C

ween       Floyd Hartin and his wife, Jvah Mae Martin	Indenture, Made this 28th day of June         , between Floyd Martin and his wife, Iwah Mae Martin         nose		-0000
ween       Floyd Hartin and his wife, Jvah Mae Martin	between Ployd Martin and his wife, Jush Mae Martin is, and the County of Douglas and State of Kansas t, and the Douglas County Soliding and Loan Association of the second part. Witnessent, that the said part 10.8. of the first part, in consideration of the sum of Marting and Anolyloo	a Indontario Hide the	
<pre>in the County ofDUGLAS and State of Kansas</pre>	nne		
nd The Dougles County Building and Losn Association of the second part.  Whereasth, That the said part 1.9.9, of the first part, in consideration of the sum of ind. and, no/100	<pre>tt, and The Dougles County Building and Loan Association of the second part. Winessessi, That the said part 16.8. of the first part, in consideration of the sum of useand, and no/100</pre>	(Jin.) Dolwool)	IAARTA4.9.5
Witnessetti, That the said part .19.8. of the first part, in consideration of the sum of nd. and. no/100	Winesesth, That the said part 18.8 of the first part, in consideration of the sum of 	awrence	Douglas and State of Kansas
nd. and no/100DULARS sid, the receipt of which is hereby acknowledged, he Yoold and by these presents do line and Morigage to the said party of the second part, the birs and assigns forwer, all that and situated in the County of Dougles and State of Kansa, described as follows, towith Hundred Eighty Pive_(185) and the South Half of Lot No. Eighty Three (183) on Connectiout Street, in the City of a stratege of the said part for the said part for the first part therein. Sarbies of the first part overant and agree that at the delivery hereof they BrS the lawful owner 8 of the granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as delivered in the tail part is of the scale part for the said part for the said for the said part is a strate of the said part is a strate of the said part is a strate of the said of the said for the tail part is of the scale part is the said part is a strate of the said of the said for the said part is of the scale part is a strate of the said part is a strate of the said of the said first part to the said part is of the scale part is of the scale part is the said bard to the strate of the said part is of the scale part is and the scale for the said part is and the scale for the said part is a strate of the said part is and the scale for the said part is and the scale of the said part is a strate of the scale part is and the scale for the said part is a strate of the first part he is a strate of the scale part is a strate of the scale part is a strate of the scale is a strate	useand and no/100		
aid, the receipt of which is hereby acknowledged, ha Pfoold and by these presents do and Morrigage to the said party of the second part, its heirs and assigns forever, all that and sluted in the County of Douglas and State of Kansas, described as follows, towith the Hundred Eighty Five_(185) and the South Half of Lot No. (Eighty Three (183) on Connectiout Street, in the City of the first part here (183) on Connectiout Street, in the City of the first part here (183) on Connectiout Street, in the City of the first part here (183) on Connectiout Street, in the City of the first part here (183) on Connectiout Street, in the City of the first part here (183) on Connectiout Street, in the City of the first part of the first part covenant and agree that at the delivery hereof they, are the lawful owner 8 of re genied, and seized of a good and indefeasible estate of inheritance therein, free and clear as ded as a mortgage to secure the payment of     Mine Thousand and No/100     re, according to the terms of one certain note this day executed and delivered by the said first part to the said part J. of the second part	<pre>hty paid, the receipt of which is hereby acknowledged, ha Yaold and by these presents do , sell and Mortgage to the said party of the second part, its heirs and assigns forever, all these of land situated in the County of Douglas and Site of Kansac, described as follows, towth One Hundred Eighty Five_0[185] and the South Half of Lot No. red Eighty Three (183) on Connectiout Street, in the City of</pre>	Witnesseth, That the said part Thousand and no/100	168. of the first part, in consideration of the sum of
Highty Three (183) on Connectiout Street, in the City of the first part line of the said part.         A second all the estate, title and interest of the said part.         Particles of the first part.         ovenant and agree that at the delivery hereof.         the granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as a mortgage to secure the payment of the first part because the said part of the said because and said said to be said part of the said because and said said to be said part of the said because a device and the said part of the said part of the said part of the said because a device and the said part of the said part of the said because and the said part of the said because a device and the said part of the said because a device and the said part of the said be part of the said part of the said part of the said as the said to said the said part of the said part of the said part of the said as the said to said of the said part of the said part of the said part of the said as the said the said to said of the said part of the said part of the said part of the said as the said the said the said part of the said the said the said the said part of the said part	red Bighty Three (183) on Connectiout Street, in the City of pourtemances, and all the estate, title and interest of the said part 1.0.5 of the first part therein parties of the first part. by covenant and agree that at the delivery hereof they. are the lawful owner 8 o above granted, and seized of a good and indefessible estate of inheritance therein, free and clear rances needed as a mortgage to secure the payment of Nine. Thousand, and no/100 Dollars, according to the terms of one certain note this day executed and delivered by the said if the first part to the said part. Y. of the second part the first part to the said part. Y. of the second part the anade in such payment, or my part theready to the said theorem to the the care of the theorem to the other and the area of the terms of one certain note this day executed and delivered by the said if the first part to the said part. Y. of the second part the anade in such payment, or my part theready to the same of the theorem to the theory of the one of the terms of the second part the anade in such payment, or my part theready to the payment be ended a there of the the care of the the care of the second on the second part the first part to the said part. A set of the first part to the care of the second on the care of the the care of the care of the second on the care of the theorem to the said the second to a test the first first part to the said part. 16R. of the first part ha VG. hereunto set the first care of the second (the second (the second care of the second (the seco	duly paid, the receipt of which is hereby ac argain, sell and Mortgage to the said party of the	cknowledged, hat to sold and by these presents do
Highty Three (183) on Connectiout Street, in the City of         A sighty Three (183) on Connectiout Street, in the City of         A sighty Three (183) on Connectiout Street, in the City of         A sighty Three (183) on Connectiout Street, in the City of         A sighty Three (183) on Connectiout Street, in the City of         A sighty Three (183) on Connectiout Street, in the City of         A sighty Three (183) on Connectiout Street, in the City of         A sight of the first part.         ovenant and agree that at the delivery hereof       they are interimpoint of the sound part         rs, according to the terms of one certain note this day executed and delivered by the said first part to the said part Y of the second part	red Bighty Three (183) on Connectiout Street, in the City of pourtemances, and all the estate, title and interest of the said part 1.0.5 of the first part therein parties of the first part. by covenant and agree that at the delivery hereof they. are the lawful owner 8 o above granted, and seized of a good and indefessible estate of inheritance therein, free and clear rances needed as a mortgage to secure the payment of Nine. Thousand, and no/100 Dollars, according to the terms of one certain note this day executed and delivered by the said if the first part to the said part. Y. of the second part the first part to the said part. Y. of the second part the anade in such payment, or my part theready to the said theorem to the the care of the theorem to the other and the area of the terms of one certain note this day executed and delivered by the said if the first part to the said part. Y. of the second part the anade in such payment, or my part theready to the same of the theorem to the theory of the one of the terms of the second part the anade in such payment, or my part theready to the payment be ended a there of the the care of the the care of the second on the second part the first part to the said part. A set of the first part to the care of the second on the care of the the care of the care of the second on the care of the theorem to the said the second to a test the first first part to the said part. 16R. of the first part ha VG. hereunto set the first care of the second (the second (the second care of the second (the seco	No. One Hundred Eighty Five (185	) and the South Half of Lot No.
tenances, and all the estate, title and interest of the said part 1.9.5. of the first part therein, barbles of the first part. ovenant and agree that is the delivery hereof they are in the lawful owner B of the granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as a mortgage to secure the payment of Nine Thousand, and 1.0/100 rs, according to the terms of one certain note this day executed and delivered by the said first part to the said part X of the second part of the second part and the soles mouth all be part Y in the second part and the soles mouth all be part to the said part to the said part X of the second part of the second part and the soles mouth all be part to the said part to the said part X of the second part of the second part and the soles mouth all be part to the said part to the said part X of the second part of the second part and the soles mouth all be part to the said part X of the second part of the second part	ppurtenances, and all the estate, title and interest of the said part 1.0.5 of the first part therein particles of the first part. by covenant and agree that at the delivery hereof they. Are the lawful owner 8 of above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear rances Intended as a mortgage to secure the payment of <u>Nine</u> Thousand, and <u>No/100</u> Dollars, according to the terms of one certain note this day executed and delivered by the sail if the first part to the said part <u>J</u> of the second part the asade in such payments, or any part thereof, a there in the terms of terms of terms of terms of terms of terms of the terms of the terms of the terms of the terms of terms	and a second	
Arties of the first part overant and agree that at the delivery hereof they. BRE the lawful owner B of re granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as ded as a mortgage to secure the payment of <u>Nine ThOUSBARD AND NO/100</u> rr, according to the terms of one certain note this day executed and delivered by the said first part to the said part <u>Y</u> of the second part — and this converse that he void if such payments be made as herein ages made in such payments, or any part thereof, or information hereof, or the manager state the said part <u>B</u> made in such payments, or any part thereof, or information hereof, or the manager state the said part of the second part — and this converse that be over all the previous the tast, or if the insurance is not here up thereon, then come absolute, and the whole smooth that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount then due for principal and interest, together with the cost and charges of making the day and year first above written. and delivered in presence of KANSAS R	parties of the first part by covenant and agree that at the delivery hereof they are the lawful owner 5 of above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea- rences intended as a mortgage to secure the payment of Nine ThOUSBARD and Ap/100 Dollars, according to the terms of one certain note this day executed and delivered by the sale if the first part to the said part X. of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- and ablacent ablachts, and the whole some of that been decoud if the said part of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it shall be lawful for the side part of the second part and ablacent ablachts, and the whole the more than do thereof, theorether with the costs and charge of making a variable, at any time thereafter, to sail the parts be the start of the said part of the second part of any mersion, abla to relate the second the test payshe, and it shall be lawful for the side and thereof, theorether with the costs and charge of making a variable, and year first above written. These is the day and year first above written. The is a converted, Thus on the lunder Bigned to risd convert and Base, came. The WINESOF, I have the term parents in the second part in and his Wife, TVah Mace Marttin to me parentally known to to the targe parts. The WINESOF, I have the term on the term parts of the second any day ablacendated the second and any day becarded the second and any and raftined my afficial test on written and day ablacendated the term of the same. The WINESOF, I have the term on the terms of the same. The WINESOF, I have the term on the terms	ence.	
Arties of the first part overant and agree that at the delivery hereof they. BRE the lawful owner B of re granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as ded as a mortgage to secure the payment of <u>Nine ThOUSBARD AND NO/100</u> rr, according to the terms of one certain note this day executed and delivered by the said first part to the said part <u>Y</u> of the second part — and this converse that he void if such payments be made as herein ages made in such payments, or any part thereof, or information hereof, or the manager state the said part <u>B</u> made in such payments, or any part thereof, or information hereof, or the manager state the said part of the second part — and this converse that be over all the previous the tast, or if the insurance is not here up thereon, then come absolute, and the whole smooth that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount then due for principal and interest, together with the cost and charges of making the day and year first above written. and delivered in presence of KANSAS R	parties of the first part by covenant and agree that at the delivery hereof they are the lawful owner 5 of above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea- rences intended as a mortgage to secure the payment of Nine ThOUSBARD and Ap/100 Dollars, according to the terms of one certain note this day executed and delivered by the sale if the first part to the said part X. of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- and ablacent ablachts, and the whole some of that been decoud if the said part of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it shall be lawful for the side part of the second part and ablacent ablachts, and the whole the more than do thereof, theorether with the costs and charge of making a variable, at any time thereafter, to sail the parts be the start of the said part of the second part of any mersion, abla to relate the second the test payshe, and it shall be lawful for the side and thereof, theorether with the costs and charge of making a variable, and year first above written. These is the day and year first above written. The is a converted, Thus on the lunder Bigned to risd convert and Base, came. The WINESOF, I have the term parents in the second part in and his Wife, TVah Mace Marttin to me parentally known to to the targe parts. The WINESOF, I have the term on the term parts of the second any day ablacendated the second and any day becarded the second and any and raftined my afficial test on written and day ablacendated the term of the same. The WINESOF, I have the term on the terms of the same. The WINESOF, I have the term on the terms		
Arties of the first part overant and agree that at the delivery hereof they. BRE the lawful owner B of re granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as ded as a mortgage to secure the payment of <u>Nine ThOUSBARD AND NO/100</u> rr, according to the terms of one certain note this day executed and delivered by the said first part to the said part <u>Y</u> of the second part — and this converse that he void if such payments be made as herein ages made in such payments, or any part thereof, or information hereof, or the manager state the said part <u>B</u> made in such payments, or any part thereof, or information hereof, or the manager state the said part of the second part — and this converse that be over all the previous the tast, or if the insurance is not here up thereon, then come absolute, and the whole smooth that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount then due for principal and interest, together with the cost and charges of making the day and year first above written. and delivered in presence of KANSAS R	parties of the first part by covenant and agree that at the delivery hereof they are the lawful owner 5 of above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea- rences intended as a mortgage to secure the payment of Nine ThOUSBARD and Ap/100 Dollars, according to the terms of one certain note this day executed and delivered by the sale if the first part to the said part X. of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- and ablacent ablachts, and the whole some of that been decoud if the said part of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it shall be lawful for the side part of the second part and ablacent ablachts, and the whole the more than do thereof, theorether with the costs and charge of making a variable, at any time thereafter, to sail the parts be the start of the said part of the second part of any mersion, abla to relate the second the test payshe, and it shall be lawful for the side and thereof, theorether with the costs and charge of making a variable, and year first above written. These is the day and year first above written. The is a converted, Thus on the lunder Bigned to risd convert and Base, came. The WINESOF, I have the term parents in the second part in and his Wife, TVah Mace Marttin to me parentally known to to the targe parts. The WINESOF, I have the term on the term parts of the second any day ablacendated the second and any day becarded the second and any and raftined my afficial test on written and day ablacendated the term of the same. The WINESOF, I have the term on the terms of the same. The WINESOF, I have the term on the terms		
