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	52965 BOOK 106
This Indenture,	Made this 6th day of July
	d K. Edmondson and his wife, Elizabeth A.
of the first part, and The Douglas Count Witnesseth, T Seven Thousand Two Hundred	a County ofDouglas and State of Kansas y Building and Lean Association of the second part. hat the said part 1es. of the first part, in consideration of the sum of 1.F1fty.and.no/100DOLLARS which is hereby acknowledged, ha X.S.sold and by these presents do
grant, bargain, sell and Mortgage to the	e said party of the second part, its heirs and assigns forever, all that punty of Douglas and State of Kansas, described as follows, to-wit:
Lot No. One (1) in Block to the City of Lawrence.	No. Four (4) in Hillcrest, an Addition
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4	secure the payment of Seven Thousand Two Hundred Fifty erms of one certain note this day executed and delivered by the said part. J of the second part and this conveyance shall be void if such payments be made as herein spec- y part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then amount that become due and payable, and it shall be leaving for the said party of the second c, to sail the premises hereby granted, or any part thereof, in the manner prescribed by lawy and the amount than due for principal and interest, together with the costs and charges of making be paid by the party making such sale, on demand, to said
A. no/100ollars, according to the t part	erms of one certain note this day executed and delivered by the said partyof the second part and this conveyance shall be void if such payments be made as herein spec- r part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then amount shall become due and payable, and it shall be lawful for the said party of the second r, to sail the premises hereby grained, or any part thereof, in the manner prescribed by law; and the amount then due for principal and interest, together with the costs and charges of making be paid by the party making such sale, on demand, to said to parts, their main and the sale assigns. rt
A. no/100ollars, according to the t part	erms of one certain note this day executed and delivered by the said part. J. of the second part and this conveyance shall be void if such payments be made as berein spec- ty part thereof, or interest thereon, or the taxes, of if the insurance is not kept up thereon, then amount thall become due and payable, and it shall be lawful for the said party of the second the insure that become due and payable, and it shall be lawful for the said party of the second the insure that become due and payable, and it shall be lawful for the said party of the second the insure that become due and payable, and it shall be lawful for the said party of the second the insure that become due and payable, and it shall be lawful for the said party of the second the insure the due for principal and interest, together with the costs and charges of making be paid by the party making such sale, on demand, to said . DBXE, their . DBXE, their . DBXE, their . DBXE, their . DBXE, the first part ha. Ve hereunto set their . DSXLLA, Keducather . (SEA) . (SEA) . (SEA) . (SEA)
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A. no/100ollars, according to the t part. 198 of the first part to the said Hed. But if default be made in such payments, or any this conveyance shall become absolute, and the whole part, his auccessors and saughas, at any times the setting out of all the moment schedules the relation such sale, and the overplut, if any there be, shall 	erms of one certain note this day executed and delivered by the said part. J. of the second part and this conveyance shall be void if such payments be made as berein spec- ty part thereof, or interest thereon, or the taxes, of if the insurance is not kept up thereon, then amount that become due and payable, and it shall be lawful for the said party of the second the insurance is not kept up thereon, in the manner prescribed by laws, and the insurance is not kept up thereon, in the manner prescribed by laws, and the insurance is not kept up thereon, then executed in the second charges of making be paid by the party making such sale, on demand, to said . DBXE, their . DBXE, their
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