pay for any insurance or to ginchings any bases with interest therein fas herein provided, in its second details in and the second part of any insurance or to ginchings any bases with interest therein fas herein provided, in the second part of any payment is and as provided in this indenture. And this convegance shall be void if such payments is and as provided in the indenture. And this convegance shall be void if such payments is and as provided in the indenture. And this convegance shall be void if such payments is and base is access to keet or as provided herein of it the basid and the second pay and payable is and bases of the shall on the part is any pay and the second pay and payable is and bases of the shall be shall be based if and the shall be based if and the shall be based if and the shall be based if the shall be based if and the shall be based if the shall be based	day of October	certain written obligation for th	e payment of said sum of money, executed a	on the 26th.
af sed part 165 of the first part than will to pay the same as provided in the inderset. And this convegance shall be velic if such payments be made as housing sociality and inderset. And this convegance shall be velic if such payments be made as housing social theready an interest theread, or if the backdong social as an adverted to any other social as and the obligation contained therein of the backdong social as an adverted to any other social as and the obligation accurate solution of the solid social convegance shall be concerned to any other social as an adverted to a solid payments be advected to a solid as an advected to a solid payment of the solid payments as any solid and the obligation accurate advected to a solid as an advected to a solid payment obligation accurate advected to a solid payment be advected to a solid as a solid as a solid back the heiden there and a solid back the first back of the solid payments are and payments be advected to a solid pay and the obligation accurate advected to a solid payment back the advect advected to a solid payment back and advected to a solid payments and payments be advected to a solid payment and backed the advect advected and advected to a solid payments are advected to a solid payments and advected to advect advected advect advected to a solid payments and advected to advect advected to a solid payments and advected to advect advected the advected to advect ad	part, with all interest accruing thereon	according to the terms of will	bligation and also to secure any sum or sum	the part y of the second s of money advanced by the
default har made in such the ford if uch payments be made as herein specified and the obligation contained therein fully discharged is at a search of the billion billion of the billion billion of the billion of the billion billion billion of the billion billion of the billion bil	that said part ies of the first par	t shall will to pay the same as	scharge ony taxes with interest thereon as	nerein provided, in the event
al state are of kept in as good epans as they are flow, 0 if the intrance is of kind up, as provide the income of if which the share of a state of the share of a state of the share of the	E defende L	it such payments be made as he	rain and the second	ed therein 6.11. to the
aver, theil immediately mature and become due and packing provided for in and written obligation, by the second will be leaded in the information of the solar second part. OT its assigns the rest of the head written beech willout notice, and it shall be leaded for the second the manner provided by law and to have a reservice approximate of call be informed and the manner provided by law and to have a reservice approximate of call be informed and the manner provided by law and to have a reservice approximate of call be informed and the manner provided by law and to have a reservice of call by the part of all monopoles and the manner provides do call by the part of all monopoles and the manner provides do call by the part of all monopoles and the manner provides do call by the part of all monopoles and the manner provides do call by the part of all monopoles and provides of this indentice and deck and every oblightion therein contained, and all and and a second and the reserver of the second of the solar do and second and the day and year of a call by the part of the reserver of the second of the solar do accesses of the respective parties herein. If the approximation of the second of the solar do accesses of the respective parties herein. The part is acculated the reserver of the second of the solar do accesses of the respective parties herein. If the part herein can and provides of the solar down and to the second of the second down and to the s	eal estate are not kept in as good re-	pair as they are how, or if waste	is committed a kept up, as provided herein,	or if the buildings on said
