SOUTAGE Bandard Farm. State of Book 105 MONTAGE Bandard Farm. State of Sta	October oper
This Tincenture, Made his 1st dy of . A. D. 19.53, between	October oper
of Lawrence	
and state of of the first part, and The Douglas County Building and Loan Association of the second part Witnessech. That the said part les_of the first part, in cons Five Hundred and no/100	
and state of of the first part, and The Douglas County Building and Loan Association of the second part Witnessech. That the said part les_of the first part, in cons Five Hundred and no/100	· Kand
Witnesseth, That the said part le8 of the grat part, in constructed and no/100	Kansas
<pre>Five Hundred and no/100</pre>	deration of the sum
<pre>Indexinted in the County of Douglas and State of Kansas, described as follows, towit: Lot Ne. Eleven (11) in Block No.o Five (5) in Belmont, to the City of Lawrence. with all the appurtenames, and all the estate, title and interest of the said part 1981 of And the said</pre>	DOLLAI esents do grar
to the City of Lawrence.	an in it was
with all the appurtenances, and all the estate, title and interest of the said part 108 of And the said	III AUGICION
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Dolfars, according to the terms of <u>One</u> certain <u>note</u> this thay executed an <u>parties</u> of the first part this thay executed an <u>parties</u> of the first part to the said party of the second part	
specified But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if it thereon, then this conveyance shall be come absolute, and the whole amount shall become due and payable, and side party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby, gran the manner prescribed by law; and out of all the moneys arising from such sale to regain the amount the du together with the costs and charges of making such sale, and the overplus, if any there eshall be paid by the relation of the first part, their demand, to said Partles of the first part, their for the first part hat remember of and seal g the day and year first above written (signed, Sealed and delivered in presence of for the first of KANSAS (so the first OF KANSAS	
specified. But if default he made in such payments, or any part thereof, or interest thereon, or the taxes, or if it thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and side party of the second part, its successors and assigns, at any time thereafter, to sell the preeffises hereby, gran the manner prescribed by law; and our of all the moneys arising from such sale to regain the amount field up together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the part together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the part demand, to said Partles of the first part, their their demand is and seal g the day and year first above written. (signed, Scaled and delivered in presence of Kay O. Coo May O. Coo	
hand s and seal s the day and year first above written. (Signed, Sealed and delivered in presence of STATE OF KANSAS Dougles County	a insurance is not kept it shall be lawful for ed, or any part thereof, for principal and intere
(Signed, Scaled and delivered in presence of May Q Coo Madele M. C SEATE OF KANSAS Douglas County. 188.	and the second second second
Douglas County is.	per (SEA
Douglas County 188.	ooper (SE/
Douglas County	
P. H. Person Land The state (76 days) Octol	(SEA
Be It Remembered. That on this 2 day of 5000 before me. the undersigned in and for said County and State, came Rey O. Cooper Haude M. Cooper	a Notary Pul
to me personally known to be the same person S who executed writing; and duly acknowledged the execution of the same.	he foregoing instrumen
the day and year last above written. Pursh M. Darvy	affixed my official seal
d October 4, 1953 at 2:30 P. M. Antho 17 - Eleck	

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No. of Concession, Name

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