630

.

was the analysis of a second s

にない。

• • • • • •

Ŷ

10 - NG2 25

Post of the local division of the local divi

發

		k 111	
This Indentu	e, Made this	day of February	
A. D. 19 .56 between	Nabel J. Richardson, an un	married woman	<b>?</b>
a		•• •	
of Lawrence		and State of Kansas	·····
of the first part, and The Dougla	County Building and Loan Association of	the second part.	
Witne Sixteen Hundred Firt	seth, That the said part . Y of the firs and no/100	t part, in consideration of the sum DOLLA	of RS
toherduly paid, the recein grant, bargain, sell and Mortgag	t of which is hereby acknowledged, ha a to the said party of the second part, its the County of Douglas and State of Kan	.B. sold and by these presents do heirs and assigns forever, all t	ев
Lot No. Two (2) on	Rhode Island Street in Ho	sfords Second Addition	
an Addition to the			
with all the appurtenances, and	all the estate, title and interest of the said	on y of the first part ther	eiń.
And the said party of t	he first part	•	
	gree that at the delivery hereof she 1	B the lawful owner	of
the premises shove granted an	seized of a good and indefeasible estate		opr II
the premises above granted, an of all incumbrances	l seized of a good and indefeasible estate		ear
of all incumbrances		of inheritance therein, free and c	
of all incumbrances	age to secure the payment of Sixtee	of inheritance therein, free and c	/100
of all incumbrances This grant is intended as a mort =========.Dollars, according	age to secure the payment of Sixtee o the terms of one certain note this day ie sald partYof the second part	of inheritance therein, free and c n. Hundred, Fifty and no, executed and delivered by the i	/100 said
of all incumbtances This grant is intended as a mort 	age to secure the payment of Sixtee o the terms of one certain note this day is said part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the ba void if such payment be made as barelin to of the insurance is not sear up thereon.	/100 said
of all incumbtances This grant is intended as a mort 	age to secure the payment of <u>Sixtee</u> o the terms of one certain note this day is said partYof the second part and this conveyance shal its, or any part thereof, or interest thereor, or the taxe the whole amount shall become due and payable, and I thereafter, to sell the premises hereby granted, or any	of inheritance therein, free and c n. Hundred Fifty and no, executed and delivered by the s be void if such payments be made as berein , co. if the insurance is not kept up therecon, a shell be Jawful for the said party of the as part theyof, in the manner prescribed by law	/100 said s
of all incumbtances This grant is intended as a mort 	age to secure the payment of Sixtee of the terms of one certain note this day is said part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the s be void if such payments be made as herein , of if the insurance is not kept up thereon, a shall be lawful for the said party of the se part thereof, in the manner prescribed by law isopather with the costs' and charges of m demand, to said	/100 said spestime and shing
of all incumbrances This grant is intended as a morty 	age to secure the payment of Sixtee o the terms of one certain note this day is seld part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the be void if such payments be made as herein , of if the insurance is not kept up thereon, a shall be lawful for the said party of the se part thereof, in the manner prescribed by law (septime with the cost and charges of an demand, to said	/100 said spestime and shing
of all incumbrances This grant is intended as a morth 	age to secure the payment of Sixtee o the terms of one certain note this day is said part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the be void if such payments be made as herein s, of if the insurance is not kept up thereon, a shall be lawful for the said party of the se part thereof, in the manner prescribed by law together with the cost and charges of an demand, to said	/100 paid spectron then and and
of all incumbiences This grant is intended as a morth 	age to secure the payment of Sixtee o the terms of one certain note this day is said part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the be void if such payments be made as herein s, of if the insurance is not kept up thereon, a shall be lawful for the said party of the se part thereof, in the manner prescribed by law together with the cost and charges of an demand, to said	/100 said spestime and shing
of all incumbrances This grant is intended as a morth 	age to secure the payment of Sixtee o the terms of one certain note this day is said part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the be void if such payments be made as herein s, of if the insurance is not kept up thereon, a shall be lawful for the said party of the se part thereof, in the manner prescribed by law together with the cost and charges of an demand, to said	/100 paid spectron then and and
of all incumbrances This grant is intended as a morth 	age to secure the payment of Sixtee o the terms of one certain note this day is seld partX of the second part 	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the s be void if such payments be made as herein , of if the insurance is not kept up thereon, shell be lawful for the said party of the se part thereof, in the manner prescribed by law together with the cost' and charges of m demand, to said 	/100 add spectrometric then and second and second se
of all incumbtances	age to secure the payment of Sixtee. age to secure the payment of Sixtee. to the terms of one certain note this day is said part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the be void if such payment be made as herein rot if the insurance is not kept up thereon, t shall be lewful for the sad party of the se part thereof, in the manner prescribed by law together with the costs' and charges' of im demand, to said 	/100 per then and and and sking gen seal