And the rest of the manner provided by law and to have a result spoches to color the rest and bendles account therefore and to have a result approximate to color the rest and bendles account therefore and the improvement of the part of the part of the manner provided by law, and go of all moneys arising from order as to a the be part of all moneys arising from order as to a the be part of the part of the part of the color of the part of the first part he Ve herewore set. The part of the part of the day and year of the part of the first part he Ve herewore set. The part of the day and year of the part of the first part he Ve herewore set. The part of the day and year of the part of the first part he Ve herewore set. The part of the day and year of the part of the first part he Ve herewore set. The part of the day and year of the part of the first part he Ve herewore set. The part of the day and year of the part of the first part he Ve herewore set. The part of the day and year of the day and year of the day and year of the first part here the part of the day and year of the day and	s given, shaft immediately mature and	become due and pavable at the	ted for in said written obligation, for the sec e option of the holder hereof, without notice	evance shall become absolute urity of which this indenture
It be said by the part J	the manner provided	by law and to have a receiver an	to take possession of the said pr	emises and all the improve
It is agreed by the parties hore on the terms and provisions of the part 1459. It is agreed by the parties hore on the terms and provisions of the indexture and dath and every obligation therein contained, and all all generatives, administrators, personal representatives, administrators, personal representatives, above written. In Wirness Where's the part 165 of the first part he VC hereunto set their hand S and seel S, the day and year show written. In Wirness Where's the part 165 of the first part he VC hereunto set their hand S and seel S, the day and year (SEAL) Bobby Gene Graves (SEAL) Isobation of the result of the first part he VC hereunto set their hand S and seel S, the day and year (SEAL) Bobby Gene Graves (SEAL) Isobation of the result of the first part he VC hereunto set their hand S and seel S, the day and year (SEAL) Bobby Gene Graves (SEAL) Isobation of the result of the first part he VC hereunto set their hand S and seel S the day and year (SEAL) Isobation of the set of the first part he VC hereunto set their hand S and seel S the day and year (SEAL) Isobation of the set of the first part he VC hereunto set their hand S and seel S the day and year (SEAL) Isobation of the set o		ind mieresi, locether with the	an an mone	accruing therefrom; and to arising from such sale to
In Wirkess whereof, the part 165 of the first part ha Ve hereunto set their hand 5 and seal 5 the day and year above written. Bouby Bene Graves (SEAL) Laverne Graves (SEAL) (SEAL) Laverne Graves (SEAL)	1. (2.1.2)	, and the second of the second s	tirst part 100	
in wirkes whereas, the part LES of the first part he. VP hereunto set their hand & and seal & the day and year above written.       in wirkes the part LES of the first part he. VP hereunto set their hand & and seal & the day and year (SEAL)         Booby Teene Graves       (SEAL)         Booby Teene Graves       (SEAL)         Intermeter Graves				in therein contained, and all
Bobby Gene Graves       (SEAL)         Laverne Graves       (SEAL)         Laverne Graves       (SEAL)         Laverne Graves       (SEAL)         (SEAL)       (SEAL)         Laverne Graves       (SEAL)         (SEAL)       <	In Witness Whereof, the part 165	of the first part ha. Ve her	The Fail and the state of the second states in the second	
(SEAL) Laverne Graves (SEAL)		4	Rell	the day and year
(SEAL) Laverne Graves (SEAL)	and the second		Bobby Gene Graves	(SEAL)
(SEAL) TATE OF Kansas Douglas COUNTY SS BE IT REMEMBERED, That on this 26th before me, a notary public in the aforesaid County and State came Bobby Gene Graves and Laverne Graves, husband and wife to me personally known to be the same person. S. who executed the foregoing instrument and dul ecknowledged the execution of the same. IN wrmass Websacce, I have hereunto subscribed my name, and effixed my official seal on the day an year list above written. July 1 173		· · · · · ·	. Alexand Alexand	(SEAL)
TATE OF Kansas Douglas Douglas County SS BE IT REMEMBERED, That on this 26th before me, a notary public in the aforesoid County and State came Bobby Gene Graves and Laverne Graves, huisband and wife to me personally known to be the same person S, who executed the foregoing instrument and dul acknowledged the execution of the same. IN WITNESS Whether, July 1 173			Laverne Graves	(SEAL)