Arties of the first part overant and agree that at the delivery hereof they. BRE the lawful owner B of re granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as ded as a mortgage to secure the payment of <u>Nine ThOUSBARD AND NO/100</u> rr, according to the terms of one certain note this day executed and delivered by the said first part to the said part <u>Y</u> of the second part — and this converse that he void if such payments be made as herein ages made in such payments, or any part thereof, or information hereof, or the manager state the said part <u>B</u> made in such payments, or any part thereof, or information hereof, or the manager state the said part of the second part — and this converse that be over all the previous the tast, or if the insurance is not here up thereon, then come absolute, and the whole smooth that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount then due for principal and interest, together with the cost and charges of making the day and year first above written. and delivered in presence of KANSAS R	parties of the first part by covenant and agree that at the delivery hereof they are the lawful owner 5 of above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea- rences intended as a mortgage to secure the payment of Nine ThOUSBARD and Ap/100 Dollars, according to the terms of one certain note this day executed and delivered by the sale if the first part to the said part X. of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- and ablacent ablachts, and the whole some of that been decoud if the said part of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it shall be lawful for the side part of the second part and ablacent ablachts, and the whole the more than do thereof, theorether with the costs and charge of making a variable, at any time thereafter, to sail the parts be the start of the said part of the second part of any mersion, abla to relate the second the test payshe, and it shall be lawful for the side and thereof, theorether with the costs and charge of making a variable, and year first above written. These is the day and year first above written. The is a converted, Thus on the lunder Bigned to risd convert and Base, came. The WINESOF, I have the term parents in the second part in and his Wife, TVah Mace Marttin to me parentally known to to the targe parts. The WINESOF, I have the term on the term parts of the second any day ablacendated the second and any day becarded the second and any and raftined my afficial test on written and day ablacendated the term of the same. The WINESOF, I have the term on the terms of the same. The WINESOF, I have the term on the terms		
Arties of the first part overant and agree that at the delivery hereof they. BRE the lawful owner B of re granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as ded as a mortgage to secure the payment of <u>Nine ThOUSBARD AND NO/100</u> rr, according to the terms of one certain note this day executed and delivered by the said first part to the said part <u>Y</u> of the second part — and this converse that he void if such payments be made as herein ages made in such payments, or any part thereof, or information hereof, or the manager state the said part <u>B</u> made in such payments, or any part thereof, or information hereof, or the manager state the said part of the second part — and this converse that be over all the previous the tast, or if the insurance is not here up thereon, then come absolute, and the whole smooth that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount that before principal and interest, together with the cost and charges of making from such as to relish the amount that due for principal and interest, together with the cost and charges of making from such as to relish the amount then due for principal and interest, together with the cost and charges of making the day and year first above written. and delivered in presence of KANSAS R	parties of the first part by covenant and agree that at the delivery hereof they are the lawful owner 5 of above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea- rences intended as a mortgage to secure the payment of Nine ThOUSBARD and Ap/100 Dollars, according to the terms of one certain note this day executed and delivered by the sale if the first part to the said part X. of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- and ablacent ablachts, and the whole some of that been decoud if the said part of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it shall be lawful for the side part of the second part and ablacent ablachts, and the whole the more than do thereof, theorether with the costs and charge of making a variable, at any time thereafter, to sail the parts be the start of the said part of the second part of any mersion, abla to relate the second the test payshe, and it shall be lawful for the side and thereof, theorether with the costs and charge of making a variable, and year first above written. These is the day and year first above written. The is a converted, Thus on the lunder Bigned to risd convert and Base, came. The WINESOF, I have the term parents in the second part in and his Wife, TVah Mace Marttin to me parentally known to to the targe parts. The WINESOF, I have the term on the term parts of the second any day ablacendated the second and any day becarded the second and any and raftined my afficial test on written and day ablacendated the term of the same. The WINESOF, I have the term on the terms of the same. The WINESOF, I have the term on the terms		
Anties of the first part overant and agree that at the delivery hereof they. Bre. the lawful owner 5 of re granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as ded as a mortgage to secure the payment of Nine ThOUSBARD and no/100 rr, according to the terms of one certain note this day executed and delivered by the said first part to the said part. Y of the second part media in such payments, or any part thereof, or interial thereon, or the taxs, or if the inverse is not hept up thereon, then come about, and the whole second the deer protects, or of the taxs, or if the inverse is not hept up thereon, then come about, and the whole second the deer protects and payble, and it shall be lawful for the said part of the second part is the effect, to sail the premise there of a second part 	parties of the first part by covenant and agree that at the delivery hereof they are the lawful owner 5 of above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea- rences intended as a mortgage to secure the payment of Nine ThOUSBARD and Ap/100 Dollars, according to the terms of one certain note this day executed and delivered by the sale if the first part to the said part X. of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it such asyments be made as herein spe- and ablacent ablachts, and the whole some of that been decoud if the said part of the second part and this conveyance shall be void if such payments be made as herein spe- the made in such payment, or any part thereof, or the test payshe, and it shall be lawful for the side part of the second part and ablacent ablachts, and the whole the more than do thereof, theorether with the costs and charge of making a variable, at any time thereafter, to sail the parts be the start of the said part of the second part of any mersion, abla to relate the second the test payshe, and it shall be lawful for the side and thereof, theorether with the costs and charge of making a variable, and year first above written. These is the day and year first above written. The is a converted, Thus on the lunder Bigned to risd convert and Base, came. The WINESOF, I have the term parents in the second part in and his Wife, TVah Mace Marttin to me parentally known to to the targe parts. The WINESOF, I have the term on the term parts of the second any day ablacendated the second and any day becarded the second and any and raftined my afficial test on written and day ablacendated the term of the same. The WINESOF, I have the term on the terms of the same. The WINESOF, I have the term on the terms		