of all incumbtances	age to secure the payment of Sixtee, o the terms of one certain note this day is said partX of the second part and this conveyance shall the second part thereof, or interest thereon, or the isso the whole amount shall become due and payble, and I thereafter, to sail the pormises hereby granted, or any to relain the amount they due for principal will interest be, shall be paid by the party granting such rate; on first part, her said part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the s be void if such payments be made as herein rot if the insurance is not kept up thereon, subit be jawful for the said party of the se pert thereof, in the manner prescribed by law isolater with the costs' and charges of m demand, to said 	/1000 add
of all incumbrances This grant is intended as a morth 	age to secure the payment of Sixtee. age to secure the payment of Sixtee. o the terms of one certain note this day is said part	of inheritance therein, free and c n Hundred. Fifty and no, executed and delivered by the be void if such payments be made as berein so if the Insurance is not kept up thereon, that be lawful for the said party of the as part theyof, in the manner prescribed by law together with the costs' and charges' of in demand, to said here and as 	Aldo
of all incumbtances	age to secure the payment of Sixtee. age to secure the payment of Sixtee. o the terms of one certain note this day is said part	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the s be void if such payments be made as berein , of if the Insurance is not kept up thereon, shell be lawful for the said party of the as per thereof, in the manner practiced by law topelar with the cost's and charges of m demand, to said 	/1000 add
of all Incumbrances This grant is intended as a morth 	age to secure the payment of Sixtee o the terms of one certain note this day is said partX of the second part man this conveyance shall the whole amount shall become due and payable, and i threatter, to sell the permises hereby granted, or any to relain the amount they due for principal skill interest be, shall be paid by the party making such sale, on first part, her said partYof the first part haS year first above written. sence of <u>list</u> t Remembered, That on this <u>21st</u> day before me, <u>the undersigned</u> for sud County and State, came <u>Nabel J</u> Woman to me personally known to be the same person and duly acknowledged the execution of the same.	of inheritance therein, free and c In Hundred Fifty and no, executed and delivered by the be void if such payments be made as herein t, of if the insurance is not kept up thereon, a shall be lawful for the said pury of the sa part theyof, in the manner prescribed by law isophere with the costs and charges of m demand, to said beins and as hereunto set her Action for the said for February of February A. D. 19 Richard Son, an unmarr	/100 said spec- then sond and and and seau seau seau seau seau seau seau seau
of all incumbiances This grant is intended as a morth Dollars, according part. Xof the first part to t Ified, But if default be made in such payment this conveyance shall become absolute, and part, its auccessors and autigm, et any tim out of all the moneys atising from such sale such sale, and the overplus, if any there party of the In Witness Whereof, The hand and seal the day and Signed, Sealed and delivered in per STATE OF KANSAS Douglas County Be	age to secure the payment of Sixtee, age to secure the payment of Sixtee, o the terms of one certain note this day is said partX of the second part and this conveyance shall the original shall become due and payble, and I threather, to sall the pomiles hareby granted, or any to relain the amount they due for principal will interest be, that be paid by the party granted, or any to relain the amount they due for principal will interest be, that be paid by the party granted, or any to relain the amount they due for principal will interest be, that be paid by the party granted will have a first part, her said partYof the first part haS year first above written. sence of the understigned for and County and State, came <u>Mabel J</u> <u>WOMAN</u> to me personally known to be the same person and duly acknowledged the execution of the same. ITNES WHEREOF. I have bretwinto subscribed my rep year lest above written.	of inheritance therein, free and c In Hundred Fifty and no, executed and delivered by the be void if such payments be made as herein t, of if the insurance is not kept up thereon, a shall be lawful for the said pury of the sa part theyof, in the manner prescribed by law isophere with the costs and charges of m demand, to said beins and as hereunto set her Action for the said for February of February A. D. 19 Richard Son, an unmarr	/100 said spec- then sond a and a and a and a and a and a an
of all incumbtances This grant is intended as a morth 	age to secure the payment of Sixtee o the terms of one certain note this day is seld partY of the second part and this conveyance shall the original part interest thereon, or the taxe he whole amount shall become due and payble, and I interester, to sell the premise hereby granted, or any to retain the amount they due for principal and Interest be, shall be paid by the party making such tale; on first part, her said part	of inheritance therein, free and c In Hundred Fifty and no, executed and delivered by the be void if such payments be made as herein t, of if the insurance is not kept up thereon, a shall be lawful for the said pury of the sa part theyof, in the manner prescribed by law isophere with the costs and charges of m demand, to said beins and as hereunto set her Action for the said for February of February A. D. 19 Richard Son, an unmarr	/100 add S per indication of the second and S second S and S second S
of all incumbrances This grant is intended as a mort 	age to secure the payment of Sixtee. o the terms of one certain note this day le said partX of the second part 	of inheritance therein, free and c n Hundred Fifty and no, executed and delivered by the i be void if such payments be made as herein of if the insurance is not kept up thereon, shell be lawful for the said party of the se part thereof, in the manner prescribed by law isother with the cost and charges of m demand, to said here and as here unto set her. A D, 19 resonant ison a Notary Public in Richardson, an unimarr who executed the foregoing instrument of wr ne and alliked my official isel on the day	/100 add ippe: ibno
of all incumbiances This grant is intended as a morth Dollars, according part. