Fee Paid 320.00

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	55130 Book 108
Chis Indentu	17C, Made this 19th day of February
	Richard L. George and his wife, Betty B. George
· · · · · ·	· · · · · · · · · · · · · · · · · · ·
· Lawrence	in the County of Douglas and State of Kansas
	las County Building and Loan Association of the second part.
With	nesseth, That the said part . 198. of the first part, in consideration of the sum of
	I no/100 DOLLARS
	eipt of which is hereby acknowledged, ha Vesold and by these presents do age to the said party of the second part, its heirs and assigns forever, all that
	I in the County of Douglas and State of Kansas, described as follows, to-wit:
Lot No: Nine-Ar (9-	A) in Block No. Four (4) of the Replat and Subdivision
of Blocks Nos. Thr	ee (3) and Four (4) in Southwest Addition, an
Addition to the Ci	ty of Lawrence.
A second in second second second	
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	agree that at the delivery hereof they are the lawful owners of and seized of a good and indefeasible estate of inheritance therein, free and clear
ne premises above granted, a	
he premises above granted, a of all incumbrances This grant is intended as a mor	nd seized of a good and indefeasible estate of inheritance therein, free and clear
he premises above granted, a of all incumbrances This grant is intended as a mor Dollars, according	rtgage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said
he premises above granted, a of all incumbrances This grant is intended as a mor Dollars, according part 108. of the first part to	rtgage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part
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he premises above granted, a of all incumbrances This grant is intended as a mor ————— Dollars, according part 108. of the first part to Hed. But it defet be made in such pays his conveyence shall become absolute, ar part, he successors and assigns, at any the ot of all the moneys articing from such	and seized of a good and indefeasible estate of inheritance therein, free and clear rtgage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part
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the premises above granted, a f all incumbrances his grant is intended as a more Dollars, according art 108. of the first part to led. But if defuil be made in such pays is conveyance shall become absolute, and set, he successors and assigns, at any it ut of all the moneys arising from such such sale, and the overplue, if any the parties of the fi	and seized of a good and indefeasible estate of inheritance therein, free and clear rtgage to secure the payment of Eight ThouBand and no/100 g to the terms of one certain note this day executed and delivered by the said the said partY of the second part
te premises above granted, a f all incumbrances his grant is intended as a mor Dollars, according art 105. of the first part to led. But If defoul be made in such pays is conveyance shall become absolute, ar word, its successors and assign, at any the uch sale, and the overplue, if any the parties of the first in Witness Whereof, The and s and seel s the day an	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and the conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest theseon, or the taxs, or if the insurance is not kept up thereon, then and the whole amount shall become due and payable, and it shall be lawful for the said party of the second time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by lawy and all to restin the amount then due for principal and interest, together with the costs and charges of making are be, shall be paid by the party making such sale, on demand, to said first part, the 1r heirs making such sale, on demand, to said first part, 188of the first part ha .V.Ghereunto setthe1r d year first above written.
he premises above granted, a f all incumbrances his grant is intended as a mor ————————————————————————————————————	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of E1ght ThOUBERD and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and this conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxs, or if the insurance is not kept up thereon, then nd the whole amount shall become due and psyable, and it shall be lawful for the said party of the second lime thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and alt's restin the amount then due for prindpal and interest, together with the costs and charges of making re be, shall be paid by the party making such sale, on demand, to said f1PRI part, the 1r heirs part has V.f. hereunto set the 1r d year first above written. presence of Querts A. A. A. A. A. (SEAL)
ne premises above granted, a f all incumbrances his grant is intended as a mor Dollars, according art 168. of the first part to ied. But if defuil be made in such pays is conveyance shall become absolute, a ser, he successors and assign, at any it of all the moneys arising from such a uch sile, and the overplus, if any the Parties of the 1 In Wimees Whereof, Th ands and seel 5 the day an Signed, Seeled and delivered in STATE OF KANSAS	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Elght Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and this conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxs, or if the insurance is not kept up thereon, then into the whole amount shall become due and payable, and it shall be lawful for the said party of the second the said by the party parted, or any part thereof, in the manner prescribed by law, and all to retain the amount then due for principal and interest, together with the costs and charges of making first part, the 1r heir making such sale, on demand, to said first part, the 1r heir and essigns. The said part, 188. of the first part ha. V.f. hereunto set the 1r and year first above written. presence of GEAL Matty B. Mary (SEAL) (SEAL)
te premises above granted, a f all incumbrances his grant is intended as a mor Dollars, according art 108. of the first part to led. But if defuil be made in such pays is conveyance shall become absolute, ar ser, its successors and assigns, at any it ut of all the moneys erising from such a uch sale, and the overplus, if any the Parties of the f in Witness Whereof, Th ands and seel g the day an Signed, Seeled and delivered in STATE OF KANSAS Douglas Coun	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part y. of the second part and the conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then inthe thereafter, to sail the premises hereby greated, or any part thereof, in the manner prescribed by law; and all'to retain the smoont then due for principal and interest, together with the costs and charges of making the based part. 1.0.8. of the first part ha. V.G. hereunto set the 1r and year first above written. presence of <u>Bactury Bactury</u> (SEAI) (SEAI) thy, iss. Bactury
he premises above granted, a f all incumbrances his grant is intended as a mor Dollars, according part 105. of the first part to lied. But if default be made in such pays the conveyance shall become absolute, as part, he accessors and assigns, at any the used sale, and the overplus, if any the parties of the fi in Witness Whereof . The tends and seal g the day an Signed, Sealed and delivered in STATE OF KANSAS Douglas Court	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Elght Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and this conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxs, or if the insurance is not kept up thereon, then and this conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxs, or if the insurance is not kept up thereon, then and this conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxs, or if the insurance is not kept up thereon, then and this conveyance is and payable, and it shall be lawful for the said party of the second law therefore, to sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and alt be retain the amount then due for principal and interest, together with the costs and charges of making first part, the 1r heir making such sale, on demand, to said first part, the 1r heir making such sale, on demand, to said first above written. presence of <u>Biotecome</u> (SEA) Matty Biotecome (SEA) (SEA) at the membered, thet on this 23M day of <u>February</u> A. D. 19 55 before me. <u>Undernetigned</u>
he premises above granted, a of all incumbrances This grant is intended as a more ————————————————————————————————————	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and the conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kapt up thereon, then and the whole amount shall become due and payable, and it shall be lawful for the said party of the second time thereafter, to sail the premises hereby granted, or any part thereof, in the manner prescribed by lawy and all be retain the smoont then due for principal and interest, together with the costs and charges of making tre be, shall be paid by the party making such sale, on demand, to said first part, the ir he first part, the ir presence of <u>Bichard R. Storge</u> (SEAI) SEAI) SEA. SEAI) thy, is said Remembered, that on this 23AC day of February A. D. 19 55.
