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This Indenture, Made this 30th day of June         A. D. 1955, between Orland L, Miller and his Mite, Velma B, Miller         of Marrenne       In the County of Douglas and State of Kansne of the first part, and The Dougles County Building and Lan Association of the second part.         of Marrenne       In the County of Douglas and State of Kansne of the first part, and The Dougles County Building and Lan Association of the second part.         of the first part, and The Dougles County Building and Lan Association of the second part.       And the second of the scida part is not onsideration of the sum Signer Sorvers. DOLLA to the Association of the second part.         Staty Playe Hundred and no/100       The Vest 40 feet of Lot No. Sixteen (16), and the East 23 feet of Lot No. Pifteen (125) in Block No. Two (2) in Southwest Addition, an Addition to the City of Lawrence.         with all the appurtemances, and all the estate, title and interest of the said part 100. The first part there And the said Dertles of the first part there And the said Dertles of the first part.         do       hereby covenant and agree that at the delivery hered. they are the lawfol owners B the premises boy granted, and taized of a good and indefeasible estate of inheritance therein, free and cle of all incumbrances.         This grant is intended as a mortgage to iscure the payment of Sixty Five Hundred and no/LOC	P · ·	55691 Book 110
of Marmone	This Indentur	re, Made this 30th day of June
ef the first part, and The Deuglas County Building and Loan Association of the second part. Witnesseth, That the said part 1eB of the first part, in consideration of the sum Sixty Pive Hundred and no/100DOLA to them duby paid, the receiped of which is hereby acknowledged, havesold and by these presents do grant, bargain, sell and Mortgage to the said part of the second part, its heirs and assigns forever, all th tred or parcel of land situated in the County of Douglas and State of Kansas, described as follows, towit: The West 49 feet of Lot No. Sixteen (16), and the East 23 feet of Lot No. Pifteen (15) in Block No. Two (2) in Southwest Addition, an Andition to the City of Lawrence.  with all the appurtenances, and all the estate, title and interest of the said part 1eB. of the first part there And the said particles of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner B the premise above granted, and seized of a good and indefeasible estate of inheritance therein, free and cle of all incumbrances  This grant is intended as a mortgage to secure the payment of Sixty Pive Hundred and no/1000  The second part to the said part 1. So the first part the second part  Mid. An It detects as mortgage to secure the payment of sixty Pive Hundred to the state payment, be and the said part to the said part 1. So the first part to the said part 1. So the first part to the said part 1. So the first part to the said part 1. So the first part to the said part 1. So the first part to the said part 1. So the the said part 1. So the same that the mether with the present ball bare of the target of the same the said part 1. So the target of the same the said part 1. So the first part to the said part 1. So the same target of the same targ	A. D. 19 55 , between 0r	land L. Miller and his wife, Velma B. Miller
of the first part, and The Douglas County Building and Loan Association of the second part. Witnesseth, That the said part 1 as of the first part, in consideration of the sum Sixty Pive Hundred and no/100DOUA to them duly paid, the receipt of which is hereby aknowledged, havesold and by these presents do grant, bargein, sell and Morigage to the said part 1 as of the second part, its heirs and assigns forever, all if the for parcel of land situated in the County of Douglas and State of Kansas, described as follows, towit: The West 49 feet of Lot No. Sixteen (16), and the East 23 feet of Lot No. Pifteen (15) in Blöck No. Two (2) in Southwest Addition, an Andition to the City of Lawrence.  with all the appurtenances, and all the estate, title and interest of the said part 165. of the first part there And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner B the premise above granted, and seleced of a good and indefeasible estate of inheritance therein, free and cle of all incumbrances  This grant is intended as a mortgage to secure the payment of Sixty Pive Hundred and no/1000  The dest be made as a mortgage to secure the payment of Sixty Pive Hundred and no/100  The dest above granted, and seleced of a good and indefeasible estate of inheritance therein, free and cle of all incumbrances  This grant is intended as a mortgage to secure the payment of Sixty Pive Hundred and no/100  The dest be made in add part. y of the second part  Med he is do first part to the said part. y of the second part  Med he is do first part to the said part. y of the second part  Med he is done payment, are part there is a presented by the sa part 168. Of the first part to the said part, the presented by the said part is the made in add payment, are payment, are presented by the said part is the second part  Med Abs of destate is made payment, are pay there is the presented bard in the mater, is the mater is the addition the second part  Med Abs of the first part to		
