化法学

day of M. Deeds. r. ad nine d part. eipt of d part.

ed, and wied or the sum tent of ured as oy this LARS, 0.33 wum or t asid t

EAL) EAL) EAL)

ne, a ution last

er of

er.

The state of the s

Reg. No. 2167

| | FROM | STATE OF KANSAS, DOUCLAS COUNTY, This instrument was filed for record on the |
|------|---|--|
| | Henry Frye TO | Dune A. D. 1933, at 215 o'clock A. M. |
| 1 | Kaw Valley State Bank | By Deputy. |
| | THIS INDENTURE, Made this 10th. day of hundred and Trirty Three between H | 4pril, in the year of our Lord, one thousand ni enry. Frys |
| | of Eulore in the County of | ourlan and State of Kananas. |
| | part 4 of the first part, and Kar Valley State Benk, Eulora, Kensas. | |
| | WITNESSETH, That the said party of the first part, in consideration of the sum of | |
| | Block minety four (54) and lote ten end (95) in the City of Eudora, Kaness. | eleven (10 - 11) in block minety five |
| | | |
| 1 | | |
| 5.00 | | |
| | | |
| | | |
| | | |
| 2 | | |
| 1 | | |
| | | |
| | | that at the delivery hereof HC 18 the lawful owner of the premises above granted, a |
| | saized of a good and indefeasible estate of inheritance therein, free and clear of all incu and that they will warrant and defend the same against all parties making lawful claim | thereto. |
| | assessed against said real estate when the same becomes due and payable, and that, and he such increases company as shall be specified and directed by the part \mathcal{Y}_{-} of | il at all times during the life of this industure, pay all taxes or assessments that may be levied <u>ItO W111</u> _keep the buildings upon sold real estate insured against fire and tormado in such su the second part, the loss, if any, made payable to the part of the second part to the estent |
| - | <u>118</u> interest. And in the event that said part. <u>V</u> of the first part shall berein provided, then the part. <u>V</u> of the second part may pay said taxes and in indenture, and shall be in interest at the rate of 10% from the date of payment unit | all to pay such taxes when the same become dos and psyshls and to keep said premises insured sumane, or either, and the amount so paid shall become a part of the indebtodness, secured by th I faily repeat. |
| | Seventeen Hundred | at of said sum of money, essented on the 10th day of April |
| | and by <u>his</u> terms made payable to the part <u>y</u> of the second part, w | ith all interest accruing thereon according to the terms of said obligation and also to secure any sum insurance or to discharge any taxes with interest thereon as herein provided, in the event that as |
| | part <u>V</u> of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payment be made as herein specified, part thereof or any obligation created thereby, or miners thereon, or if the taxes on a up, as provided herein, or if the buildings on such rail estate are not kept in as good absolute, and the whole sum remaining unsuid, and all of the obligations provided in the sum of the sum remaining unsuid, and all of the obligations provided in the sum of the sum remaining unsuid, and all of the obligations provided in the sum of the sum remaining unsuid, and all of the obligations provided in the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the | and the shippion contained threin fully discharged. If default be made in such payments or an all real entries are not pad, when the same becaus dow and payships or if the insurance is out for payships of the same part of wast is associated or not previous, that the correspond that have or a such argument threship of the second payship of the same payships of the transmitted of the same payship of the same payship of the same payship of the same payship of the same payship of the same payship of the same payship of the same pays (i.e., not it shall be head for the same payship of the second pays). |
| | mature and become due and payable at the option of the holder hereof, without no to take possession of the said premises and all the improve and benefits accruing thereform; and to sell the premises kereby granted, or any part | tice, and it shall be havful for the said purt <u>y</u> for the second part. perts threen in the manner provided by law and to have a receiver appointed to rollect the rem threed, in the manner presended by law and out of all mannys arming from noth sale to retain it don't threeto, and the overplus, if any three he, shall be paid by the part making such sale, o |
| | amount then unpaid of principal and interest, together with the costs and charges inci- demand, to the first part Y | dent thereto, and the overplus, if any there be, shall be paid by the part <u>m</u> maxing such ase, o ture and each and every obligation therein contained, and all benefits accruing therefrom shall exten |
| | It is agreed by the parties hereto that the terms and provisions of this inder and inure to, and be obligatory upon the heirs, executors, administrators, personal re | presentatives, assigns and successors of the respective parties hereto. |
| | It is agreed by the parties borto that the terms and provisions of this index and incre to, and be obligatory upon the hore, according, administrator, personal re IN WITNESS WHEREOF, The part_Y of the first part ha_ above written. | 8 hereunto set his hand and seal the day and year la |
| | It is agreed by the parties bereto that the terms and provisions of this inder and imre to, and be obligatory upon the hers; executer, administrators, personal re IN WITNESS WHEREOF, The part_Y of the first part ha | resentatives, sangar and merceders of the respective parties network. <u> <u> <u> </u> <u></u></u></u> |
| | It is agreed by the parties bereto that the terms and provisions of this inder and imre to, and be obligatory upon the hers; executer, administrators, personal re IN WITNESS WHEREOF, The part_Y of the first part ha | E_ hereunto set. his hand and seal the day and year la Henry Frye (SEAI |
| | It is agreed by the parties bereto that the terms and provisions of this inder and imre to, and be obligatory upon the hers; executer, administrators, personal re IN WITNESS WHEREOF, The part_Y of the first part ha | E_ hereunto set_ his hand and seal the day and year is Henry Frye(SEAN (SEAN |
| | H is agreed by the jerces borto that the terms and providence of this like of the start with the start with the start providence of the start has above written. | B_ hereunto set. h1S hand and seal the day and year la <u>Henry Frye</u> (SEAI |
| | If is agreed by the jurices bords that the terms and providents of this independence of the ind | S |
| | If is agreed by the jeries bergs that the terms and providers of this indefendence in the providers of this indefendence in the providers of this indefendence in the providers of the indefendence in the provider in the provider of the provider in the provider interval in the provider interval in the provider interval int | B_ hereunto set_ h18_ hand and seal the day and year is |
| | If is agreed by the jurices borts that the terms and providences of this independence of the in | B_ hereunto set_ h18_ hand and seal the day and year is Henry Fry@(SEAI |
| | If is agreed by the jurices borts that the terms and providences of this independence of the in | B_ hereunto set_ h18 hand and sealthe day and year is Henry Frye (SEAI (SEA (SEAI (SEAI (SEAI (SEA (SEAI (SEA |
| | If is agreed by the fortus horts that the terms and providences of this independence of the first part has above written. IN WITNESS WHEREOF, The part_2_ of the first part has above written. STATE OF Rong as | B_ hereunto set_ h18 hand and sealthe day and year is |
| | If is agreed by the fortus horts that the terms and providences of this independence of the first part has above written. IN WITNESS WHEREOF, The part_2_ of the first part has above written. STATE OF Rong as | B_ hereunte set_ his_ hand and seal the day and year is Henry Frye (SEAI (SEAI |

571

· 12