370 MORTGAGE RECORD. This Indenture, Made this 1. The day of Occember in the year of our Lord one thousand nine hundred Twelag hive wife his wife of \_\_\_\_\_\_ and State of Kansas, of the first part, and of the Auco Valley Mate Bunk, Eudora\_\_\_\_\_\_ of the second part WITNESSETII. That the said part 20. of the first part, in conside Two Thousand and not control Dollars, to them duly paid, the regeipt of which is hereby acknowledged, ha VL. sold, and by these presents do .....grant, bargain, sell and morigage to the said Two Tha Herefore a summaries and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, deserved as rollows, to will The Mest half ("") of the north East quarter ("4) of Section number Twenty Three (23) Township Fourteen (14) Range Twenty (20) Containing Eighty (80) acres Mare or less with the appurtenances, and all the estate, title and interest of the said part Lev. of the first part therein. And the said of Samo the 0 intended as a Morigage to secure the payment of the sum of Two Thousand and not and not a control of the sum of the security according to the terms of a more many performance with the security of the security and the security a tuns the sum satisfacti to the said part.....of the second part; said note being given for the sum of Thomson dated December 18th 112 due and payable in Fine coupons of data as hereinafter specified. And the said particle of the first part hereby agree ... to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises before any penalties or costs shall accrue on account thereof. of the first part hereby agter. The pay an tatket assessed to and promote vertex any promote vertex any promote vertex and receiling penalties. Interest and costs, and insome insurance, shall, from insome insurance of the said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties. Interest and costs, and insurance, shall, from insome insurance of the said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties. Interest and costs, and insurance, shall, from insome the same at the expense of the part (Sec., of the first part, and in the expense of such taxes and accruing penalties. Interest at the rate of 10 perform per annum. Has if default be made in such payment, or any part thereof or interest thereon or the taxes assessed on said promises or if the insurance, is not kept payment, and late taxes and accruing penalties and interest thereon and all taxes and accruing penalties and interest at the rate of 10 perform per annum. Has if default be made in such payment, or any part thereof or interest thereon or the taxes assessed on said promises or if the insurance is not kept part (Sec., of the second part, Sec., of the said and taxes and out of all the monosy arising from such sale to retain the annum then due or to become due accruing to the conditions of this instrument, loggether with the costs and chaings of making such sale, and the said base (Sec.), here and sec., and here assign and taxes and here assign and taxes and here as is also retain the annum then due or to become due accruining ton the conditions of this instrument, loggether with the Dec. 312 117 Carl Deay [SELL] addie M Deay. [SELL] te of Kansas, Douglus BE IT REMEMBERED, That on this 1944 day o State of Kansas, ....County, ss. 17th day of December indersigned a No the undersigned a Notary Public in and to save only Carl Diagrand hadie M. Diagrand high did acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seed on the day and year last above writer. ... a Notary Public in and for said County and State, came My Commission Expires Left 25th 1915. Febry A. D. 19/3 at 10 " Torelock and M. Slaugh L Lawrences, Register of Deck 13 \_\_\_\_day of\_\_\_ Filed for Record on the