	Reg. No. 5,557 Fee Paid \$20.00
2000000	and Down 100 2469 bis Indenture, Made this 2nd day of _April 19 71 between Hairy Everley and Freeda Everley, husband and wfe, 19 71 between Hairy Everley and Freeda Everley, husband and wfe, 19 71 between Hairy Everley and Freeda Everley, husband and wfe, 19 71 between Hairy Everley and Freeda Everley, husband and wfe, 19 71 between Hairy Everley and Freeda Everley, husband and wfe, 19 71 between Hairy Everley and Freeda Everley, husband and wfe, 10 6 for the first part in consideration of the sum of DOLLARS, 10 Minesseth, That the said part 105 of the first part in consideration of the sum of DOLLARS, 11 the adoly paid, the receipt of which is hereby acknowledged, ha Ve sold and by these presents do the said part Y of the second part 11 fb, heirs and assigns forever, and teat or parel of land situated in the County of Douglas and State of soldward towitties 20 South Half of Lot Six (6), and all of Lot Seven (7), in Block Sixty-four (64), the City of Eudora, in Douglas County, Kansas. 40 first parties first parties 10 first parties the seiver betwee the the there are the lawfu
MORT	BOOK 160 24669 Lawrence Outlook, Lawrence, Kansas
	his Indenture, Made this 2nd day of April
	1. 12. 12 , Detween
	Eudora Douglas " Karaas
of the	he first part, and the De Soto State Bank, De Soto, Kansas
	Witnesseth, That the said part ies of the first part, ir consideration of the sum of
Eigh	TTHousand & no/100 DOLLARS,
to	them duly paid, the receipt of which is hereby acknowledged, ha <u>Ve</u> sold and by these presents do
all th	hat tract or parcel of land situated in the County of Douglas and State of
The	as described as follows, to-wit: South Half of Lot Six (6), and all of Lot Seven (?), in Block Sixty-four (64),
in	the City of Eudora, in Douglas County, Kansas.
	v
with	all the appurtenances, and all the estate, title and interest of the said part first part therein.
do	hereby covenant and agree that at the delivery hereof that they are the lawful owner of
incur	mbrances
This	grant is intended as a mortgage to secure the payment of Bight Thousand a no/100
Dolla said	ars, according to the terms of a certain note this day executed and delivered by the first parties
said	part
Dolla said said as h if th ors scrit toge	and this conveyance shall be void if such payments be made
as h if th due	erein specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or einsurance is not kept up thereon, then this conveyance shall become absolute, and it shall be lawful for the said part Y of the second parallel, and it shall be lawful for the said part Y of the second parallel is converted and individual to the second parallel is the second parallel in the said part Y of the second parallel is the second parallel is the second parallel in the second parallel in the second parallel is the second parallel in the second parallel in the second parallel is the second parallel in the second parallel in the second parallel is the second parallel in the second parallel in the second parallel is the second parallel in the second parallel in the second parallel is the second parallel in the s
erit scrit	and this conveyance shall be void if such payments be made erein specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or e insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become and payable, and it shall be lawful for the said part. Y of the second part 44.5 executors, administrat- and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner pre- bed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, ther with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the part. Y
mak	ing such sale, on demand to said
	their heirs and assigns
	In Witness Whereof, The said part les of the first part ha ve hereunto set their
han	d Sand seal the day and year first above written.
	Signed, Sealed and delivered in presence of (Harry Everley) (SEAL)
han	Freeda Euerley (SEAL)
	STATE OF KANSAS, (Freeda Everley) (SEAL)
	Johnson County BE IT REMEMBERED, That on this 2nd day of April A. D. 19 21
	before me, the undersigned s Notary Public
	is and for said County and State, came Harry Everley and Freeda Everley, husband and wife,
	to me personally known to be the same persons who executed the foregoing instrument of writing, and duly acknowledged the execution of the same.
	N WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above gritten.
My My	Contractor expired January 21 19 75 Jun Hormon Notary Public
(Dunnam	(Jess V. Johnson Jr.)
in the second second	pril 14, 1971 at 2:40 P.M. <u>Janue Been</u> Register of Deeds
Recorded Ap	oril 14, 1971 at 2:40 P.M. <u>Janue Deem</u> Register of Deeds

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