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This Indenture,	Made this 11th day of September	1
D. 19 56, between Dale R. St	tates and his wife, Maxine Lindley States	
of Lawrence , in the C	County ofDouglas and State ofKansas	
	Building and Loan Association of the second part.	
Witnesseth, Tha	at the said part .1es. of the first part, in consideration of the sum of	
	DOLLARS	
grant, bargain, sell and Mortgage to the s	ich is hereby acknowledged, ha ♥ @sold and by these presents do taid party of the second part, its heirs and assigns forever, all that nty of Douglas and State of Kansas, described as follows, to-wit:	
Lot No. Five (5) in Block N	No. One (1) of Cranson's Subdivision of	
	Babcock's Enlarged Addition to the City of	1
	Abover a mitalger muttion to one only of	
Lawrence.		
		and and
and the said parties of the fi	ate, title and interest of the said part 105 of the first part therein. LTST. part	
And the said	LIRST. part. at the delivery hereof they are the lawful owner s of f a good and indefeasible estate of inheritance therein, free and clear cure the payment of Two. Thousand and no/100	
And the saidpart1es_of_the_f1 dohereby covenant and agree that the premises above granted, "and seized of of all incumbrances This grant is intended as a mortgage to sec 	Irst part at the delivery hereof they are the lawful owner s of f a good and indefeasible estate of inheritance therein, free and clear	
And the saidpart188.of the f1 do	at the delivery hereof they are the lawful owner s of at the delivery hereof they are the lawful owner s of f a good and indefeasible estate of inheritance therein, free and clear cure the payment of Two. Thousand and no/100 ms of one certain note this day executed and delivered by the said end this conveyance shall be void if such payments be made as herein space and this conveyance shall be void if such payments be made as herein space ent thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then mount then due for principal and interest, together with the costs and charges of making paid by the perty making such sale, on demand, to said att, their. less	
And the saidpart188. of the fl do	at the delivery hereof they are the lawful owner s of f a good and indefeasible estate of inheritance therein, free and clear cure the payment of Two. Thousand and no/100	
And the saidpart128. Of the f1 do	at the delivery hereof they are the lawful owner s of f a good and indefeasible estate of inheritance therein, free and clear cure the payment of Two. Thousand and no/100	
And the saidpart188.of the f1 dohereby covenant and agree that a the premises above granted, and seized of of all incumbrances This grant is intended as a mortgage to sec Dollars, according to the terr part188. of the first part to the said part tied. But if default be made in such payments, or any pa thic conveyance shall become absolute, and the whole am part. It is the first part to the said part tied. But if default be made in such payments, or any pa thic conveyance shall become absolute, and the whole am part. It is successor and assign, at any time thereafter, to out of all the moneys arising from such asle to restan the such sale, and the overplus, if any there be, shall be 	Inst. part at the delivery hereof they. are the lawful owner s of f a good and indefeasible estate of inheritance therein, free and clear cure the payment of Two Thousand and no/100 ms of one certain note this day executed and delivered by the said ort. y of the second part and this conveynce shall be void if such payments be made as herein specter and this conveynce shall be void if such payments be made as herein specter and this conveynce shall be void if such payments be made as herein specter and this conveynce shall be void if such payments be made as herein specter and this conveynce shall be void if such payments be made as herein specter and this conveynce shall be void if such payments be made as herein specter and this conveynce shall be void if into manner precified by law; and anount then due for principal and interest; together with the costs and charges of making paid by the paring making such sale, on demand, to said the first part ha. we hereunto set the ir sale assignation of the first part ha. we hereunto set the ir sale or that the sale of the states Image: first part ha. we hereunto set the ir sale (SEAI) Dale R. States Maxine Lindley States Maxine Lindley States May of Bestomber A. D. 19 56 May of the signend	
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