## MORTGAGE RECORD 91 Reg. No. 4512

200

| <u>Kaw Valley Stat</u>   | FROM<br>Fudora, <u>Kansas</u>  | STATE OF KANSAS, DOUGLAS COUNTY, ss.<br>This instrument was filed for record on the <u>12</u> day of<br>  | (      |
|--|--|---|--------|
| THIS INDENTURE<br>hundred and forty  | 2, Made this 20th day of November<br>five between Orville W.   | , in the year of our Lord, one thousand nine<br>Cordelland Fearl F. Cordell, his wife   | [      |
|  | in the County of Douglas<br>art, and Kaw Valley State Bank, Eudo<br>at the said part 125 of the first part, in consid  | part_y of the second part.  |        |
| Ten hundred and  | no/100   | DOLLARS, to the said parties of the second part,<br>  | ſ      |
|  | All of Block Sixty (60) and B  | lock Seventy (70) located in the  |        |
|  | City of Eudora, Douglas Count,   | y, Kansas   | (      |
|  |  |   |        |
|  |  |   |        |
|  |  |   |        |
| with the appurtenances :   |  |   |        |
| And the said parties   | feasible estate of inheritance therein, free and clear of all i  | the delivery hereof they NATO the lawful owner_S. of the premises above granted, incumbrance  |        |
| And the sail partles.<br>and stated of a cool and inder<br><u>except</u> <u>mortrag</u><br>and that they will warrant and<br>It is agreed between the j<br>or assessed against sail real er<br>and by such insurance<br>entent of <u>and by such</u> insurance<br>the indenture, and shall bear<br><u>THIS GRAT is interache</u><br><u>Ten hundred and</u>   | of the first part dohredy covenant and agree that at<br>feasible entate of inderinsen the tweins. fore and clarge of all<br>if defend the same stainst all parties making barful claim<br>parties herein that the partleg of the first part shall a<br>tate when the same becomes due and payable, and that LBL<br>e company as hall be specified and directed by the party<br>And in the event that and partfirst of the first part shall a<br>rank when the same becomes due and payable, and that<br>LBL experiment of the event part may pay that that as and innur<br>interferst at the rate of 10% from the due of payment un<br>interferst at the rate of 10% from the due of payment on<br>no/_1000  | the divery breed.th@y_K&RCthe lawful owner_S. of the premises above granted,<br>insumbranceKanaa.for1000.00therefore<br>thereforethereforethereforethereforethereforetherefore<br>all times during the life of this indenture, pay all taxes or assessments that may be levied<br>10ythereforet   |        |
| And the said pard.es.<br>and seized of a good and inder<br>each that they will warrant and<br>in it is a speed between the j<br>or assessed against said real er<br>or assessed against said real er<br>uch sum and by such insurance<br>extent of 145 interest.<br>as berein provided, bein the p<br>this indenture, and shall hear<br>THIS GRANT is intereded.<br>Ten hundred and  | of the first part dohredy covenant and agree that at<br>feasible entate of inderinsen the tweins. fore and clarge of all<br>if defend the same stainst all parties making barful claim<br>parties herein that the partleg of the first part shall a<br>tate when the same becomes due and payable, and that LBL<br>e company as hall be specified and directed by the party<br>And in the event that and partfirst of the first part shall a<br>rank when the same becomes due and payable, and that<br>LBL experiment of the event part may pay that that as and innur<br>interferst at the rate of 10% from the due of payment un<br>interferst at the rate of 10% from the due of payment on<br>no/_1000  | the divery breed.th@y_K&RCthe lawful owner_S. of the premises above granted,<br>insumbranceKanaa.for1000.00therefore<br>thereforethereforethereforethereforethereforetherefore<br>all times during the life of this indenture, pay all taxes or assessments that may be levied<br>10ythereforet   | rein   |
| And the sail partles   | of the first part dobredy covenant and acree that at<br>feasible exists of inderinance therein. free and clear of all it<br>on <u>to.haw Valley State</u> . <u>Funders</u><br>defend the same stain all parties making berthed claim<br>parties here that the part_ <u>165</u> of the first part tabl<br>it as even the same becomend use and paytable, and that <u>th</u><br>it company as shall be precified and directed by the part_ <u>30</u> .<br>And in the creat that asid part. <u>165</u> of the first part that 12<br>and in the creat that asid part. <u>165</u> of the first part shall it<br>interfert at the second part may pay said the part <u>30</u> of<br>the second part may pay said the part <u>300 of the second part</u> and<br>15 as mortgate to secure the payment of the sum of<br><u>1000.0000</u> of the second part op pay for any insu<br>shall fail to pay the same approved part to pay for any insu<br>shall fail to pay the same approved part to pay for any insu<br>shall fail to pay the same approved part to pay for any insu<br>shall fail to bail the said relat relate ere not key in the same of<br><u>any</u> the baildings an said relat relate relate to the part to pay for<br>the baildings and relate relate on the pay the part <u>1000</u> .  | the divery brend.th@y_N&ICBthe lawful owner_S. of the premises above granted,<br>iscumbance<br>to   | ein (  |
