Reg. No. 9938

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Ubis Incenture, Matching       2h       day of January         D. 10.24, here       Clifford O. Shaffer and his wife, Sola H. Shaffer         D. 10.24, here       in the County of DOUGlas       and State of Kangas         Lewrance       in the County of DOUglas and Loan Association of the second part.       Minessech, That the sell part 1cm of the fact part, in consideration of the term         Ment part, and The Douglas County Building and Loan Association of the second part.       Witnessech, That the sell part 1cm of the fact part, in consideration of the term         Yenty Hyer Hundred and no/100       DOULAIN       DOULAIN       DOULAIN         Main add Morages to the sold part of the second part, is their and assigns forware, all that trad or pared of ainstated in the doury of Douglas and State of Kansas, described at flows, to wit:       Lots Nos.       One Hundred Elawan (111) and One Hundred Thirteen (113)         In Block Thirty Four (34) In that part of the City of Lewrence, known as Weast Lewrence.       They are an advertises of the first part         In each apportenances, and all the estate, title and interest of the said part 10% of the fact part therein of the and part 10% of the fact part therein and base of the first part       They are an advertises of the first part in a double of a good and indefeasible estate of inheritance therein, free and clear of a mainteness and the act an anterest and the count apportenance, known as weast Lewrence.         In all the apportenances, and all the estate, title and interest of the said part 10% of the fact part in addout and part 10% of the fact part in addout	GB-Standard Form, •	F. J. BOYLES, Publisher of Legal Blanks, La	S
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<pre>he fart part, and The Douglas County Building and Loan Association of the second part. Witnessech, That the said part 168of the first part, he consideration of the sum Porty First Hundred and no/100</pre>			
thildidity paid, the receipt of which is bereby acknowledged, ha       Yesold and by these presents do	art, and The Douglas County Building and Loan Witnesseth, That the said part	Association of the second part. 108_of the first part, in consideration of	
h all the appurtenances, and all the estate, title and interest of the said part <u>195</u> of the first part thereis d the said <u>Darties of the first part</u> <u>thereof they are</u> the lawful owners of preinless above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a manbrances is grant is intended as a mortgage to secure the payment of <u>Twenty Five Hundred and no/100</u> lars, according to the ierms of <u>OCE</u> certain <u>note</u> this day excented and delivered by the main <u>parties of the first part</u> the said part of the sound part is of the first part the said part of the sound part <u>secure and secure states of the issues of the issues and the sound part is accessor and saigns, at any time therefore, to state there and the said and it shall be leafed to the parties of the first part <u>secures and payha and it shall be leafed to the there</u>, the first owners are shall be made in such payments, or any part thereof. The second part is accessor and saigns, at any time thereof, or interest thereon, or the taxes, or if the issues is not kept in source second part is accessor and saigns, at any time thereof, the issues of the issues and it shall be leafed to the sound part of all the moore part shifts from such sais to retain the moon the due for principal and interest the outs and charges of making such asle, o and, to said <u>Derties Of the first part the first part the first part is the issues</u>. State of the index of all the fore the sound the second part, is an ore such as its part inthe moont the due for principal and interest of the sound part and year first above writes. Sinced, Said and delivered in presence of <u>Sinced Sound Sound</u> (SEAI <u>STATE OF KANSAS</u> <u>output</u>). State <i>L</i> <b>Bet i: Remombered</b>, That on this <u>9th</u> day of <u>Januafry</u> Ap 1854 <u>Mark <i>L</i> <b>Ola</b> <i>M</i>, <u>Shaffer</u> to meeting be and the fore spoints in the sound the sound state or and has a since of <u>Mark Sound</u> (SEAI <u>Mark LOSEA</u>, Notary Public <u>Mark and the secue is a slowe write.</u> States and the sound the sand.</u></u>	inly paid, the receipt of which is hereby acknowledge and Mortgage to the said party of the second part, it Isin the County of Douglas and State of Kansas, descr is Nos. One Hundred Eleven (111) a Block Thirty Four (34) in that pa	d, ha <u>ve</u> sold and by these presents do_ sheirs and assigns forever, all that tract ribed as follows, to-wit: and One Hundred Thirteen (1	or parcel of