overant and agree that at the delivery hereof       they. B.P.S.       the lawful owner 5 of         re granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear         es         olded as a mortgage to secure the payment of       Nine Thousand and no/100         rrs, according to the terms of one certain note this day executed and delivered by the said         first part to the said part       y.         made in such payments or any set thereof, or interest thereon, or the tasc, or if the insurance is not hept up thereon, then come saidouts, and the whole summat then due for pincipal and interest, together with the cost and charges of making the up thereon, then come saidouts, and the whole summat then due for pincipal and interest, together with the cost and charges of making pinc, if any thereade, shall be paid by the party making such sale, or and         of the first part 1.ER       of the first part ha. Ye, hereunto set       the12         whereof, The said part 1.ER       of the first part ha. Ye, hereunto set       the12         whereof, The said part 1.ER       of the first part ha. Ye, hereunto set       the12         whereof, The said part 1.ER       of the same Ployd Martin and his. Wife, its and easign.       geau         whereof, The said part 1.ER       of the first part ha. Ye, hereunto set       the12         KANSAS       ss.       geau       geau         a the day and year firist above written.       at the day and year f	by covenant and agree that at the delivery hereof they. Are the lawful owner B o above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear arances an ortgage to secure the payment of Nine ThOUSBANG AND NO/100Dollars, according to the terms of one certain note this day executed and delivered by the said if the first part to the said part J. of the second part		
re granted, and seized of a good and indefeasible estate of inheritance therein, free and clear as ded as a mortgage to secure the payment of Nine ThOUSAND and no/100 rrs, according to the terms of one certain note this day executed and delivered by the said first part to the said part Y of the second part and this conveyance shall be void if such payments be made as herein spec- mede in such payments or any part thereof, to the interval thereon, then come absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part of the second final for such able to resist the amount shall become due and payable, and it shall be lawful for the said part of the second of the second its and the whole amount shall be for privale and interest together with the costs and charge of making reput, if any there thereafter, to sail the part making such sale, on demand, to said 	above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear rances Intended as a mortgage to secure the payment of <u>Nine Thousand and no/100</u> Collars, according to the terms of one certain note this day executed and delivered by the sale if the first part to the said part <u>y</u> , of the second part and this converses abalance, and the whole emount thereof, or interest thereof, or interest thereof, or it the interner is not kept up thereon, the and asign, at any time therefield, to sail the perimets here years of the law part thereof, in the manner presented by laws a mage shing from such ask to ratio the second part <u>and the same</u> , and the tail become abalance, and the whole emount that <u>be perimeter</u> they part thereof, the media and thereon, a the tail be lawful for the said part of the second a overplue, if any thereafers, to sail the perimets hereby granted, or any part thereof, in the manner presented by laws a mage shing from such ask to ratio the same presented for the sale, and denand, to said a overplue, if any thereafers, the sail the perive mating such ask, on demand, to said ested and delivered in presence of OF KANSAS CLAR. County, <u>1</u> ss. COF KANSAS CLAR. County, <u>1</u> ss. COF KANSAS CLAR. County, <u>1</u> ss. COF KANSAS CLAR. County, <u>1</u> ss. COF Walkes and second bate, case. <u>Ployed Martin and his wiffe</u> , <u>1</u> st. If withes weather the same means the same manner and affined my official teel on the day are year but there we then. <u>Now Market Martin</u> <u>and his wiffe</u> , <u>1</u> st. If with a dechardedged the second of the same. If with the set weather of the same man and affined my official teel on the day are year but there worther. WITHER WHERDOR Life of the first part by peleosed, and the are solid any acknowledged the second of the same. If WITHERS WHERDOR Life of the first part by <u>1</u> the are the presend, and the day are year but there worther. WITHER WHERDOR Life County wear to the the same and affined my official teel on the day are year but		
ded as a mortgage to secure the payment of       Nine Thousand and no/100         rs, according to the terms of one certain note this day executed and delivered by the said first part to the said part Y.       of the second part         and this convergence shall be void if such payments be made as herein spectrated in such payments, or any part thereof, or interest thereon, or the taset, or if the insurance is not kept up thereon, then come abaduat such as mount shall be payted. and it shall be bardle to the said convergence shall be void if such payments be made as herein spectrate in the meaner prescribed by law; and tasigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the insurance is not kept up thereon, then come abaduat such as and the whole the paytels, and it shall be bardle to the said of making right. If any thereafter, to sell the premises hereby granted, or any part thereof, in the insurance and charges of making right. If any thereafter, to sell the premises hereby granted, or any part thereof, in the insurance prescribed by law; and rights, at any time thereafter, to sell the part is hereby granted, or any part thereof, in the insurance and charges of making rights. Any time tasks the bardle by the part is above written.         Of the first Dart, thear (first part ha Ye, hereunto set thear (first part), and delivered in presence of       (SEAU)         KANSAS       35.       (SEAU)         a county, for       51.       (SEAU)         KANSAS       35.       (SEAU)         a county, for       52.       (SEAU)         before me, the undarpsigned       • Noney Poblic in and first query of the daw of way of wall of	Intended as a mortgage to secure the payment of Nine Thouseand and no/100 Dollars, according to the terms of one certain note this day executed and delivered by the sail the first part to the said part Y of the second part mid this converses that be void if such payments be made as herein per the bands in such payments; or any part thereof, or the tases, or if the insurance is not kept up thereon, the all become should be amount shall become day and payble, and it shall be lawful for the said part of the second and this converses, or any part thereof, or the tases, or if the insurance is not kept up thereon, the all become should be amount shall become day and payble, and it shall be lawful for the said part of the second and easign, at any time therefore, to sail the promises there day and payble, and its shall be lawful for the said part of the second are aching for much as to or train the argoing threads and interest, together with the costs and charges of making a overplus, if any three shall be paid by the perty making such sale, or demand, to said the overplus, if any three shall be paid by the perty making such sale, or demand, to said the overplus, if any three shall part 1.19. of the first part he. Ve, here unto set the 1.7. Here of first above written. Here of the said part 1.19. of the first part he. Ve, here unto set the 1.7. Here is a down of the second basis, come of the same shall be visit of the same second in the same second in the second part of the		
rs, according to the terms of one certain note this day executed and delivered by the said first part to the said part Y	Dollars, according to the terms of one certain note this day executed and delivered by the said if the first part to the said part J	cumbrances	and the second