| And the sail pard GS<br>and keited of a good and inde<br>  | of the fors part dobreby covenant and acree that at<br>fourlise casts of indeviators therein, free and clear of all it<br>realistic casts of indeviators therein, free and clear of all<br>defend the same spaint all parties making baseful claim<br>parties berro that the part_162 of the fort part shall a<br>company as shall be predicted and directed by the part_102<br>and in the event that and part. 16.05 the fort part shall a<br>company as thall be predicted and directed by the part_102<br>and in the event that and part. 16.05 the fort part shall a<br>fart   | the divery breed. they_NGTOthe lawful owner_S. of the premises above granted,<br>incumbrance<br>to  | rein   |
| And the sail partles.<br>and seized of a good and inder<br><u>except</u> .mottreg<br>and their of a good and inder<br><u>except</u> .mottreg<br>and that they will warrant an<br>It is agreed between the j.<br>or assessed against all real or<br>unch sum and by such insurance<br>cetter to 1.158 interest<br>a, berein provided, then the joint<br>this informative, and shall bear<br>THIS GRANT is intended<br><u>Inn.hundred.and</u> .<br>tecording to the terms of <u>OU</u><br>and by <u>life</u> terms made<br>pridyword generg inderstood herein<br>hall become absolute, and the<br>mendiated mature and become<br>reas and benefits accruing the<br>to reals the amount then unpo-<br>making such ask, on demand, u.  | of the first part dohredy covenant and acree that at<br>for the fray part dohredy covenant and acree that at<br>$r_{a}$ , $r_{b}$ , $h_{ab} \times y_{a} 1 h_{ab} \times s_{tab} + h_{ab} $ | the divery breed.they_NGIGthe lawful owner_S. of the premises above granted,<br>incumbrance<br>to   | rein   |
| And the sail partles   | of the fors part dobreby covenant and acree that at<br>fourlise casts of indeviators therein, free and clear of all it<br>realistic casts of indeviators therein, free and clear of all<br>defend the same spaint all parties making baseful claim<br>parties berro that the part_162 of the fort part shall a<br>company as shall be predicted and directed by the part_102<br>and in the event that and part. 16.05 the fort part shall a<br>company as thall be predicted and directed by the part_102<br>and in the event that and part. 16.05 the fort part shall a<br>fart   | the divery bereat they_NAIRthe lawful owner_S. of the premises above grantal,<br>thereta.<br>thereta.<br>at all times during the life of this indenture, pay all taxes or assessments that may be kericd<br>thereta.<br>at all times during the life of this indenture, pay all taxes or assessments that may be kericd<br>thereta.<br>at all times during the life of this indenture, pay all taxes or assessments that may be kericd<br>to pay such taxes when the same become due and paythels and there as all to make on<br>the life pay such taxes when the same become due and paythels and there as all there is inverted<br>ance, or either, and the amount so paid shall chome a part of the indetecdness, secured by<br>a light prediction of money, executed on the _20th_day of _NOVminhar_ 19.45.<br>All distributions thereing fully fieldstreed. MOVminhar_ 19.45.<br>the obligation constants depends in the trans of asid obligation and also to secure any sum<br>rance, or Mak_LikeSiMARGA_RULL baxes_will, life(urinf), then this convergence<br>the obligation constants depends in the stress of asid obligation convergence<br>the obligation constants depends in the stress of asid obligation and shot to secure any<br>and real state are non asid when the same become due and paythels and the stress are<br>due to take are none, or everyous. If any there is a short is stress, the<br>state real cause are none paid when the same become due and paythels and the stress is the<br>state stress in the manner proceedied by law and out of all moneys are stress.<br>the money process of the respective paythele be reference appointed to collect the<br>stress tendent in the manner proceedied by the same become due and paythele and the stress.<br>there and and accessors of the respective paythele better.<br>here better thered, in the manner proceedied by the same become better is bester to collect the<br>stress tendent made assoccessors of the respective paythele be reference the stress bester.<br>here unto set _thell | rein ( |
| And the sail pard CS.<br>— and seized of a paod and inder<br>— arc cpit. Mortir page<br>and that they will warrant am<br>It is a preed between the j<br>or assessed against tail trait of<br>unch sum and by uuch insurance<br>cetter to i. 15. interest.<br>. at, herein provided, then the p.<br>this inderuner, and hall bear<br>THIS GRANT is intraded<br>— Innular ed. and<br>. according to the terms of<br>. and by the<br>ridd part_16<br>ridd part_16<br>ridd part_16<br>rest and beards accruing the<br>main accruing the beards<br>and heards accruing the<br>main accruing the beards<br>accruing the bear | of the first part do   | the divery bereat they_NATA   | ein (  |
