	55219 Book 108
This Indent	UFC, Mede this 18th day of February
A. D. 19 55; between	By E. Marlin and his wife, Betty L. Marlin and
W.W. Hetfield	and his wife, Hazel Arlene Hatfield
	, mazer Ariene natrield
of Lawrence	, in the County of Douglas and State of Kansas
of the first part, and The Doug	glas County Building and Loan Association of the second part.
Wit	tnesseth. That the said part 168 state find all the state
io Advant oory paid, me rec	ceipi of which is hereby acknowledged, have sold and by these presents de
tract or parcel of land situated	gage 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. Eighteen (	18) in Block No. Three (3) of the Replat and
Addition, an Addit	ion to the City of Lawrence.
	a contractor
	0, 0
with all the appurtenances and	d all the estate still and the set of the
with all the appurtenances, and And the said parties	d all the estate, title and interest of the said part 198 of the first part therein.
do hereby covenant and	agree that at the delivery hereof they are the laifed evenue of
do hereby covenant and the premises above granted, and	d all the estate, title and interest of the said part 188. of the first part therein. of the first part agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear
do hereby covenant and the premises above granted, and	agree that at the delivery hereof they are the laifed evenue of
dohereby covenant and the premises above granted, an of all incumbrancesP	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear
do hereby covenant and the premises above granted, and of all incumbrances This grant is intended as a mor Dollars, according	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear trage to secure the payment of Eight Thousand and no/100
do hereby covenant and the premises above granted, and of all incumbrances This grant is intended as a mor Dollars, according	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100 to the terms of one certain note this day executed and delivered by the said the said part y
do hereby covenant and the premises above granted, an of all incumbrances This grant is intended as a mor Dollars, according part 165 of the first part to	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100 to the terms of one certain note this day executed and delivered by the said the said pert y of the second part . 
do hereby covenant and the premises above granted, and of all incumbrances This grant is intended as a mor Dollars, according part 168 of the first part to field but if defuil be made in such paym the conveyance shall become absolute, an part, the successor and autors, at any time	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100 to the terms of one certain note this day executed and delivered by the said the said part y of the second part . 
do hereby covenant and the premises above granted, an of all incumbrances This grant is intended as a mor Dollars, according part 168 of the first part to field. But if default be made in such paym the conveyance shall become absolute, an part, in successors and esigns, at any tim out of all the money artising from such as	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100
do hereby covenant and the premises above granted, an of all incumbrances This grant is intended as a mor ————————————————————————————————————	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100 to the terms of one certain note this day executed and delivered by the said the said part y of the second part
do hereby covenant and the premises above granted, an of all incumbrances This grant is intended as a mor Dollars, according part 1.65. of the first part to field but if default be made in such paym his conveyance shall become absolute, an part, in successors and esigns, at any tim of of all the morey arising from such as unch sale, and the overplut, if any there Darties of the In Witness Whereof, The	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100
the premises above granted, and the premises above granted, and of all incumbrances This grant is intended as a more Dollars, according part 168 of the first part to Ned. But if default be made in such paym the conveyance shall become absolute, and part 168 of the first part to the accessors and esigni, at any time the accessor and esigni, at any time the accessor and esigni, at any time Dart168 of the first part to Dart168 of the first part to Dart 168 of the first part to the accessor and esigni, at any time Dart168 of the first part to Dart168 of the first part to Dart 168 of the day and and Band seal B the day and	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100
the premises above granted, and the premises above granted, and of all incumbrances This grant is intended as a more Dollars, according part 168 of the first part to field but if default be made in such paym the conveyance shall become absolute, and part 168 of the first part to the accessor and esign, at any the part 168 of the overplut, if any these Dart168 of the Dart168 of the Dart168 of the Dart168 of the	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100
the premises above granted, and the premises above granted, and of all incumbrances This grant is intended as a more Dollars, according part 168 of the first part to Ned. But if default be made in such paym the conveyance shall become absolute, and part 168 of the first part to the accessors and esigni, at any time the accessor and esigni, at any time the accessor and esigni, at any time Dart168 of the first part to Dart168 of the first part to Dart 168 of the first part to the accessor and esigni, at any time Dart168 of the first part to Dart168 of the first part to Dart 168 of the day and and Band seal B the day and	agree that at the delivery hereof they are the lawful owners of a seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100 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 spectrements, or any part thereof, or intersant end or the target the payment of the second part deta while amount shall be come due and psyable, and it shall be lawful for the said part y of the second it is the premise hereby granted, or any part thereof, in the manner prescribed by law; and it shall be lawful for the said part y of the second is to retain the amount then due for principal and interest, together with the costs and charges of making to be, shall be paid by the party making such sale, on demaind, to said flight, find is and essigna. a said part 198 of the first part ha VC hereunto set their and essigna. be the shall be above written.
And the said period as a more the premises above granted, and of all incumbrances This grant is intended as a more Dollars, according and 165 of the first part to field. But if default be made in such paym the conveyance shall become abolote, and pert, he successors and saligns, at any the part 165 of the first part to Dearties of the verylut, if any the Dearties of the In Witness Whereof, The land B and seal 5 the day and Signed, sealed and delivered in pr	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear to be secure the payment of Eight Thousand and no/100 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 said period states by covenant and the premises above granted, and of all incumbrances This grant is intended as a more Dollars, according and 168 of the first part to field. But if default be made in such paym his conveyence shall become aboute, and pert, in successors and asigns, at any the pert, in successors and asigns, it any there pert, is accessors and asigns, it any there pert, is a successors and asigns, it any the pert and seal as the day and Signed, sealed and delivered in pr STATE OF KANSAS	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear 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 conveynes that be vold if such payment be made as herein spectration or any part thereof, or interest thereon, or the taxes, or if the insurance is not hept up thereon, then the thread that due for principal and indefeasible and it shall be lawful for the said part of the said pa
