APPENDIX DESCRIPTION OF THE PROPERTY OF THE PR	denture, Made	e this 17th dây	of June
A. D. 19_52., between	Pearl D. Hile	debrand, an unmarried w	omán .
<u>√3</u>			transfer to the transfer of th
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Lawrence	in the County o	i Douglas and S	tate of Kansas
of the first part, and The	e Douglas County Buildin	ng and Loan Association of the seco	and part.
Nine Thousan	Witnesseth, That d Seven Hundred I	the said part y of the first part, Fifty and no/100	
		acknowledged, ha S sold and by	
pargain, sell and Mortgag	ge to the said party of the sa	econd part, its heirs and assigns forev Kansas, described as follows; to-wit:	these presents do BS grant er, all that tract or parcel of
Lot No. One	(1) in Countrys:	ide, an Addition adjace	nt to the City
of Lawrence	, also, Lot No.	Twenty (20), in Block	No. Eleven (11)
in Lane Pla	ce, an Addition t	to the City of Lawrence	
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ith all the appurtenance	s, and all the estate, title	and interest of the said part y	f of the first part therein
and the said D	arty of the first	nant	or the arst part therein
ncumbrances			
his grant is intended as	a mortgage to secure the po	ivment of Nine Thousand Se	even Hundred Fifty
			The second secon
ollars, according to the	terms of one certain	note this day execu	ated and delivered by the said
	terms of One certain	the day exect	uted and delivered by the said
, pa	rty of the first	the day exect	ated and delivered by the said
o the said party of the se pecified. But if default be mereon, then this conveyance aid party of the second part, he manner prescribed by la ogether with the costs and ch	rty of the first cond part ande in such payments, or any p shall become absolute, and the its successors and assigns, at an w; and out of all the moneys.	and this conveyance shall be void if art thereof, or interest thereon, or the taxes whole amount shall become due and payaby time thereafter, to sell the premises here arising from such sale to retain the amount the overplus, if any there be, shall be paid	f such payments be made as hereit , or if the insurance is not kept up le, and it shall be lawful for the by granted, or any part thereof, in
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The note herein described, average entries in them by prested, discharged. As