of the first part, and The Dougles County Building and Loan Association of the second part.   Witnessenh, That the said part 1es. of the first part, in consideration of the sum   Sixty Pive Hundhed, and no/100	. Lawrence	Kanana Kanana
Witnesseth, That the said part 1 ms. of the first part, in consideration of the sum         Sixty Five Hundred and no/100DULA         to them, duly paid, the receipt of which is hereby acknowledged, have sold and by these presents do         grant, bargin, sell and Mortgege to the said party of the second part, its heirs and assigns forever, all it         The West 49 feet of Lot No. Sixteen (16), and the East 23 feet of Lot         No. Flifteen (15) in Block No. Two (2) in Southwest Addition, an         Addition to the City of Lawrence.         with all the appurtenances, and all the estate, title and interest of the said part 165. of the first part there         Addition to the City of Lawrence.         with all the appurtenances, and all the estate, title and interest of the said part 165. of the first part there         And the said part 168 of the first part.         do hereby covenant and agree that at the delivery hereof. They are the lawfollowner B         the premise shove granted, and seized of a good and indefeasible estate of inheritance therein, free and cle of all-incumbrances         This grant is intended as a mortgage to secure the payment of Sixty Fire Hundred and no/100		
Sixty Pive Hundred and no/100	and the second	
<pre>grant, bargein, sell and Morrgage to the seid party of the second part, its heirs and assigns forever, all the tract or percel of lend situated in the County of Douglas and State of Kansa, described as follows, towit.</pre> The West 40 feet of Lot No. Sixteen (16), and the East 23 feet of Lot No. Fifteen (15) in Block No. Two (2) in Southwest Addition, an Addition to the City of Lawrence.  with all the appurtenances, and all the estate, title and interest of the said partles of the first part there And the said partles of the first part here? And the said partles of the first part do hereby covernant and agree that at the delivery hereof they are the lawful owner s the premises above granted, and seized of a good and indefeasible estate of intering therein, free and cle of all incumbrances. This grant is intended as a mortgage to secure the payment of Sixty Five Hundred and no/100 mannet. Dollars, according to the terms of one certain note this day executed and delivered by the sa part less of the first part to the said part to be said part term. The terms of the said care of the said and no/100 mannet. Dollars, according to the terms of one certain note this day executed and delivered by the sa part less of the first part to the said part term of the second part matcher and saids, at any the there the the delivery bare of the the said and the said a bard at the said a bard at the the said part term of the terms of the the add to the mass part there of the terms of	Sixty Five Hundred a	and no/100DOLI
<pre>treed or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to wit: The West 49 feet of Lot No. Sixteen (16), and the East 23 feet of Lot No. Pifteen (15) in Block No. Two (2) in Southwest Addition, an Addition to the City of Lawrence.</pre>		
No. Fifteen (15) in Block No. Two (2) in Southwest Addition, an Addition to the City of Lawrence. With all the appurtenances, and all the estate, title and interest of the said part 105 of the first part there And the said part 105 of the first part. do hereby covenant and agree that at the delivery hereof they are the lawful owner B the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cle of all incumbrances This grant is intended as a mortgage to secure the payment of Sixty Five Hundred and no/100 Dollars, according to the terms of one certain note this day executed and delivered by the sa part 165 of the first part to the said part _y of the second part Med. But it default be made in such payment, or any part thered, or the tare, or it he invest in the add part the compare and the what means that been due and part the and to the said part of the said part of the second part Med. But it default be made in such payment, or any part thered, or the tare, or it he invest in a default be water to the said part of the same and adjust of the bard of the terms of the there and the said the to the said part of the same part, has cause and adjust, at my there thereafter, to sail the parts thered, or the tare, or it has invest and there of the many parts the made in the lawful to the said part of the same