first part to the said part J. of the second part and this conveyance shall be void if such payments be made as herein spec- made in such payments, or any part thereof, or interest thereon, or the taces, or if the insurance is not kept up thereon, then come absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part of the second hing from such asle to retain the amount shall become due and payable, and it shall be lawful for the said part of the second hing from such asle to retain the amount shall become due and payable, and it shall be lawful for the said part of the second hing from such asle to retain the amount shall be control to the pay part thereof, in the immune retaid part of the second of the first part, their and the first part ha. V? hereunto set theirs and assigns. Whereof, The said part 16% of the first part ha. V? hereunto set their s the day and year first above written. and delivered in presence of KANSAS a. County, f be it Remembered, that on this left day of July A. D. 19 54. before me, the undersigned , a Notary Public in and for said County and State, case Floyd Martin and his Wife, I'rah Maco Martin to me parcenally known to be the same person g who executed the foregoing instrument of writing, and duy achoeved the second of the same. If writess wreaters, i have bereaute subscripting means and officied any official ceel on the day and year last above written. Martin at vizio A.M. RELEASE. ieed neving been written. RELEASE.	the first part to the said part J. of the second part and this conveyence shall be void if such payments be made as herein ape the made in such payments or any part thereof, or iterast thereon, or the taxet, or if the inverse is not kept up thereon, the all become shoulds, and new whole mount shall be previse, and a share in the aid party of the second are and essions, at any time thereeffer, to sail the previses hereby granted or any part thereof. In the manner prescribed by laws a may a shing from such as to retain the amount then due for principal and interest, together with the costs and charges of making a overplut, if any thereabe, shall be paid by the party making such asle, on demand, to said LEE OF the first Dart, their	nt is intended as a mortgage to secure the payme	ent of Nine Thousand and no/100
And this conveyance shall be void if such payments be made as herein spec- made in such payments; or any part thereof, or interial thereon, or the taxes, or if the insurance is not kept up thereon, then come absolute, and the whole smount shall become due and payable, and it hall be lawful for the said party of the second hang from such asks to retain the amount then due for principal and interest, together with the costs and charges of making oplus, if any thereabe, shall be paid by the party making such asks, on demand, to said Of the first part, their and as for principal and interest, together with the costs and charges of making oplus, if any thereabe, shall be paid by the party making such asks, on demand, to said Of the first part, their and assigns. Whereof, The said part 1.00 of the first part ha V.P. hereunto set their a the day and year first above written. and delivered in presence of KANSAS County, 55. County, 55. County, 55. Mereor may may and State, came Floyd Martin and his Wife, IVAN Mac Martin to an personally known to be the same parson B who executed the foregoing instrument of writing, and duily ecknowledged the sacenter of the same. Mereore may the states between written. Mereore and the same states came Floyd Martin and his Wife, IVAN Mac Martin Martin Martin and satis came Floyd Martin and his Wife, Martin and writtess wreated the sacenter of the same. Mereore written. Mereore and the sacenter of the sacenter of the same. Mereore and the sacenter of the sacenter of the same and affined my official seel on the day and year last above written. Mereore and if in fail, this mort, re is any by poleased, and the in arread. As without my and this 21st day of May 1992.	and this conveyance shall be void if such payments be made as herein appendix to any part thereof, or laterest thereon, or the taxe, or if the incurrence is not kept up thereon, the aid become abrokuts, and any time thereoff, in the remises hereby granted, and it shall be lawful for the said party of the second makes and paymont, is any time thereoff, in the manue prescribed by lawy ar may a rhing from such as to retain the amount then due for principal and interest, together with the costs and charges of making a overplot, if any threache, that be paid by the party and the for principal and interest, together with the costs and charges of making a overplot, if any threache, that be paid by the party and the for principal and interest, together with the costs and charges of making a overplot, if any threache, that be paid by the party making such as a on demand, to said		
nede in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then come absolute, and the whole smouth shall become due and payshie, and it hall be lawful for the said party of the second leading from such sale to retain the amount then due for principal and interest, together with the costs and charges of making rolux, it any thereabe, shall be paid by the party making such sale, on demand, to said	h be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the all become absolute, and the whole semount shall become due and payable, and it shall be leaving for the said part, of the secons and easings, at any time thereoffer, to sail the persides hereby granted, or any part thereof, in the manuam prescribed by laws ar any arting from such asle to retain the amount then due for principal and interest, together with the costs and charges of makin a overplue, if any there sheets, shall be paid by the party making such asle, on demand, to said LEE OF the first Dart, their in the first part ha. Ye, hereunto set their is the and asign in the day and year first above written. Here the undersigned Here day and here written. Here day and state, came. Floyd Martin and his. Wife, Ivah Mae Martin to me percendity thrown to be the same percon B who executed the foregoing instrument of writin and duly acknowledged the ascention other same. He writtense written. Here Martin to write at bove written. Here Martin Here Here Here Here Here Here Here Here		
of the first part, their heirs part have here into set their heirs and assigns. Whereof, The said part 168 of the first part have here into set their set and assigns. and delivered in presence of State of the first part have here into set their set and the second set of State of	Les of the first part, their		
s the day and year first above written. and delivered in presence of KANSAS R. County, 1 Be it Remembered, That on this lat day of May 1992. Be it Remembered, That on this lat day of May 1992. Be it Remembered, That on this lat day of May 1992. Be it Remembered, That on this lat day of May 1992. KANSAS R. County, 1 Be it Remembered, That on this lat day of May 1992. KANSAS R. County, 1 Be it Remembered, That on this lat day of May 1992. SEAU S	seed and delivered in presence of SEA Market A D. 19 54 Seed and delivered in presence of Sea Market A D. 19 54 See B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, That on this left day of Market A D. 19 54 Be B Remembered, The serve preson B who executed the foregoing Instrument of writin and day actively day the securito subscribed my anne end attracted the foregoing Instrument of writin and day actively day the securitor of the same. IN WITNESS WHEREOF, I have bersunto subscribed my name end attracted the foregoing Instrument of writin and the securitor. Be B Remember a track of the security of th	If default be made in such payments, or any part thereof, or intere- rance shall become absolute, and the whole emount shall become successors and essigns, at any time thereafter, to sell the provises the moneys arising from such sale to retain the amount then due fo	due and payable, and it shall be lawful for the said party of the second theraby granted, or any part theraof, in the manner prescribed by law; and for principal and interest, together with the costs and charges of making
sed delivered in presence of SEAU Standard Ace Martin (SEAU (SEAU)	ested and delivered in presence of SEA OF KANSAS CLBR. County, 5 Be if Remembered, that on this left day of A.D. 1954 before me, the undersigned , a Notery Public in an for add County and State came. Floyd Martin and his Wife, Ivah Mae Martin to me personally known to be the same person B who executed the foregoing instrument of writin to me personally known to be the same person B who executed the foregoing instrument of writin to me personally known to be the same person B who executed the foregoing instrument of writin to me personally known to be the same person B who executed the foregoing instrument of writin to me personally known to be the same person B who executed the foregoing instrument of writin to me personally known to be securito of the same. IN WITNESS WHEREOF, I have becaute on subscribed my and end official east on the day ar year last above written. IN WITNESS WHEREOF, I have becaute on the same. IN WITNESS WHEREOF, I	If default be made in such payments, or any part thereof, or intere- rance shall become absolute, and the whole emount shall become successors and essigns, at any time thereafter, to sell the premises the moneys arking from such sale to retain the amount then due fo and the overplux, if any thereabe, shall be paid by the party arties of the first part, their	due and payable, and it shall be lawful for the said party of the second hereby granted, or any part thereof, in the manner prescribed by law; and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns.
KANSAS a. County, 5 be to Remembered, That on this let day of Askly A.D. 19 54 before me, the understigned, and his wife, Yeah Mae Martin to me personally known to be the spee person B who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. In writness WHEREOF, I have bereauto subscribed my name and refliced are official seel on the day and year last above written. Martin Loss Berner Disk and the same and refliced my official seel on the day and year last above written. Martin Loss Berner Disk and the same and refliced my official seel on the day and year last above written. Martin Loss Berner Disk and the second my official seel on the day and Martin Disk above written. Martin Berner Disk and the second my and and the second my official seel on the day and RELEASE. ised having been point in Disk, this morts we is an ereby released, and the list arred. As without my man the 21st day of May 1902.	CF KANSAS SLAR County; Solar Count	If default be made in such payments, or any part thereof, or intere- ance shall become absolute, and the whole amount shall become uncessers and esigins, at any time thereafter, to sell the premises the moneys arbing from such sale to retain the amount then due for and the overplox, if any thereabe, shall be paid by the party artigs of the first part, their, and are any the overplox, if any thereabe, shall be paid by the party artigs of the first part, their, an Witness Whereof, The said part 1988 of the	due and payable, and it shall be lawful for the said party of the second hereby granted, or any part thereof, in the manner prescribed by lawy and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. the first part ha. Y.S. hereunto set
KANSAS a. County, 53. Be it Remembered, That on this <u>lat</u> day of <u>July</u> A.D. 19-54 before me, <u>the undersigned</u> shorey Public in and for sold doing and State, came <u>Floyd Martin and his Wife</u> , when <u>Mac Martin</u> to me personally known to be the same person B who executed the foregoing instrument of writing, and duly ecknowledged the saccuted of the same. IN WITHESS WHEESOF, I have becaute autoritized my and catifized my official seal on the day and year last above written. Martin <u>Martin Burk M. Dawyal</u> honey Public at 1/20 A.M. RELEASE. ised naving been point in full, this morts of 18 arreby released, and the light arred. As without my man the 21st day of May 1902.	OF KANSAS CLAR County, St. St. St. St. St. St. St. St.	If default be made in such payments, or any part thereof, or intere- rance shall become absolute, and the whole emount shall become successors and essigns, at any time thereafter, to sell the premises the moneys arking from such sale to retain the amount then due fo and the overplux, if any thereabe, shall be paid by the party arties of the first part, their	due and payable, and it shall be lawful for the said party of the second hereby granted, or any part thereof, in the manner prescribed by lawy and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. In first part ha. V.S. hereunto set
B. County, 15. Be it Remembered, That on this lat day of July A. D. 19 54. bofors me, this undersigned, a Notary Public in and for side County and State, cano. Floyd Martin and his Wife, Ivah Mac Martin. to me personally known to be the same person B who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITHESE WHEESOF. I have hereunto subscribed my name and afflixed my official seal on the day and year last above written. Martin County and State, cano. IN WITHESE WHEESOF. I have hereunto subscribed my name and afflixed my official seal on the day and year last above written. Martin County and the same and afflixed my official seal on the day and year last above written. Martin County and the same and afflixed my official seal on the day and year last above written. Martin County and the same and afflixed my official seal on the day and year last above written. Martin County and the same and afflixed my official seal on the day and year last above written. Martin County and the same and afflixed my official seal on the day and year last above written. Martin County and the same and afflixed my official seal on the day and year last above written. Martin County and the same and afflixed my official seal on the day and year last above written. Martin County and the same and afflixed my official seal on the day and the same and afflixed my official seal on the day and year of the same and afflixed my official seal on the day and the same and afflixed my official seal on the day and year of May 1902.	CLBR. County, 1 Be IF Remembered, That on this <u>lat</u> day of <u>Jesty</u> A.D. 1954 before me, <u>the undersigned</u> s Notary Public in an for said County and State, case. Floyd Martin and his Wife, <u>IVAN Mac Martin</u> to me personally known to be the same person B who executed the foregoing instrument of writin and duly acknowledged the execution of the same. IN WITNESS WHEEBOF, I have becaute of the same. IN WITNESS WHEEBOF, I	If default be made in such payments, or any part thereof, or inter- rance shall become absolute, and the whole amount shall become successors and essigns, at any time thereafter, to sell the premises the moneys arking from such sale to retain the amount then due for and the overplux, if any thereabe, shall be paid by the party arties of the first part, their n Witness Whereof, The said part 198 of the and seal g the day and year first above written, igned, Sealed and delivered in presence of	due and payable, and it shall be lawful for the said party of the second hereby granted, or any part thereof, in the manner prescribed by lawy and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. In first part ha. V.S. hereunto set theirs.