h all the apportenances, and all the estate, title and interest of the said part <u>105</u> of the first part thereis d the said <u>Darties of the first part</u> <u>thereof they are</u> the lawful owners of premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a umbrances is grant is intended as a mortgage to secure the payment of <u>Twenty Five Hundred and no/100</u> lars, according to the terms of <u>OCE</u> certain <u>note</u> this day excented and delivered by the main <u>parties of the first part</u> the said part of the secure and this conveyance shall be void if such payments be made as here the said part of the secure above, and the whole amount shall become due and the shall above and pays and it shall belawful for the parties of the first part is accessor and assign, at any time therefore, to sail the prime due for principal and its ease there with the cost and charges of making such asked, and the works amount shall become due for principal and interest ther with the cost and charges of making such asked, and the start thereon, or the trans, or if the instruce is not kept and, to said <u>Darties of the first part</u> , their <u>In Witness Whereof</u> . The said part <u>105</u> of the first part h. Newford <u>In Witness Whereof</u> . The said part <u>105</u> of the first part h. Newford <u>In Witness Whereof</u> . The said part <u>105</u> of the first part h. Newford <u>In Witness Whereof</u> . The said part <u>105</u> of the first part h. Newford <u>In and to said County of State</u> count <u>105</u> <u>State</u> <u>(SEAI</u> <u>1017</u> ).			
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<pre>premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of a mmbrances is grant is intended as a mortgage to secure the payment of <u>Twenty Five Hundred and no/100</u> llars, according to the terms of <u>One</u> certain <u>note</u> this day executed and delivered by the est parties of the first part the said party of the second part</pre>		f the said part 105 of the first p	art therein.
Hars, according to the terms of <u>One</u> certain <u>note</u> this day executed and delivered by the said parties of the first part and this conveyance shall be void if such payments be made as here and payble, and the whole amount shall become absolute, and the whole amount shall become dayable, and the whole amount shall become absolute, and the whole amount shall become absolute, and the whole amount shall become absolute, and the whole amount shall become due and payable, and it is shall be the lawful for the party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby grainted, or any part thereof. I mamer presented by law; and or of all the moneys arising from such sale to retain the amount then due for principal and interest there 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, o mad, to said	above granted, and seized of a good and indefeasible		
and this conveyance shall be void if such payments be made as here chiled. 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 us the party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby grainted, or any part thereof, if manner prescribed by lawi and out of all the moneys arising from such sale to retain the amount then due for principal and interess the with the costs and charge of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, o nand, to said	rding to the terms of one certain note	and the second	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
and the dealt be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up to the second part, its successors and assigna, at any time thereafter, to sell the premises bereby granted, or any part thereof, i manner prescribed by law, and out of all the moneys arising from such sale to retain the amount then due for principal and interest there with the costs and charges of making such asle, and the overplane, sile to retain the amount then due for principal and interest there with the costs and charges of making such asle, and the overplane, sile to retain the amount then due for principal and interest there is and assign at asign at any time thereafter, to sell the premises bereby granted, or any part thereof, i manner prescribed by law, and out of all the moneys arising from such sale to retain the amount then due for principal and interest there with the costs and charges of making such asle, and the overplane, if any there be shall be paid by the party making such asle, or and, to said			