part. The sort water that the advect of the terms and that the lawful to the tard part of the same part. The sort water that the advect of the terms and there of the many parts the said default on the default to the said part of the same part. The sort and the made in a part term of the target in the same and there of the many parts the target of the target of the same part. The sort and the made in the target of the target in the cause and default of the target of the same part. The sort and the parts of the said part to the first part hy content to the target of the target of the same part. The target part to the said part to the target par	tract or parcel of land situated in	the County of Douglas and State of Kansas, described as follows, to-wit:
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Ardittion to the City of Lewrence.         with all the appurtenances, and all the estate, title and interest of the said part 16B. of the first part there         And the said pertiles of the first part.         do       hereby covenant and agree that at the delivery hereof they are the lawful owner B         the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and cle of all incumbrances         This grant is intended as a mortgage to secure the payment of Sixty Five Hundred and no/100         Dollars, according to the terms of one certain note this day executed and delivered by the sa part 16B of the first part to the said part. J. of the second part         Mid the 11 defeat be made in and payment, or any part thered, on these therew you have be that be there and the works month the de to provide and insert, in the cores and delivered by the said of all the owners estates at the inserts in the core series and that be used if the the said part of the set of the terms of a meter there or the task, or if the inserts in the used provide the delivered in the core series and the work in the work was the terms the mean provide at all thered, in the cores and delivered by the said part 14B of the the the first part here by provided and intered, in the cores and delivered of the said part 14B of the first part 14B of the first part (first above written.)         In Witness Whereof, The said part 14B ord the first part is or the first part is the first of the first part is the first of the first part (first above written.)       State OF KANSAS         Drug 1aB       County,       State of the same pareof. The saits part is the same due to the same due to the same d		물건이 많은 것이 많은 것이 많은 것이 많은 것이 같아요. 여행한 생활들이 가지 않는 것이 것이 않는 것이 것이 같아.
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hand g and seal g the day and year first above written. Signed, Sealed and delivered in presence of Orland L. Miller (SE Orland L. Miller (SE Orland L. Miller (SE Orland L. Miller (SE Valma B. Miller (SE (SE Valma B. Miller (SE Valma B. Miller (SE (SE Valma B. Miller (SE Valma B. Miller (SE (SE Valma B. Miller (SE (SE (SE Valma B. Miller (SE (SE (SE (SE Valma B. Miller (SE (SE (SE (SE (SE (SE (SE (SE	And the said parties of t dohereby covenant and ag the premises above granted, and of all incumbrances This grant is intended as a mortga Dollars, according to	the first part gree that at the delivery hereof they are the lawful owner the seized of a good and indefeasible estate of inheritance therein, free and of age to secure the payment of Sixty Five Hundred and no/10 o the terms of one certain note this day executed and delivered by the
STATE OF KANSAS Donglas County, 55. Be it Remembered, that on this day of July A.D. 19.5. before me, the understaned is Notary Public in a for said County and State, came Orland L. Miller and his wife, Velma B. Miller to me personally known to be the same person who executed the foregoing instrument of writin and duly achowing dive a subscribed my name and affixed my pitical seal on the day any year last above write.	And the said parties of t do hereby covenant and ag the premises above granted, and of all incumbrances This grant is intended as a mortga Dollars, according to part 168 of the first part to the Hied. But if default be made in such payment this conveyance shall become absolute, and it part, its successors and assign, at any time out of all the moneys arising from such sale t such sale, and the overplus, if any there b part 168 of the	the first part gree that at the delivery hereof they are the lawful owner is a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and no/10 o the terms of one certain note this day executed and delivered by the te said part y of the second part and this conveyance shall be void if such payments be made as herein the whole amount then due for principal and interest, together with the costs and charges of m be, shall be paid by the party making such sale, on demand, to said first part, their herein herein the said party the first part, the first part, the first part, the first part herein herein herein the said party making such sale.