And the said period to the said the premises above granted, and a said of all incombrances this grant is intended as a more period to the first part to Dollars, according said 168 of the first part to Test the said of the first part to the said, and the overplut, if any the conveyance shall become absolute, and the overplut, if any the part 168 of the said the said the overplut, if any the part 168 of the said the overplut, if any the part 168 of the said the overplut, if any the part 168 of the said the overplut, if any the said of the said the overplut, if any the said the said the overplut, if any the said shall be and seal as the day and signed, sealed and delivered in part 168 of KANSAS Douglas County	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100
And the said period to the said the premises above granted, and a said of all incombrances this grant is intended as a more period to the first part to Dollars, according said 168 of the first part to Test the said of the first part to the said, and the overplut, if any the conveyance shall become absolute, and the overplut, if any the part 168 of the said the said the overplut, if any the part 168 of the said the overplut, if any the part 168 of the said the overplut, if any the part 168 of the said the overplut, if any the said of the said the overplut, if any the said the said the overplut, if any the said shall be and seal as the day and signed, sealed and delivered in part 168 of KANSAS Douglas County	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear 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 conveynes shall be vold if such payments be made as herein spectrate there with the costs and charges of making under any part thereof, or the taxes, or if the insurance is not kept up thereon, then the three means that be cond that the bail be lawful for the said part of the second part is the real thereof, or the taxes, or if the insurance is not kept up thereon, then the three means that be come there are thereof, or the taxes, or if the insurance is not kept up thereon, then the three three there is no the tax and the second means the amount than the for principal and interest, together with the costs and charges of making a be, shall be paid by the part part of a second sele. On demaind, to said flarst part, their here is of the first part he. Ve. hereunto set their designs. I have the first part is the second mean of the second means of the second mean of the second means of the second means of the second means of the second mean of the second means of the second means the second the
And the said period and a period	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tgage to secure the payment of Eight Thousand and no/100 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 vold if such payments be made as herein spectrements or any part thereof, or lateral thereon, or the taxes, or if the insurance is not kept up thereon, then the samoust shall be perfect thereon, or the taxes, or if the insurance is not kept up thereon, the taxes or any part thereof, the lawful of the said part y the second me thereafter, to sail the perfect hereby granted, and it shall be lawful for the said part of the second me thereafter, to sail the perfect hereby granted, and it shall be lawful for the said part of the second me thereafter, to sail the perfect hereby granted, and it shall be lawful for the said part of the second me thereafter, to sail the perfect hereby granted, and it shall be lawful for the said part of the second me thereafter, to sail the perfect hereby granted, and it shall be lawful for the said part of the second me thereafter, to sail the perfect of principal and interest, together with the coats and charges of making a back shall be part of the first part ha. Ve hereunto set their and easigns. It is allowe written.  Therefore the first part ha. Ve hereunto set their (SEAI)  J said part 198 of the first part ha. Ve hereunto set their (SEAI)  J said part 198 and that on this 28th day of Fabruary A. D. 19 55.  before me the and the on the set granted of the set first part is allowe with the underest index of the set granted of the set
And the said period with a said period with a said period with a said period with a said of all incumbrances with a said of all incumbrances bills grant is intended as a more bollars, according and 168 of the first part to be added in the first part to be added with a said of the first part to be added with a said become absolute, and a said the overplut, if any the conveyance shall become absolute, and said the overplut, if any the part 168 of the first part to be added with a said the overplut, if any the conveyance shall be one absolute, and the overplut, if any the part 168 of the line with a said the overplut, if any the part 168 of the said and said said a said said the day and signed, seeled and delivered in part 168 of KANSAS Douglas County	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear to the secure the payment of Eight Thousand and no/100 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 said period at a period at a solution of all incumbrances above granted, and of all incumbrances and a solution of all incumbrances. This grant is intended as a more constraint of the first part to Dollars, according sart 168 of the first part to lied. But if default be made in such payments for everyone shall be comery and sailing, at any the correspond shall be made in such payment for a solution, and the overplue, if any the convergence shall be comery and sailing for such as the correspondent of all the more stain for our solution. The solution of all the more stain for our blue of the solution of the s	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear to be a good and indefeasible estate of inheritance therein, free and clear to be terms of one certain note this day executed and delivered by the said the said part of the 'second part
And the said period at a period at a solution of all incumbrances above granted, and of all incumbrances and a solution of all incumbrances. This grant is intended as a more constraint of the first part to Dollars, according sart 168 of the first part to lied. But if default be made in such payments for everyone shall be comery and sailing, at any the correspond shall be made in such payment for a solution, and the overplue, if any the convergence shall be comery and sailing for such as the correspondent of all the more stain for our solution. The solution of all the more stain for our blue of the solution of the s	agree that at the delivery hereof they are the lawful owners of nd seized of a good and indefeasible estate of inheritance therein, free and clear tigage to secure the payment of Eight Thousand and no/100

-

10 E

and the second second

an in

12:14

this montpare is her such and and such and such as the such and such as the s

Mary Constraints