th. 5. 41 18 18 S ٠ 1 37257 BOOK 95 INORTGAGE F. J. Buyles, Publisher of Legal Blanks, Lawre (No. 52K) re. Kat This Indenture, mide this_ _day of ____January Slat. in the year of our Lord, one thousand nine hundred and forty nine Willerd G. Brown and Clark. L. Brown, his wife of . Budora ... in the County of Douglas and State of Manana part is wol the first part, and Kaw Valley State Bank, Budorn, Han part 7 of the second part. Witnesseth, that the said part ing of the first part in consideration of the sum of Porty Five hundred and no/100 ----- DOLLARS. Lots Bleven. (11), and Twelve (12), in Block Two Hundred Your i. (201, in the fity of Eudora, Kana. with the appurtenances and all the estate, title and interest of the said part 1-3 of the first part therein. . And the said part 123_of the first part do hereby covenant and agree that at the delivery hereof they "GPC the lawfal owner 3.of the premises above granted, and seized of a good and indefenible estate of inheritance therein, free and clear of all incumbrances It is agreed between the parties hereto that the part issue the part issue a bainst all parties making lawfal claim thereto. It is agreed between the parties hereto that the part issue the first part shall at all times during the life of this indentary, my all taxes or assessments that may be level or assessed a bainst affer and to made on a such as and be parties and the second part of the state instruction of the second part issue as a shall be partied, and there are a shall be part in the second part issue as a shall be partied or assessment as a part is of the second part issue. The shall be the second part issue is a shall be part in the second part issue of the second part issue, or the second part issues, or the second part issue, or the second part issue is the second part issue, or the second part issue issue issue issue is the second part issue issue issue is the second part issue repaid. THIS GRANT is intended as a morthage to secure the payment of the sum of_ Forty five hundred and no/100 ----- DOLLARS. ording to the terms of Dr.o. certain written obligation for the payment of said sum of money, executed on the_ day of day of accreating thereon according to the terms of each obligation and also to accreating a descendent of the social part, with all inserts accreating thereon according to the terms of each obligation and also to accreating and or mass of more y denanced by the said part, with all inserts of the accord part to pay for any insertion or to discharge any terms with instruct thereon as herein provided, in the event that said part, of the first part shall fail to pay the same as provided in this indenture. In Witness Whereof, the part ies of the first part have hereunto set their hand 3 and seal 9 the day and year last above written. Willard J. Brown (STAL) L Brown (SEAL) STATE OF Kensas 88: COUNTY OF Douglas day of January A. D. 1949 31 Be It Remem Notary Public MERC the alorantit C. Willard G. Brown and Clara L. Brown, his wife OTARY ra to be the m nos 3 who executed the fo UBLIC Indaed the e ution of the m IN WITNESS WHEREOF, I have be ribed my same and - doy and your last above written. AS COURS N.G. mercres 19 51 12 day of August . Narold a. Beck I, the undersigned owner of the within mortgage, do hereby acknowledge the ful secured thereby, and authorize the Merister of Deeds to enter the discharge of 2. Cali 4. Tool Dres. Morte

State State State State and an and a state of the state Sale on man the state of and an and the second second second Linds to the standard have an and the store of Store Land