STATE OF KANSAS Douglas County, Be it Remembered, That on this day of July A.D. 19 5. Be it Remembered, That on this day of July A.D. 19 5. Be it county and State, came Orland L. Miller and his wife, Velma B. Miller to me personally known to be the same person who executed the foregoing instrument of writin and duly acknowledged the execution of the same. IN WITNESS WHEEROF, I have hereauto subscribed my meme and affixed my pifficial seal on the day any year last above write.	And the said DETTIES of t do hereby covenant and ag the premises above granted, and of all incumbrances This grant is intended as a mortge ————————————————————————————————————	the first part gree that at the delivery hereof they are the lawful owner is a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seize the payment of Sixty Five Hundred and no/10 o the terms of one certain note this day executed and delivered by the te said part y of the second part and this conveyance shall be void if such payments be made as herein the whole amount that become due and psysble, and it shall be lawful for the said party of the s thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law the retain the amount than due for principal and interest, together with the costs and charges of n be, shall be paid by the party making such sale, on demand, to said first part, the ir tear first above written. and the first part have hereupto set the ir vear first above written.
Douglas       County,       SS.       (SE         Be it Remembered, That on this       day of       July       A. D. 19.5.         before me,       the undersigned       . Notary Public in a for taid County and State, came       Orland L. Miller and his wife, velocity and State, came         NOTAR       Velma B. Miller       . No tary Public in a for taid County and State, came       Orland L. Miller and his wife, velocity and State, came         PUF 11	And the said DETTIES of t do hereby covenant and ag the premises above granted, and of all incumbrances This grant is intended as a mortge ————————————————————————————————————	the first part gree that at the delivery hereof they are the lawful owner is a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of the seized part y of the second part and this conveyance shall be void if such payments be made as herein the or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon the whole amount that become due and psybile, and it hall be lawful for the said party of the a thereafter, to sell the premise hereby granted, or any part thereof, in the manner prescribed by law to relian the amount then due for principal and interest, together with the costs and charges of n set, that be paid by the party making such sale, on demand, to said first Dart, their rear first above written. and part 1es of the first part have hereupto set their rear first above written. and of the first part have hereupto set their Orland L. Miller
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before me, the undersigned Notary Public in a for said County and State, came Orland L. Miller and his wife, Velma B. Miller to me personally known to be the same person who executed the foregoing instrument of writin and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my pifficial seal on the day ar year last above write.	And the said DETTIES of t do hereby covenant and ag the premises above granted, and of all incumbrances This grant is intended as a mortga ————— Dollars, according to part 168 of the first part to the field. But if default be made in such payment this conveyance shall become absolute, and it part, its successors and assigns, at any time out of all the moneys arising from such as the moneys arising from such arise to part 168 of the part 168 of the In Witness Whereof, The s hand b and seal be the day and y Signed, Sealed and delivered in press STATE OF KANSAS	the first part gree that at the delivery hereof they are the lawful owner is a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of the seized part y of the second part and this conveyance shall be void if such payments be made as herein the whole amount then due for principal and interest, together with the costs and charges of n be whole amount then due for principal and interest, together with the costs and charges of n be, shall be paid by the party making such sale, on demand, to said first part, their tereaf first above written. and this the transformer of the first part he ve hereupto set their rear first above written. and a b. Miller 220 ma B. Miller
TUFIL WITHESS WHEREOF, I have hereounto subscribed my name and effixed my piticial seal on the day any year last above written.	