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	54415 BOOK 108
l'his Indent	ture, Made this 5th. day of November
D. 19 54., between	Albert G. Hunt and his wife, Velma G. Hunt
-	
the first part and The De	uglas County Building and Loan, Association of the second part,
A THE REAL PROPERTY AND A DESCRIPTION OF	Vitnesseth, That the said part 198, of the first part, in consideration of the sum of
Five Thousand and	no/100 DOLLARS
	receipt of which is hereby acknowledged, ha. Vesold and by these presents do
rant, bargain, sell and Mor act or parcel of land situat	rigage to the said party of the second part, its heirs and assigns forever, all that ed in the County of Douglas and State of Kansas, described as follows, to-wit:
Lot No. Eighteen an Addition to th	(18) in Block No. Sixteen (16) in Lane Place Addition, he City of LawPence.
hand a far a far	i i i i i i i i i i i i i i i i i i i
	and the second sec
while county on run at Synthe	A
with all the appurtenances,	and all the estate, title and interest of the said part .108. of the first part therein.
And the said Dart les	of the first part
lo hereby covenant ar	nd agree that at the delivery hereof. they are the lawful owner s of
o hereby covenant ar ne premises above granted,	
o hereby covenant ar he premises above granted,	nd agree that at the delivery hereof. they are the lawful owner s of
lo hereby covenant ar he premises above granted, f all incumbrances	nd agree that at the delivery hereof. they are the lawful owner 8 of , and seized of a good and indefeasible estate of inheritance therein, free and clear
<ul> <li>hereby covenant ar</li> <li>hereby covenant ar</li> <li>hereby covenant ar</li> <li>f all incumbrances</li> <li>his grant is intended as a m</li> <li>Dollars, accordi</li> </ul>	nd agree that at the delivery hereof. they are the lawful owner 8 of , and seized of a good and indefeasible estate of inheritance therein, free and clear hortgage to secure the payment of Five Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said
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<ul> <li>hereby covenant ar he premises above granted, f all incumbrances</li> <li>his grant is intended as a m Dollars, according the first part in the first part in the first part is conveyance shall become absolve, at any ot of all the moneys arising from such chaste, and the overplus, if any i</li></ul>	nd agree that at the delivery hereof. they are the lawful owner 8 of , and selzed of a good and indefeasible estate of inheritance therein, free and clear , and selzed of a good and indefeasible estate of inheritance therein, free and clear , and selzed of a good and indefeasible estate of inheritance therein, free and clear , and selzed of a good and indefeasible estate of inheritance therein, free and clear , and selzed of a good and indefeasible estate of inheritance therein, free and clear , and the terms of one certain note this day executed and delivered by the said to the said part y of the second part
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<ul> <li>hereby covenant ar he premises above granted, if all incumbrances</li> <li>his grant is intended as a m Dollars, accordination and the first part intended as a m dollars, accordination and the first part intended as a maximum and the first part intended as a maximum and the first part intended as a maximum and the overplus, it and the overplus, if any the part intended and the overplus, if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus if any the part intended as a maximum and the overplus intended as a maximum and the part intended as a maxim</li></ul>	nd agree that at the delivery hereof. they are the lawful owner 8 of , and selzed of a good and indefeasible estate of inheritance therein, free and clear , and selzed of a good and indefeasible estate of inheritance therein, free and clear or and selzed of a good and indefeasible estate of inheritance therein, free and clear or and selzed of a good and indefeasible estate of inheritance therein, free and clear or and selzed of a good and indefeasible estate of inheritance therein, free and clear or of the second part of the terms of one certain note this day executed and delivered by the said to the said part. y of the second part and this conveyance shall be void if such payments be made as herein apecard the whole amount that be conveyance and the takes, or if the insurance is not kept up thereon, then and the ortel the mount then due for principal and interest, together with the const and charges of making there be, shall be paid by the party making such sele, on demand; to said there of a saignt. The said part 10% of the first part his vec, hereunto set their and assign. The said part 10% of the first part his vec, hereunto set their and year first above written. Where of Wernard State of their set of the second set their set. (set) their set of the terms of the take of the first part his vec the set of their set.) (set.) (set
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The note herein descrived having been part to fill, this montpare is beinny relevant, all the lien therety created discharged. As witness my part to be the substance Savings As construct, successor to DB ANDER (WITH AND ARD FILL) A formerly the costs of the organization as that Association (Corp. Seal) by without construct the substance of the structures.