In Witness Whereof, The said part <u>198</u> of the first part ha <u>Ve</u> hereunto set <u>the 1r</u> ad g and seal g the day and year first above written. Signed, Sealed and delivered in presence of <u>Clifford O. Shaffers</u> (SEAL <u>3740</u> (	It default be made in such payments, or any part thereof, or in its conveyance shall become absolute, and the whole amount si e second part, its successors and assigns, at any time thereafte escribed by law; and out of all the moneys arising from suc he costs and charges of making such sale, and the overplus, if	nterest thereon, or the taxes, or if the insurance is hall become due and payable, and it shall be la r., to sell the premises hereby granted, or any par th sale to retain the amount then due for principal any there be, shall be paid by the party making , their	not kept up wful for the t thereof, in and interest, such sale, on
Signed, Sealed and delivered in presence of Signed, Sealed and delivered in presence of STATE OF KANSAS Douglas County. Be It-Remembered, That on this 8th day of January A D 19.54 before methe undersigneda Notary Public in and for said County and State, came Clifford O., Shaffer and his wife, Zola M. Shaffer to me personally known to be the same person B who executed the foregoing instrument of within, and day acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereauto subscribed my name and affixed my official seal of the day and year last above written. commission expires January 13th, 1950 January , 195, at 10:00 A. %. Netter Market Market State County and State C			
STATE OF KANSAS Douglas County. Be It-Remembered. That on this 8th day of January AD 10.54 before me the undersigned and of a solution of the same of the analytic of the and the solution of the same second of the same		lifford O. Shaffe	A (SEAL)
STATE OF KANSAS Douglas County. Be It-Remembered, That on this 8th day of January AD to 54 before methe undersigneda Notary Public in and for said County and State, came Clifford O. Shaffer and his wife. Zola M. Shaffer to me personally known to be the same person 8 who executed the foregoing instrument of within, and day acknowledged the execution of the same. IN WITNESS. WHEREOF, I have hereunto subscribed my name and affixed my official seal of the day and year last above written. commission expires January 13th, 1950 January 7, 195, at 10:00 A. %. NELLANE		gola m. Shaffer	(SEAL)
Commission expires January 13th, 1950 January Notary Public January 7, 195, at 10:00 A. %.	1010.0 BS		(SEAL)
in and for said County and State, came <u>Clifford 0</u> , Shaffer and his <u>wife</u> , Zola M. Shaffer to me personally known to be the same person 8 who executed the foregoing instrument or writing, and duly schnowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal of the day and year last above written. commission expires <u>January 13th</u> , 1950 January , 195, at 10:00 A. W. NELENCE <u>Northernellanderser</u> Register of	Be It-Remembered. That on th		D 19.54
to me personally known to be the same person S who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITTERS. WHEREOF, I have hereunto subscribed my name and affixed my official seal of the day and year last above written. commission expires January 13th, 1956 Jun CFL Notary Public John C. Emick anuary , 195, at 10:00 A. 4. NELENCE Register of the same person S who executed the foregoing instrument of the same person S who executed the foregoing instrument of the same person S who executed the foregoing instrument of the same person S who executed the foregoing instrument of the same. IN WITTERS. WHEREOF, I have hereunto subscribed my name and affixed my official seal of the day and year last above written. Notary Public John C. Emick Register of the same person S who executed the foregoing instrument of the same. NELENCE Register of the same person S who executed the foregoing instrument of the same.	in and for said County and State, c	ame Clifford 0. Shaffer an	
commission expires January 13th, 1950 Jun GEnick Notary Public January 7, 1961, at 10:00 A. M. Nell A. Markel A. Beck Register of Nell A. B. Register of	to me personally known to be t writing, and duly acknowledged fi	the same person B who executed the foregoing is the execution of the same.	the state of the state of the state of the
January 7, 1952, at 10:00 A. M. NELEASE Register of Markel a. Back Register of	and only and year last above writte		
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	un aprica <u>10041, 1</u> 900	John C. Emick	A STATE OF A
money rected to norged in visit in my hand this 2004 thay of May A.D. 1955-	), 195. at 10:00 A. M.	John C. Enick	
Comprised the Douglas County Building and Loun Association By Revi Emick Scientary	10, 10°, at 10:00 A. N. NELEASE Mercin described designs peak with in full second discharged and since my har	John C. Emick Martlel A. Beck Re this montgage is hereby relea this 20 May of May J. P. M.	sed and

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