Reg. No. 10,066 Fee Paid \$18.75

and a

the state of the second st	Form:	1710 BOOK 106 F. J. BOYLES, Publisher of Legal Blanks, Lawrence,	Kansas
71.1. MI.	· · · · · · · · · · · · · · · · · · ·		
LD18 II MO A. D. 19 <u>54</u> , between	Clarence W. Reyno	17th day of March olds and his wife, Clara D. Reynold	18
of Lawrence of the first part, and Th	he Douglas County Building an	Douglas and State of Kansas ad Loan Association of the second part.	
to them_duly paid, the bargain, sell and Mortga land situated in the Con Lots Nos. Five	Five Hundred and no/ he receipt of which is hereby ackr age to the said party of the second mity of Douglas and State of Kans e (5) and Six (6) in	Block No. One (1) in Day's Additio	LLARS grant, arcel of
	ear the City of Lawre	TICE	
		•	
	ces, and all the estate, title and in rties of the first pa	nterest of the said part 105 of the first part t	therein.
	ant and agree that at the delivery nted, and seized of a good and in	hereof they are the lawful own adefeasible estate of inheritance therein, free and clea	
	4		Con Sal
Dollars, according to th	as a mortgage to secure the payme te terms of <u>ONE</u> certain <u>r</u> parties of the first	this day executed and delivered by the	Contraction of the
Dollars, according to th	e terms of ODE certain r parties of the first second part	notethis day executed and delivered by the part	be said
Dollars, according to th J to the said party of the specified. But if default be thereon, then this conveyan said party of the second part the manner prescribed by	e terms of ONE certain I parties of the first second part	note	he said as herein kept up for the ereof, in interest,
Dollars, according to th J to the said party of the specified. But if default be therson, then this conveyan said party of the second par the manner preseribed by together with the costs and demand, to said	e terms of ONE certain I parties of the first second part	note	he said
Dollars, according to the Ito the said party of the specified. But if default be thereon, then this conveyan said party of the second part the manner prescribed by together with the costs and demand, to said In Witness handg and seal g the of	e terms of ONE certain I parties of the first second part	note	he said as herein kept up for the ereof, in interest, i sale, on
Dollars, according to the Ito the said party of the specified. But if default be thereon, then this conveyan said party of the second part the manner prescribed by together with the costs and demand, to said In Witness handg and seal g the of	e terms of ONE certain I parties of the first second part	note	he said as herein kept up for the ereof, in interest, sale, on
Dollars, according to the	e terms of <u>ORE</u> certain <u>I</u> parties of the first second part made in such payments, or any part th use shall become absolute, and the whole this successors and assigns, at any tim law; and out of all the moneys arisin charges of making such sale, and the or parties of the first Whereof , 'The said part <u>lef</u> day and year first above written. elivered in presence of NSAS {ss.	note	he said as herein kept up for the ereof, in interest, sale, on d assigns. (SEAL)
Dollars, according to the	e terms of ONE certain I parties of the first second part	note	he said as herein kept up for the ereof, in interest, sale, on d assigns. (SEAL) (SEAL) (SEAL) (SEAL) 19_54 ry Public
Dollars, according to the	e terms of ONE certain I parties of the first second part made in such payments, or any part th created in such payments, or any part th created become absolute, and the whole t, its successors and assigns, at any tim law, and out of all the moneys arisin charges of making such sale, and the of parties of the first Whereof, The said part 164 day and year first above written. elivered in presence of NSAS 	note	he said as herein kept up for the ereof, in interest, sale, on d assigns. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 19_54 ry Public d h1s ument of
Dollars, according to the	e terms of ONE certain <u>I</u> parties of the first second part made in such payments, or any part the ce shall become absolute, and the whole t, its successors and assigns, at any tim law, and out of all the moneys arisin charges of making such sale, and the c <u>parties of the first</u> Whereof, The said part <u>164</u> day and year first above written. elivered in presence of <u>Be It Remembered</u> , before me, in and for said County a <u>wifte</u> , <u>Clarga</u> , to me personally know writing, and duly acko IN WITNESS WHERE the day and year last al	note	he said as herein kept up for the ereof, in interest, sale, on d assigns. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 19_54 ry Public d h1s ument of seal on
Dollars, according to the	e terms of ORE certain <u>I</u> parties of the first second part made in such payments, or any part the ce shall become absolute, and the whole t, its successors and assigns, at any tim law, and out of all the moneys arisin charges of making such sale, and the of parties of the first Whereof, The said part <u>164</u> day and year first above written. elivered in presence of <u>NSAS</u> County, sec. Be It Remembered, before me, in and for said County is Mifter, Clarga. to me personally know writing, and duly acko IN WITNESS WHERE the day and year last al <u>January 13th</u> , 1956	note	he said as herein kept up for the ereof, in interest, sale, on d assigns. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 19_54 ry Public l h1s ument of seal on Public.
Dollars, according to the	e terms of ONE certain <u>I</u> parties of the first second part made in such payments, or any part th created become absolute, and the whole t, its successors and assigns, at any tim law, and out of all the moneys arisin charges of making such sale, and the of parties of the first Whereof, The said part <u>165</u> day and year first above written. elivered in presence of <u>Be It Remembered</u> , before me, in and for said County it <u>Mifter</u> , <u>Clara</u> , to me personally know writing, and duly ackn IN WITNESS WHERE the day and year last al <u>January 13th</u> , <u>1956</u> at 1:10 F. M.	note	he said as herein kept up for the erreof, in interest, sale, on (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 19_54 ry Public 1 h1s ument of seal on Public.

C

and the second se

1

1.1.

The off the the adding the stand Relaced Less Bh 111 Parl 1.7

and the second second