SO280 BOR 105 This makes day has a second	ALCOHOL OF	Keg. No. 2714 Fee Paid 32.25
A. D. 19.53. between John E. Rockhold, Sr. and his wife. Lois Di Rockhold. d. Lawrence in the County of Douglas and State of Kansas d. Lawrence in the County of Douglas and State of Kansas d. Lawrence in the county of Douglas and Les Association of the secondpart. Witnesseth That the skid part les of the first part, in condensition of the sum of the mean law paid, the receipt of which is hereby acknowledged. In Ve said and by the presents do grant of the said and the court of Douglas and State of Kansas, described as follows, to wit: Lot NoEightherin (18) in Block No. Four (4.). In Belmant, an Addition to the City of Lawrence. with all the appurtenance, and all the estate, title and interest of the said next. Yes in the tawful owner 5 and the main performance in the City of Lawrence. with all the appurtenance, and all the estate, title and interest of the said next. Yes in the tawful owner 5 and the main performance in the City of Lawrence. with all the appurtenance, and all the estate, title and interest of the said next. Yes in the tawful owner 5 and the main performance in the City of Lawrence. with all the appurtenance, and all the estate, title and interest of the said next. Yes in the tawful owner 5 and the main performant and agree that the iddivery hereof. they appet the tawful owner 5 and the main performant and agree that the iddivery hereof. they appet the tawful owner 5 interest of one of the Tip tip part. This grant is intended as a mortange to secure the payment of Bine Hundred and ng/100		50280 BOOK 105
<pre>d_Learnine</pre>	「こうち」というという	This Indenture , Made this 5th day of September A.D. 19.53, between John E. Rockhold, Sr. and his wife, Lois Di Rockhold
of the first part, and The Douglas County Building and Loan Association of the second.part. Witnesseth. That the skil part left of the first part, in consideration of the same of Nine Hundred and no/100		
Witnesseth. That the shid part 199_of the first part, in consideration of the sum on Nine Hundred and no/100		
<pre>p them_duly paid; the receipt of which is hereby acknowledged, ha Ve_sold and by these presents dogrant bargin, sell and Morgage to the said party of the second part, its here and assigns forever, all that tract or pared of hand situated in the Compt of Degulas and States of Kanas, described as follows, towsif: Lot iso_o_Eighteenn (18) in Block k0. Pour (4), in Belmont, an Addition to the City of Lawyernoe.</pre>	14 11	Witnesseth. That the said part 108 of the first part, in consideration of the sum of
Lot No. Eighteen (18) in Block No. Four (4), in Belmont, an Addition to the City of Lawrence.	and the second second	to them duly paid, the receipt of which is hereby acknowledged, have sold and by these presents do grant bargain, sell and Mortgage to the said party of the second part, its heits and assigns forever, all that tract or parcel of the second part, its heits and assigns forever.
And the said pertles of the first part do	The second	Lot No. Eighteen (18) in Block No. Four (4), in Belmont, an
And the said pertles of the first part do hereby covenant and agree that at the delivery hereof. they are the lawful owners is the premises above granted, and sensel of a good and indefeasible estate of inheritance therein, free-and clear of a incumbrances This grant is intended as a morigage to scener the payment of <u>Nine Hundred and np/100</u> Dollars, according to the terms of <u>One</u> certain <u>note</u> this day excented and delivered by the as <u>partles of the first part</u> to the axid part of the second part and this conversative shall be void if such payments be made as here sectified. But if default be made in such payments, or any part thereof, encines thereon, or the taxes, or if the insurance is not kept thereon, then this conversation and such as and underset thereon, or the taxes, or if the insurance is not kept thereon, then this conversation and such as a dual interest thereon, or the taxes, or if the insurance is not kept thereon, then this conversation and such as a dual interest thereon, or the taxes, or if the insurance is not kept thereon, then this conversation and such as a dual into therefore, incluses thereon, or any part thereof, the manner prescribed by hay, and and of all the moneys arising from such as the treats the amount the due for principal and intere together with the costs and charges of making such as a dual to everptus, if any there he shall be paid by the party making such sale. demand, to said <u>part 168</u> of the first part, the 3r here aga asig In Witness Whereof, The said part <u>165</u> of the first part has <u>26</u> hereunto set <u>the1</u> hand g and seal githe day and year first above written. Signed, Sealed and definered in presence of Be If Remembered of the contrasting day the search and the first part has <u>26</u> of <u>26</u> (SEA <u>57</u> ATE, OF KiANSAS <u>16</u> Ki R Hereonally known to be, the same person 3 who executed the foregoing instrument writing, and day acknowledged the execution of the same ad afficed my official seal the day and year last above written.	North Mary	