he premises above granted, a of all incumbrances This grant is intended as a more ————————————————————————————————————	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and the conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kapt up thereon, then and the whole amount shall become due and payable, and it shill be lawful for the said party of the second time thereafter, to sail the premises hereby granted, or any part thereof, in the manner prescribed by lawy and all be retain the smoont then due for principal and interest, together with the costs and charges of making the best of the part, the 1r heirs and easigns. The said part 168. of the first part ha V.S. hereunto set the 1r d year first above written. presence of <u>Bichard A. Storge</u> (SEAI) (SEAI) ss. <u>State of the on this 23.00 day of February</u> A.D. 19 55 before me, the understanced or your February A.D. 19 55 before me, <u>Charge</u> A.D. 19 55 before me, <u>the same persone</u> whe executed the foregoing instrument of writing.
he premises above granted, a of all incumbrances This grant is intended as a more ————————————————————————————————————	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and the conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest theson, or the taxes, or if the incurance in the kept up thereon, then and the whole amount hall become due and payable, and it shall be lawful for the said party of the second the shele amount hall become due and payable, and it shall be lawful for the said party of the second the these amount hall become due and payable, and it shall be lawful for the said party of the second the the amount the due for principal and interest, together with the costs and charges of making are be, shall be paid by the party making such sale, on demand, to said first part, the 1r beirs and assigns. The said part 1.9.8. of the first part ha. V.E. hereunto set the 1r d year first above written. presence of SEAU SEAU (SEAU) (
he premises above granted, a of all incumbrances This grant is intended as a more ————————————————————————————————————	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. <i>Y</i> . of the second part and the conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then ind the whole amount shall become due and payable, and it shall be lawful for the said party of the second the there is no the second part of the insurance is not kept up thereon, then inde the whole amount shall become due and payable, and it shall be lawful for the said party of the second the therefore, to sail the party making such asie, on demand, to said first part, the ir he said part. 168. of the first part ha. V.f. hereunto set the ir d year first above written. presence of <u>Example</u> (SEAI) ss. (SEAI) ity, is. (SEAI) ity, is. <u>Charge</u> A. D. 19 55 before ma, <u>the undersigned</u> or source and <u>Betty</u> B. <u>George</u> to me personally known to be the same persons who executed the foregoing instrument of writing, and due states came <u>Biohandric L.</u> <u>George and Betty</u> B. <u>George</u> . To me personally known to be the same persons who executed the foregoing instrument of writing. WTHERES WHEREOF, I have herewonto ubscribed my agree and efficed my official seel on the day and yer last above writer.
he premises above granted, a f all incumbrances his grant is intended as a mor Dollars, according part 105. of the first part to lied. But if default be made in such pays the conveyance shall become absolute, as part, he accessors and assigns, at any the used sale, and the overplus, if any the parties of the fi in Witness Whereof . The tends and seal g the day an Signed, Sealed and delivered in STATE OF KANSAS Douglas Court	and seized of a good and indefeasible estate of inheritance therein, free and clear rigage to secure the payment of Eight Thousand and no/100 g to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and the conveyance shall be void if such payments be made as herein spec- ments, or any part thereof, or interest theson, or the taxes, or if the incurance in the kept up thereon, then and the whole amount hall become due and payable, and it shall be lawful for the said party of the second the shele amount hall become due and payable, and it shall be lawful for the said party of the second the these amount hall become due and payable, and it shall be lawful for the said party of the second the the amount the due for principal and interest, together with the costs and charges of making are be, shall be paid by the party making such sale, on demand, to said first part, the 1r beirs and assigns. The said part 1.9.8. of the first part ha. V.E. hereunto set the 1r d year first above written. presence of SEAU SEAU (SEAU) (

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C. D. L.