ATTE OF Kansas Douglas Douglas COUNTY, SS BE IT REMEMBERED, That on this 26th day of October A 0, 197 before me, a notary public in the aforesaid County and Stat came Bobby Gene Graves and Laverne Graves, husband, and wife to me personally known to be the same person S, who executed the foregoing instrument and du year last above written. July 1 173				(SEAL)
TATE OF KANSAS Douglas Douglas NOTARY NOTARY SS BE IT REMEMBERED, That on this 26th day of October A D. 197 before me, a <u>notary public</u> in the aforesaid County and State came Bobby Gene Graves and Laverne Graves, husband and wife to me personally known to be the same person S. who executed the foregoing instrument and du acknowledged the execution of the same. IN witness weatable, I have hereunto subscribed my name, and affixed my official seal on the day ar year last above written. July 1 173			and the second	Toda - A
TATE OF KADSAS DOUGLAS DOUGLAS DOUGLAS COUNTY, SS SS SS SS SS SS SS SS SS S			and the second sec	1 13
Douglas county.) BE IT REMEMBERED. That on this 26th day of October A.D., 1970 before me, a notary public in the aforesaid County and State came Bobby Gene Graves and Laverne Graves, husband and wife to me personally known to be the same person. S. who assecuted the foregoing instrument and dul acknowledged the execution of the same. IN WITNESS Whether C. July 1 173	Anna anna anna anna anna anna anna anna			
before me, a <u>notary public</u> in the aforesaid County and State came Bobby Gene Graves and Laverne Graves, husband and wife to me personsilly known to be the same person S. who executed the foregoing instrument and dul acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and effixed my official seel on the day an year last above written. July 1 173		······		
before me, a <u>notary public</u> in the aforesaid County and State came Bobby Gene Graves and Laverne Graves, husband and wife to me personsilly known to be the same person S. who executed the foregoing instrument and dul acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and effixed my official seel on the day an year last above written. July 1 173	STATE OF Kansas		កំពើពិពិធីធិតិមិតិពិពិធីពិពិធីពិពិធីពិតិតិតិតិតិតិតិតិតិតិតិតិតិតិតិតិតិតិត	 
husband and wife to me personally known to be the same person. S. who executed the foregoing instrument and dul acknowledged the execution of the same. IN WITNESS Whethere is a bove written. July 1 173	STATE OF Kansas	COUNTY, SS.	nis 26th dey of Octo	
to me personally known to be the same person S. who executed the foregoing instrument and dul ecknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and effixed my official seel on the day an year last above written. July 1 173	STATE OF Kansas	COUNTY, SS. BE IT REMEMBERED, That on the before me, a not	nis 26th day of Octo	ber A. D., 1970
IN WITNESS WHEREOF, I have hereunto subscribed my name, and effixed my official seal on the day an year last above written. July 1 123 States: Hoover Notery Public	STATE OF Kansas	COUNTY, SS. BE IT REMEMBERED, That on the before me, a not came Bobby Gene	ary public in Graves and Laverne Gr	ber A. D., 1970
July 1 173 Junes Hoover Notery Public	STATE OF Kansas	COUNTY, SS. BE IT REMEMBERED, Ther on the before me, a not came Bobby Gene husband an to me personally known to	ary public in Graves and Laverne Gr d wife	Der A.D., 1970 the aforesaid County and State aves,
James Hoover Noter Public	STATE OF Kansas	SS. BE IT REMEMBERED, That on the before me, a not came. Bobby Gene huisband an to me personally known to acknowledged the execution IN WITNESS WHEREOF, I have h	his 26th day of Octo ary public in Graves and Laverne Gr d wife be the same person S., who executed the of the same.	DBP A. D., 1970 the aforesaid County and State AVBS, foregoing instrument and dult
	STATE OF Kansas	SS. BE IT REMEMBERED, That on the before me, a not came. Bobby Gene huisband and to me personally known to acknowledged the execution IN WITNESS WHEREOF, I have he year last above written.	his 26th day of Octo ary public in Graves and Laverne Gr d wife be the same person S., who executed the of the same.	DOP A. D., 1970 the aforesaid County and State A V O S g foregoing instrument and duly
	STATE OF Kansas	SS. BE IT REMEMBERED, That on the before me, a not came. Bobby Gene huisband and to me personally known to acknowledged the execution IN WITNESS WHEREOF, I have he year last above written.	nis 26th day of Octo ary public in Graves and Laverne Gr d. wife be the same person S. who executed the n of the same. ereunto subscribed my name, and effixed my Quantum converse.	DBP A. D., 1970 the aforesaid County and State AVBS, foregoing instrument and duly

1

11

合于可导

a 10

1.00