before me, the undersigned, a Notary Public in and for said County and State, came Floyd Martin and his Wife, <u>Ivah Mae Martin</u> to me personally known to be the same person B who executed the foregoing instrument of writing, and duly acknowledged the securitor of the same. In writess wreason, there have herewind subscribed my name and afflixed my official seal on the day and year last above written. Mey County of the securitor of the same. At V:20 A.M. RELEASE. iced naving been point in full, this morty per is sere by polessed, and the list arred. As without my mand the 21st day of May 1902.	before me. the undersigned , Notery Public in an for said County and State, came Floyd Martin and his Wife, IVAN Mae Martin to me personally known to be the same person B who executed the foregoing instrument of writin and duly acknowledged the same. In WITNESS WHEESDY. I have hereunto subscribed my name and raffixed my official seal on the day ar year last above written. The WITNESS WHEESDY. I have hereunto subscribed my name and raffixed my official seal on the day ar year last above written. The WITNESS WHEESDY. I have hereunto subscribed my name and raffixed my official seal on the day ar year last above written. The WITNESS WHEESDY. I have hereunto subscribed my name and raffixed my official seal on the day ar year last above written. The Destribution of the same and raffixed my official seal on the day ar RELEASE. Sociation, successor to Ref. All this Roots per is serve by released, and the Scharred. As witness my name this Roots per is serve by released, and the scharred. As witness my name this Roots is an ere by released, and the scharred. As witness of Mark this Roots per is serve by released, and the scharred. As witness of Mark this Roots per is serve by released, and the scharred with the schart and of May 1992. The Douglas County Build and y and Association	If default be made in such payments, or any part thereof, or intere- rance shall become absolute, and the whole amount shall become a successors and easigns, at any time thereafter, to sell the premises the moneys arising from such sale to retain the amount then due for and the overplux, if any thereabe, shall be paid by the party artical of the first part, their n Witness Whereof, The said part 198of the and seal g the day and year first above written, agned, Sealed and delivered in presence of	de and payable, and it shall be lawful for the said party of the second heraby granted, or any part thereof, in the manner prescribed by law; and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. The first part ha. 7.9. hereunto set the 1r. (SEAU)
ter said County and State, came Floyd Martin and his Wife, Ivah Mac Martin to as personally known to be the same person B who executed the foregoing instrument of writing, and duly acknowledged the securitor of the same. IN WITHESS WHEESOF, I have hereunto subscribed my name and afflued my official seal on the day and year last above written. Martin County and the securitor of the same. At V:20 A.M. RELEASE. iced naving been pois in full, this morth period series proceeded, and the list arred. As witness my mand the 21st day of May 1962.	tor isid county and State, came Floyd Martin and his Wife, IVAN Mac Martin to me personally known to be the same person B who executed the foregoing instrument of writin and duly acknowledged the size with or the same. IN WITNESS WHEESDER, I have becaute of the same. In WITNESS WHEE SAME. In Barbard And And And And And And And And And An	If default be made in such payments, or any part thereof, or inter- rance shall become absolute, and the whole amount shall become successors and essigns, at any time thereafter, to sell the premises the moneys arking from such sale to retain the amount then due for and the overplux, if any thereabe, shall be paid by the party arties of the first part, their n Witness Whereof, The said part 198 of the and seal g the day and year first above written, igned, Sealed and delivered in presence of	de and payable, and it shall be lawful for the said party of the second heraby granted, or any part thereof, in the manner prescribed by law; and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. The first part ha. 7.9. hereunto set the 1r. (SEAU)
to me personally known to be the same person B who executed the foregoing instrument of writing, and duly acknowledged the saccuted of the same. IN WITHESS WHEEROP. I have bereated subscribed my name and affixed my official seal on the day and year last above written. MEMORY 1952 Restar Decayed Noisey Public at 1/20 A.M. RELEASE. ised naving been point in full, this morts period areby released, and the list arred. As without my maint this 21st day of May 1962.	to me perionally known to be the same perion B who executed the foregoing instrument of writing and duty acknowledged the execution of the same. IN WITNESS WHEEBOP. I have becaute on the eseme. IN WITNESS WHEEBOP. I have becaute outsicribed my name and afflixed my official seel on the day are year last above written. In WITNESS WHEEBOP. I have becaute outsicribed my name and afflixed my official seel on the day are year last above written. In WITNESS WHEEBOP. I have becaute outsicribed my name and afflixed my official seel on the day are year last above written. In WITNESS WHEEBOP. I have becaute outsicribed my name and afflixed my official seel on the day are period. As without the full, this mort, we is care by released, and the scharged. As without my name this 21st day of May 1902. Inclistion, successor to The Albanck D. WILLO JND I AN AD. JNA I N. for-orly The Douple's County Building and Lion Association	If default be made in such payments, or any part thereof, or intere- sence shall become absolute, and the whole amount shall become successors and esclute, and the whole amount shall become successors and esclute, and the whole amount shall be come and the overplot, if any thereabe, shall be paid by the party artices of the first part. their an Witness Whereof, The said part 198 of the and seal g the day and year first above written. agned, Sealed and delivered in presence of STATE OF KANSAS { Douglas	de and payable, and it shall be lawful for the said party of the second heraby granted, or any part thereof, in the manner prescribed by law; and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. The first part ha. 75, hereunto set their SEAU SEAU (SEAU) (SEAU) (SEAU) (SEAU (SEAU)
IN WITHESS WHEREOF. I have hereunto subscribed my name and afflixed my official seal on the day and year last above written. May Good Wither. At 9:20 A.M. RELEASE. iced naving been pair in full, this morth period serve y released, and the list arred. As withess my name this 21st day of May 1962.	IN WITNESS WHEREOF, I have bereamto subscribed my name and affiked my official evel on the day are year last above written. Received Money Pub 1954 at 9:20 A.M. RELEASE. Socioed naving been point in full, this month period period proceed, and the scharged. As witness my name this 21st day of May 1902. Received in Miness my name this 21st day of May 1902. Ine Douglas County Building and Lian Association	It default be made in such payments, or any part thereof, or interv areas shall become absolute, and the whole amount shall become accessors and essigns, at any time thereafter, to sell the premises the moneys arising from such sale to retain the amount then due for and the overplue, if any thereabe, shall be paid by the party arties of the first part, their. In Witness Whereof, The said part 198of the and seal g the day and year first above written. agned, Sealed and delivered in presence of STATE OF KANSAS Pouglas	de and payable, and it shall be lawful for the said party of the second hereby granted, or any part thereof, in the manner prescribed by law; and or principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. The first part ha V.P. hereunto set the 17. (SEAU) Dublic Mark (SEAU) (SEAU) (SEAU) (SEAU) (SEAU) is lat day of Jacky A.D. 19 54 he under Bigned , a Notary Public in and came Floyd Martin and his wife,
They Some without the this more period and the list of the second and the list of the second and the list of the l	1954 at 9:20 A.M. RELEASE. Sociation successor to Tes Allock Julius More Pais Long by released, and the scharced. As Witness ry main this 21st day of May 1902. Recistor New York Allock Julius More Law As Jan 1 M. formerly The Douple's County Building and Law Association	If default be made in such payments, or any part thereof, or intere- sense shall become absolute, and the whole amount shall become the moreys arbing from such sale to retain the amount shall become and the overplox, if any thereabe, shall be paid by the party artics of the first part, their, an Witness Whereof, The said part 1.28of the and seal g the day and year first above written. agned, Sealed and delivered in presence of TATE OF KANSAS Pouglas	de and payable, and it shall be lawful for the said party of the second hereby granted, or any part thereof, in the manner prescribed by law; and to principal and interest, together with the costs and charges of making making such sale, on demand, to said here and assigns. The first part ha. V.P. hereunto set the LT.