And the said pertles of the first part do hereby covenant and agree that at the delivery hereof. they are the lawful owners is the premises above granted, and sensel of a good and indefeasible estate of inheritance therein, free-and clear of a incumbrances This grant is intended as a morigage to scener the payment of <u>Nine Hundred and np/100</u> Dollars, according to the terms of <u>One</u> certain <u>note</u> this day excented and delivered by the as <u>partles of the first part</u> to the axid part of the second part and this conversative shall be void if such payments be made as here sectified. But if default be made in such payments, or any part thereof, encines thereon, or the taxes, or if the insurance is not kept thereon, then this conversation and such as and underset thereon, or the taxes, or if the insurance is not kept thereon, then this conversation and such as a dual interest thereon, or the taxes, or if the insurance is not kept thereon, then this conversation and such as a dual interest thereon, or the taxes, or if the insurance is not kept thereon, then this conversation and such as a dual into therefore, incluses thereon, or any part thereof, the manner prescribed by hay, and and of all the moneys arising from such as the treats the amount the due for principal and intere together with the costs and charges of making such as a dual to everptus, if any there he shall be paid by the party making such sale. demand, to said <u>part 168</u> of the first part, the 3r here aga asig In Witness Whereof, The said part <u>165</u> of the first part has <u>26</u> hereunto set <u>the1</u> hand g and seal githe day and year first above written. Signed, Sealed and definered in presence of Be If Remembered of the contrasting day the search and the first part has <u>26</u> of <u>26</u> (SEA <u>57</u> ATE, OF KiANSAS <u>16</u> Ki R Hereonally known to be, the same person 3 who executed the foregoing instrument writing, and day acknowledged the execution of the same ad afficed my official seal the day and year last above written.		
And the said pertles of the first part do	そころのころも	A.
do hereby covenant and agree that at the delivery hereof. they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a incumbrances. This grant is intended as a mortgage to secure the payment of <u>Mine Hundred and np/100</u>	and the second	
And the said pertles of the first part do	日本の方法の目的	with all the appurtenances, and all the estate, title and interest of the said part 1es of the first part therein
Dollars, according to the terms of <u>one</u> certain <u>note</u> . this day executed and delivered by the same partites of the first part to the said part of the second part	and the second second	dohereby covenant and agree that at the delivery hereofthey arethe lawful owner S at the premises above grantel, and seized of a good and indefeasible estate of inheritance therein, free and clear of r
and this conveyance shall be wold if such payments be made as here specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept t thereon, then this conveyance shall become absolute, and the whole amount shall be borned to any bar, the insurance is not kept t thereon, then this conveyance shall be work that the borned to any bar, and it is shall be lawful for the together with the costs and charges of making such sale, and the overplus, if any there be shall be paid by they part making such sale, of demand, to said		Dollars, according to the terms of <u>one</u> certain <u>note</u> this day executed and delivered by the sa
before me. the day of September A. D. 19.5 Be It Remembered STATE OF KANSAS Be It Remembered STATE on the same grant of S. S. A. Dougles County. In witness (SEA) STATE, OF KANSAS In the main of the second part is successed and part of the second part is successed by the second pa	886	
In Witness Whereof, The said part 105 of the first part ha Ve hereunto set their hand g and seal g the day and year first above written. Signed, Sealed and dervered in presence of John & Rockholf for (SEA STATE, OF KJANSAS Dougles County as (SEA Dougles County) Be It Remembered, That on this 11 th day of September A. D. 19,5. Before me. the understaned and state came John E. Rockhold, Sr. and his wife, Lois D. Rockhold to me personally known to be the same person's who executed the foregoing instrument writing, and duy acknowledged the execution of the same of the wife, Lois D. Rockhold to me personally known to be the same person's who executed the foregoing instrument writing, and duy acknowledged the execution of the same of the day and year last above writte. My commission expired Mays, 1917 Red September 12, 1953 at 10:00 A. M. Standld, G. Bach Register		and this conveyance shall be void if such payments be made as here
