	86459 BODE 24	201
	NORTGAGE (No. 51E) P. J. Berlin, Publisher of Legal Blanks, Lawrence, Konnes	
	This Indenture, made this day of, in the year of our Lord, one thousand nine hundred and for the sector	100
	Louis J. Barta and Norms D. Barta, his wife	
	of _ Eudora in the County of Doug 182 and State of Kendens	
	part is of the first part, and Knw Valley State Bank, Sudorn, Kanana	
	Witnesseth, that the said part of the first part of the second part.	
	Eighteen hundred and no/100	
	doGRANT, BLAGAIN, SELL and MORTGAGE to the said part // of the second part, the following described real estate situated and being in the County of DOUG_SA and State of Kansas, to wit: The Bouth One Hundred (100) mores, of the South-esat Quarter,	
) ·	of Section Nine (9), Township Thirteen (13), Range Twenty-one (21)-	
	1-1	
	This mortgage is given in addition to one dated January 18th 1843. for 32500.00, No. 56204 To Kaw Valley State Bang, Sudora, Kanaas, and	
	Covering and registate: Same was recorded January 15th.1043'st 10:00.	
The second	A.M. recorded in Book 84, of mortgages on bage 411, Douglas County, Fana-	
	with the appurtenances and all the estate, title and interest of the said part 100 of the first part therein.	
	And the said pert 20 of the first part dohereby covenant and akree that at the delivery hereof 200 the lawfal	
	- except first real estate mortgage to Kaw Valley State Bank, Eudora, Aansas attatad above, and haptries deress that the syst 12 of the first part thall at all inner during the life of this indestates, pay all target.	
	Li is aftered between the parties hereis that the part is 20 of the first part shall at all times during the like of this indestates, pay, all tasks of the first part shall be all the part is after the like the part is 20 of the first part shall be compared as and payable, and that is parties pay all tasks of the first part shall be compared as and payable, and that is an extended to the part is all times during the like of the first part shall be compared as and payable, and that is an extended to the part is all the part is a start of the second part the loss if any, made payable to the part is the second part to the extent of interest and the second part to the extent of interest and the second part to the part is all the	
	premises insured as herein provided, then the part of the second part may pay said insurance, or either, and the smoont to paid the become a part of the indebidness, secured by this inference, and thell become interest at the rate of 105 from the date of payment until fully repaid. THIS GRANT is intended as a morthage to secure the payment of the sum of	
	Eighteen hundred and no/100- according to the terms of OTIC certain written obligation for the payment of said sum of money, executed on the 2H day of	
	July 19 #7, and by 113 terms made payable to the part. of the second part, with all interest second part to pay correlate to the terms of said obligation and also to secure any sam or sums of money advanced by the said part of the second part to pay of ran instances or to discharge any target with interest thereon a herein provided, in the event that said part of the	1
	first part shall fail to pay the same as provided in this indentare.	
	If defail be made in such payments or any part thereof or any obligation arrays plethow, in all the Colligation contained therein faily discharged, one sot paid bench the sumb forceme due and presidence of there is a such as the contained therein or if the buildings on said real state are not key in a flood repair as they are now, or if was to assume the other in the provided herein, or if the buildings on said real state whole sum remaining unpidd and all of the obligations previded for infail written obligation, for the security of which this indentare indiven- able sum remaining unpidd and all of the obligations previded for infail written obligation, for the security of which this indentare indiven- shall immediately unstrue and become due and psychle at the option of the holder hered, without notice, and it shall be lawed (if or the said the sum of the sum of the sum of the sum of the obligations previded for infail written obligation, for the security of which this indentare indiven- shall immediately unstrue and become due and psychle at the option of the holder hered, without notice, and it shall be lawed (if or the said the sum of the holder hered, without notice, and it shall be lawed (if or the said)	
	senare provided by low and to have a receiver appointed to collect the rest and basefits account of the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and the rest and basefits account of the rest and	
	principal and interest, together with the costs and charges incident thereits, and the overplas, if any there be, shall be paid by the part	
	in Witness Whereof, the part 123 of the first part hand hereunto set their hand and	
	seal ³ the day and year last above written.	
-	Rorma M. Burn (SEAL)	
	(SEAL)	
<u> </u>	(SEAL)	Sec. 2
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