at 9:20 A.M. RELEASE. iced having been pair in full, this month period screby released, and the li- arred. As witness by mand this 21st day of May 1962.	1954 at 9:20 A.M. RELEASE. Association period and the source period and the source of the source o	It default be made in such payments, or any part thereof, or interv areas shall become absolute, and the whole amount shall become successors and esclute, and the whole amount shall become is manys arising from such sale to retain the amount then due fo and the overplot, if any thereabe, shall be paid by the party artifies of the first part, their and seel g the day and year first above written. agned, Sealed and delivered in presence of STATE OF KANSAS Pouglas	de and payable, and it shall be lawful for the said party of the second heraby granted, or any part thereof, in the manner prescribed by law; and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. The first part ha. V.S. hereunto set their supervised the same of the same second of the same second set of the same. The same person & who executed the foregoing instrument of writing, execution of the same.
RELEASE, ited naving been pair in full, this month we is coreby released, and the li arged. As witness by mand this 21st day of May 1962.	RELEASE. Scribed naving been poit in full, this month ge is sereby released, and the scharred. As witness by name this 21st day of May 1962. Scietion, successor to ThE ANDRIK SUVING AND DAY AS. STAIL N formerly The Douglas County Building and Lean Association	If default be made in such payments, or any part thereof, or intervi- secret and excluse, and the whole amount shall become successors and excluse, and the whole amount shall become successors and excluse, and the whole amount shall be come and the overplot, if any thereabe, shall be paid by the party artices Of the first Dart. their. In Witness Whereof, The said part. 198 of the and seal g the day and year first above written. agned, Sasled and delivered in presence of STATE OF KANSAS Douglas County, { State of the second delivered in presence of STATE OF KANSAS Douglas	de and payable, and it shall be lawful for the said party of the second heraby granted, or any part thereof, in the manner prescribed by law; and for principal and interest, together with the costs and charges of making making such sale, on demand, to said heirs and assigns. The first part he. 7.9. hereunto set their supervision of the sale (SEAU) (S
ited having been pold in full, this mostly ge is dereby released, and the liarged. As witness by mand this 21st day of May 1962.	scribed having been pail in full, this mostly ge is sereby released, and the scharged. As Witness by name this 21st day of May 1962. Sociation, successor to ThE ANGROND SUMMER AND LAN AGE DIA 1 N - formerly The Douglas County Building and Lan Association	If default be made in such payments, or any part thereof, or intervi- secret and excluse, and the whole amount shall become successors and excluse, and the whole amount shall become successors and excluse, and the whole amount shall be come and the overplot, if any thereabe, shall be paid by the party artices Of the first Dart. their. In Witness Whereof, The said part. 198 of the and seal g the day and year first above written. agned, Sasled and delivered in presence of STATE OF KANSAS Douglas County, { State of the second delivered in presence of STATE OF KANSAS Douglas	de and payable, and it shall be lawful for the taid party of the second heraby granted, or any part thereof, in the manner prescribed by law, and for principal and interest, together with the costs and charges of making making such sale, on demand, to taid heirs and assigns. The first part ha. V.S. hereunto set their supervision of the sale (SEAU) (S
		It default be made in such payments, or any part thereof, or intervi- secret and esclute, and the whole amount shall become secret and seclute, and the whole amount shall become secret and seclute, and the whole amount shall be more and the overplot, if any thereabe, shall be paid by the party artices of the first part. their and the overplot, if any thereabe, shall be paid by the party artices of the first part. their and seel g the day and year first above written. and seel g the day and year first above written. and seel g the day and year first above written. and seel g the day and year first above written. agned, Sealed and delivered in presence of STATE OF KANSAS Douglas. County, State NATE OF KANSAS Dug Las. County, State NATE OF KANSAS A N Be it Remembered, that on the before me. the for seld County and State, o I vah Maco Martin to me personally known to and duly acknowledged the in writtess written. Mathem suppres. May Gamma 19-2 2, 1954 at 1:20 A.M.	de and payable, and it shall be lawful for the taid party of the second heraby granted, or any part thereof, in the manner prescribed by law, and for principal and interest, together with the costs and charges of making making such sale, on demand, to taid heirs and assigns. The first part ha. V.S. hereunto set their supervision of the sale (SEAU) (S
		<pre>if default be made in such payments, or any part thereof, or interview mans shall become absolute, and the whole amount shall become massessers and earlight, at any time therefier, to sell the premises the moneys arbing from such sale to retain the amount then due for and the overplot, if any thereabe, shall be paid by the party artics of the first part, their, an Witness Whereof, The said part 1.48 of the and seal g the day and year first above written. agned, Sealed and delivered in presence of TATE OF KANSAS Pouglas</pre>	de and payable, and it shall be lawful for the said party of the second hereby granted, or any part thereof, in the manner prescribed by law; and to principal and interest, to there of making making such asle, on demand, to said heirs and assigns. The first part ha. 7.9. hereunto set their subscription of the said set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of the same second of the same second of the same second of the same reunto subscribed my name and rafficed my official seel on the day and second of the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same reunto subscribed my name and rafficed my official seel on the day and here the same

4