| And the sail pardes  | of the first part dohredy covenant and acree that at<br>for the farst part dohredy covenant and acree that at<br>results expate of inheritance therein, free and care of all i<br>results expate the maximum statuties making baseful claim<br>parties bern the same becomend use and payable, and that<br>that are ben the same becomend use and payable, and that<br>that coven that and partbest the first part shall far<br>are your of the accord part may pay said tax and innur<br>there are of 10% from the due of payment un<br>infertor at the rate of 10% from the due of payment un<br>of /_100<br>The accord part may pay said tax and innur<br>/   | the divery brend they.NGTGhe lawful evert_S. of the premises above granted,<br>is where the second part to be only your soil real class in the data of the merches above granted,<br>there is a second part, the law if any, made payable to the part. X of the second part to the<br>if they repeated to be sold any, made payable to the part. X of the second part to the<br>if they repeated to be sold any, made payable to the part. X of the second part to the<br>if they repeated to be sold any, made payable to the part. X of the second part to the<br>if they repeated to be sold and le change a pay of the indebtedness, secured by<br>a fully repeated   | Pein C |
| And the sail pard CS.<br>— and seized of a paod and inder<br>— arc cpit. Mortir page<br>and that they will warrant am<br>It is a preed between the j<br>or assessed against tail trait of<br>unch sum and by uuch insurance<br>cetter to i. 15. interest.<br>. at, herein provided, then the p.<br>this inderuner, and hall bear<br>THIS GRANT is intraded<br>— Innular ed. and<br>. according to the terms of<br>. and by the<br>ridd part_16<br>ridd part_16<br>ridd part_16<br>rest and beards accruing the<br>main accruing the beards<br>and heards accruing the<br>main accruing the beards<br>accruing the bear | of the first part dohredy covenant and acree that at<br>for the first part dohredy covenant and acree that at<br>(a, b, haw Yalley, State, Barle, Eudors,<br>defend the same stain at 31 parties making barle for the<br>parties bern the same becomend use and payable, and that<br>the company as shall be precised and directed by the part-<br>and in the error that and part. 10.57 the first part shall fa-<br>areof the accord part may pay said tax and innur<br>the action of the second part, and payable and the<br>has not parties of 10.5 from the first part shall fa-<br>areof the accord part may pay said tax and innur<br>(a mortgace to accure the payment of the sum of/)<br>not/100<br>100 errain written obligation for the payment out<br>be void if such payment be made as berein specified, and it<br>the same remaining unpud, and all of the childright pays<br>be used if such payment, software with the conts and for<br>the same remaining unpud, and all of the childright pay<br>whole sum remaining unpud, and all of the childright pay<br>be used in the terms and provident of the inductor<br>be rest the terms and provident of the first part has V0_1<br>shere that the terms and providents of the inductors<br>be part.the terms and providents of the inductors and cl<br>o the first part  | the divery breed.they_NGTG  |        |
| And the sail pard.GS.<br>— and keide of a road and inde-<br>— accept.morth.reg<br>and that they will variant am<br>It is agreed between the ;<br>or asserted against aild real or<br>outen sem and by nuch insurance.<br>A brein provided, them the particular<br>this informative, and shall bear<br>THIS GRANT is intraded<br>Ten hundred. and<br>according to the terms of<br>and by<br>and by<br>the<br>and by<br>the<br>according to the terms of<br>proverside group diagnossi<br>proverside group diagnossi<br>proverside group diagnossi<br>proverside group diagnossi<br>proverside group diagnossi<br>proverside group diagnossi<br>and by<br>and by<br>and by<br>and by<br>the sament there and become<br>the stain there are accurate the<br>and the second the start<br>and the second the start<br>and the second the start<br>and the second the start<br>and the second the second<br>the start the second the start<br>and the second the start<br>and the second the start<br>and the second the start<br>and the second the second<br>the start the second the start<br>and the second the start<br>and the second the start<br>and the second the second<br>the start the second the second<br>the start the second the second<br>the start the second the second<br>the second the second the second<br>second the second the second<br>(SEAL)  | of the first part dohredy covenant and acree that at<br>focuble capter of inderinance therein. free and care of all 1<br>(a, b, haw Yalley. State. Barly, Eudors<br>of defend the same stain all sputties making barlies in<br>hard barlies that the part_deS of the first part abil<br>the company as shall be precised and directed by the part_yall<br>odd in the error that aid part. Barly the part ball the<br>arry of the accord part may pay aid task and innur.<br>If a mortgate to secure the payment of the sum of<br>of /100<br>The particle of 105 from the due of payment and<br>the acressing the second part, the second part, with all in<br>the company as the of 105 from the due of payment and<br>the acressing the second part may pay aid task and innur.<br>If a mortgate to secure the payment of the sum of<br>intervent the same approved in this indering the<br>the did graft X of the second part to pay for any ismu-<br>ter with the same approved in this indering the<br>the did graft X of the second part to pay for any ismu-<br>ter with the same approved in this indering the<br>the did if with payment be made as herein specified, and i<br>the state the terms and providents of the shifting the pay<br>whole sum remaining unpaid, and all of the shifting the pay<br>the second and interest, operform with the costs and c1<br>o be first part   | the divery brend.they_NATEDhe lawful event_S. of the premises above granted,<br>incumbrance<br>the  |        |