	For Partial Rel. See Dook 116 - 342
MORTGAGE-Standard Form.	52072 BOOK 106 F. J. BOYLES, Publisher of Legal Blanks, Lavrence, Kanasa
This Inden	ture, Made this 22nd day of April rry Mitchell and his wife, Helen Emma.Mitchell
	and the second
of Lawrence of the first part, and The Dougl	and State of Kansas and St
- around nundred and	
bargain, sell and Mortgage to the land situated in the County of Do	of which is hereby acknowledged, har $\mathcal{P}e$ sold and by these presents do, grant said party of the second part; its heirs and assigns forever, all that tract or parcel ouglas and State of Kansas, described as follows, to-wit:
corner of the South	at 40 rods east and 40 rods south of the North West a East Quarter of Section One (1), Township
West 20 rods, thene	e North 40 rods, thence South 40 rods, thence
of beginning, conta	lining 5 acres, more or less.
And the saidDerties of dohereby covenant and as	the first part gree that at the delivery bereof they are the lawful owners o
And the saidPartles of dobereby covenant and an the premises above granted, and a incombrances This grant is intended as a mortgr Dollars, according to the terms of	the first part gree that at the delivery bereof they are the lawful owners of seized of a good and indefeasible estate of inheritance therein, free and clear of al age to secure the payment of
And the saidParties of dohereby covenant and an the premises above granted, and a incumbrances This grant is intended as a mortg: Dollars, according to the terms of Parties	the first part gree that at the delivery hereof they are the lawful owners of seized of a good and indefeasible estate of inheritance therein, free and clear of al age to secure the payment of Fifteen Hundred and no/100 one certain note this day executed and delivered by the said of the first part
And the said <u>parties of</u> do <u>hereby covenant and as</u> the premises above granted, and a incombrances. This grant is intended as a mortgo Dollars, according to the terms of <u>parties</u> to the said party of the second pa specified. But if default be made in such thereon, then this conveyance shall be said party of the second part, its succes the manker prescribed by law, and o together with the costs and charges of i	the first part ree that at the delivery bereof they are the lawful owners of seized of a good and indefeasible estate of inheritance therein, free and clear of al age to secure the payment of Piftean Hundred and no/100 one certain note this day executed and delivered by the said of the first part rtand this conveyance shall be void if such payments be made as here if the payments, or any part thereof, or interest thereon, or the taxes or if the insurance is not kept up ome absolute, and the whole amount shall become due and payable, and it shall be lawful for the sors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the said to retain the amount the due for or minimal and interest
And the saidPartles of dohereby covenant and any the premises above granted, and a incombrances This grant is intended as a mortgo Dollars, according to the terms of Dollars, according to the terms of Derties to the said party of the second pa specified. Bat if default be made in such thereon, then this conveyance shall be said party of the second part, its success the manner prescribed by law, and o together with the costs and charges of r demand, to said	ree that at the delivery bereof they are the lawful owners of seized of a good and indefeasible estate of inheritance therein, free and clear of al age to secure the payment of Piftean Hundred and no/100 One certain note this day executed and delivered by the said of the first part and this conveyance shall be void if such payments be made as herein the payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up one absolute, and the whole amount shall be come due and payable, and it shall be lawful for the sors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the shall be paid by the party making such sale to retain the amount then due for principal and interest making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on the first part, their heirs and assigns
And the saidPartles of dohereby covenant and any the premises above granted, and s incombrances This grant is intended as a mortge Dollars, according to the terms of 	the first part ree that at the delivery bereof they are the lawful owners of seized of a good and indefeasible estate of inheritance therein, free and clear of all age to secure the payment of <u>Pifteen Hundred and no/100</u> one certain note this day executed and delivered by the said of the first part rt and this conveyance shall be void if such payments be made as herein the payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up one absolute, and the whole amount shall become due and payable, and it shall be lawful for the sors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in ut of all the moneys arising from such sale to retain the amount then due for principal and interest making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on ties of the first part, their heirs and assigns f. The said part <u>ies</u> of the first part have the hereunto set <u>their</u> ar first above written. Of the first part
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Anchor Saving and Loan Association, form-Dourlas County culloing and Loan Associati John C. Amick, Cice-President.