Reg. No. 12,672 Fee Paid\$20.00

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This Indenture, Made this day of
A. D. 19 56., betweenEllis_R. Hayden and his_wife, Mary L. Hayden
Lawrence in the County of Douglas and State of Kansas
of the first part, and The Douglas County Building and Loan Association of the second part.
Witnesseth, That the seld part 1es of the first part, in consideration of the sum of
Eacht Thousand and no/100DOLLARS to that duly paid, the receipt of which is hereby acknowledged, ha vesold and by these presents do
grent, bergein, sell and Mortgage to the seld party of the second part, its heirs and assigns forever, all that
tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to-wit:
Lot No. Four (4) in Block No. Three (3) in Edmonds Addition, an
Addition to the City of Lawrence.
A CARACTER AND A CARA
with all the appurtenances, and all the estate, title and interest of the said part 108 of the first part therein. And the said parties of the first part
do hereby covenant and agree that at the delivery hereof they are the lawful owner a of
the premises above granted, and seized of a good and indefeesible estate of inheritance therein, free and clear of all incumbrances
This grant is intended as a mortgage to secure the payment of
Dollars, according to the terms of one certain note this day executed and delivered by the said
Dollars, according to the terms of one certain note this day executed and delivered by the said pert 198 of the first part to the said part
Dollars, according to the terms of one certain note this day executed and delivered by the said pert 10. of the first part to the said part
Dollars, according to the terms of one certain note this day executed and delivered by the said pert JRR of the first part to the said part
Dollars, according to the terms of one certain note this day executed and delivered by the said part
Dollars, according to the terms of one certain note this day executed and delivered by the said pert 198 of the first part to the said part
Dollars, according to the terms of one certain note this day executed and delivered by the said pert JRR of the first part to the said part
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1.98. of the first part to the said part. J. of the second part
Dollars, according to the terms of one certain note this day executed and delivered by the said part ARE of the first part to the said part. J. of the second part and this conveyence shall be void if such payments be made as barels ape- tion of the first part to the said part. J. of the second part and this conveyence shall be void if such payments be made as barels ape- tion of the default be made in such payments, or any part thereof, or interest thereor, or the taxes, or if the interest is not keep up, thereon, then the default be made in such payments, or any part thereof, or interest thereor, in the interest is not keep up, thereon, then the default be made in such payments, or any part thereof, or interest thereor, in the interest is not keep up, it is as a part of the sace part of all the measure rescribed by lev; and and this conveyence it is not keep up thereon, then the default be made in a such as to retain the amount then due for principal and interest, together with the costs and charges of malon with one would be overplat, if any there be, shall be paid by the party making such sale, or demand, to said the default be and parts. If the first part, their bern and charges of malon the Marease Whereof, The said part, IRR of the first part ha V.S. hereunto set their hand is and seals the day and yeer first above written. Building R. Hayden (SEAL) Mary L. Hayden Mary L. Hayden
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1.98. of the first part to the said part.  J. of the second part
Dollars, according to the terms of one certain note this day executed and delivered by the said part 188 of the first part to the said part. J. of the second part 
Dollars, according to the terms of one certain note this day executed and delivered by the seld part 1.9.8. of the first part to the seld part
Dollars, according to the terms of one certain note this day executed and delivered by the said part ASE of the first part to the said part. J. of the second part 
Dellars, according to the terms of one certain note this day executed and delivered by the said per 1.4.8. of the first part to the said part. J. of the second part.    Ind his conveyons shall be vold if such payments be made as herein part in the said part. J. of the second part is that be invited for the said part of the second per invited if a said be invited for the said part of the second for an invited for the said per of the second for the first part to the said per to said.    Ind his conveyons shall be vold if such payments are not at shall be sound if a sail be invited for the said per of the second for the said per to shall be sound if a sail be invited for the said per of the second for an invited for the said per of the second for an invited for the said per of the second for an invited for the said per of the second for an invited for the said per of the second for an invited for the said per of the second for an invited for the said per of the second for an invited for the said per of the second for an invited for the said per of the second for any per thereare, at the manner presentable by and of the first part to the second and to said.    Part for the said per 1.4.8.  of the first part ha K.e.  here and seals the day and year first above written.    Mare and sails the day and year first above written.  Mary L. Hayden  (SAI)    Mary L. Hayden
Dollars, eccording to the terms of one certain note this day executed and delivered by the said part. 188. of the first part to the said part. 1

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