And the said parties of t do hereby covenant and ag the premises above granted, and of all incumbrances This grant is intended as a mortge Dollars, according to part 108 of the first part to the Hied. But if default be made in such payment this conveyance shall become absolute, and it have but if default be made in such payment this conveyance shall become absolute, and it part 108 of the first part to the Hied. But if default be made in such payment this conveyance shall become absolute, and it but if default be made in such payment this conveyance shall become absolute, and it out of all the moneys arising from such sale t such sale, and the overplus, if any there b Part 108 of the In Witness Whereof, The s hand g and seal g the day and y Signed, Seeled and delivered in press STATE OF KANSAS Douglas County,	the first part gree that at the delivery hereof they are the lawful owner is a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of the seized part y of the second part and this conveyance shall be void if such payments be made as here and this conveyance shall be void if such payments be made as here and this conveyance shall be void if such payments be made as here and this conveyance shall be void if such payments be made as here and this conveyance shall be void if such payments be made as here the vestime the and interest, together with the costs and charges of n be what amount then due for principal and interest, together with the costs and charges of n be that be paid by the party making such sale, on demand, to said first Dart, their first above written. ence of orland L. Miller Velma B. Miller Ss. Beamanhaned an
TO me personally known to be the same person who executed the foregoing instrument of writin and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and effixed my hitikial seal on the day an year last above written.	And the said DETTIES of t do hereby covenant and ag the premises above granted, and of all incumbrances This grant is intended as a mortge Dollars, according to part 188 of the first part to thi Hied. But if default be made in such payment this conveyance shall become absolute, and it part, 188 of the first part to the unit of all the moneys arising, at any time out of all the moneys arising from such sale t such sale, and the overplus, if any there b PARTIES of the In Witness Whereof, The s hand g and seal g the day and y Signed, Seeled and delivered in press STATE OF KANSAS Douglas. County,	the first part gree that at the delivery hereof they are the lawful owner is a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and of a seized of a good and indefeasible estate of inheritance therein, free and no/10 to the terms of one certain note this day executed and delivered by the the said part y of the second part and this conveyance shall be void if such payments be made as herein the whole amount shall become due and psybile, and it shall be lawful for the said party of the a thereafter, to sail the premise hereby granted, or any part thereof, in the manner proceeded by law to relian the amount shall become due and psybile, and it shall be lawful for the said party of the a thereafter, to sail the premise hereby grant due of the origin of the said first Dart, their first above written. and and part 1es of the first part have hereuropo set their rear first above written. and by Miller 226ma B. Miller ss. Remembered, that on this day of July A.D. 19 before me, the understigned
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Commenter expires 11 12 12 Public T. M. Perry Public Publi	And the said DETTIES of t do hereby covenant and ag the premises above granted, and of all incumbrances This grant is intended as a mortga ————— Dollars, according to part 168 of the first part to the Hied. But if default be made in such payment this conveyance shall become absolute, and it part, its successors and assign, at any time out of all the moneys arising from such sale t such sale, and the overplus, if any there b PART 168 of the In Witness Whereof, The s hand b and seal b the day and y Signed, Sealed and delivered in press STATE OF KANSAS Donglas. County, Be it	che first part gree that at the delivery hereof they are the lawful owner is age to secure the payment of Sixty Five Hundred and no/10 o the terms of one certain note this day executed and delivered by the te said part y of the second part and this conveyance shall be void if such payments be made as hereir the whole amount then due for principal and interest, together with the costs and charges of n be value amount then due for principal and interest, together with the costs and charges of n the said part 128 of the first part have hereouto set their rear first above written. and this conveyance shall be value if such payments be made as hereir the whole amount then due for principal and interest, together with the costs and charges of n be shall be paid by the party making such sale, on demand, to said first part, their heir defined interest, together with the costs and charges of n be shall be paid by the party making such sale, on demand, to said first part, their heir defined interest, together with the costs and charges of n be shall be paid by the party making such sale, on demand, to said first part, their heir here defined in the defined in the said part of their rear first above written. ance of Orland L. Miller ss. Remembered, that on this day of July A. D. 19 before me, the undersigned of Miller and his wife Velma B. Miller to me personally known to be the same parson who executed the foregoing instrument of was and dwy achowledged the execution of the same. THESS WHEREOF, I have here onto subscheded my manse and efficient and the day of the same on the dwy THESS WHEREOF, I have here onto subscheded my manse and efficient my figual seal on the day the same and efficient and the same. THESS WHEREOF, I have here onto subscheded my manse and efficient my figual seal on the day
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