Dougles County, 188 Dougles County, 188 Be It Remembered, That on this 11 th day of September A. D. 15,55 Before me. the undersigned a solution of the same solution of the same of the undersigned of the solution of the same of the foregoing instrument writing, and duly acknowledged the execution of the same of the foregoing instrument writing, and duly acknowledged the execution of the same of the foregoing instrument writing, and duly acknowledged the execution of the same of the foregoing instrument writing, and duly acknowledged the execution of the same of the foregoing instrument writing, and duly acknowledged the execution of the same of the same of the duly and year last above write. The fore the same of the duly of the same of the duly of the duly of the same of the duly of the duly of the same of the duly of the same of the duly of the duly of the same of the same of the duly of the duly of the same of the duly of the same of the duly of the duly of the same of the duly of the duly of the same of the duly of the duly of the same of the duly of the duly of the same of the duly of the same of the duly of the duly of the same of the duly of the duly of the same of the duly of t	A REAL PROPERTY AND ADDRESS OF A DESCRIPTION OF A DESCRIP	and this conveyance shall be void if such payments be made as here specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept u thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the suid party of the second part, its successors and assigns, at any unit where there is the premises hereby granted, or any part thereof, the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount, then due for principal and interest together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, of demand, to said pertices of the first part, their
Be It Remembered SThat on this day of September A. D. 19.5. before me. the undersigned day of a Notary Public and for said County and State, came John E. Rockhold, Sr. and his wiffe, Lois D. Rockhold to me personally known to be the same person's who executed the foregoing instrument writing, and duly acknowledged the execution of the same. If IN WITNESS WHERROF, Lave hereunto subscribed my name and affixed my official seal the day and year last above written. My commission expired Mays, 1972 Ruth M. Dervyel Notary Public vided September 12, 1953 at 10:00 A. M. Wight M. Back Register		and this conveyance shall be void if such payments be made as here specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for t suid party of the second part, its successors and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, the manner prescribed by law, and out of all the moneys arising from such sale to retain the amount then due for principal and interest together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, of demand, to said <u>part 166</u> of the first part, their heirs and assign In Witness Whereof, The said part <u>166</u> of the first part have bereunto set their hand g and seal gibte day and year first above written.
his wife, Lois D. Rockhold to me personally known to be the same person's who executed the foregoing instrument writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have herecuito subscribed my name and affixed my official seal the day and year last those written. My commission expired Mays, 1972 Mays, 1972 Med September 12, 1953 at 10:00 A. M. Marald, G. Beck Register	· · · · · · · · · · · · · · · · · · ·	and this conveyance shall be void if such payments be made as here specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept u thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it stalls be lawful for the said party of the second part, its successors and assigns; at any time thereafter, to sell- the premises hereby granted, or any part thereof, the makner prescribed by law, and out of all the moneys arising from such sale to retain the amount then due for principal and interest together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, of demand, to said
My commission expires Mays, 1952		and this conveyance shall be void if such payments be made as here specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept u thereon, then this conveyance shall become absolute, and the whole amount shall become and bayable, and it is shall be lawful for t sid party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, the makner prescribed by taw, and out of all the moneys arising from such sale to retain the amount then due for principal and intere- together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, demand, to said
ded September 12, 1953 at 10:00 A. M. Harold G. Beck Register		and this conveyance shall be void if such payments be made as here specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept thereon, then this conveyance shall become absolute, and the whole amount shall become due and bayable. And it shall be lawful for the side party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, the makner prescribed by law, and out of all the moneys arising from such sale to retain the amount then due for principal and interest together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, of demand, to said
		and this conveyance shall be void if such payments be made as here specified. But if default be made in such payments, or any part thereof, or interest, thereon, or the taxes, or if the insurance is not kept thereon, then this conveyance shall become absolute, and the whole amount shall become and payable, and it is shall be be advided for the makiner prescribed by law, and out of all the moneys arising from such sale to retain the amount then due for principal and interest together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, of demand, to said

1

P

0

-

ac.K

6

6

I

0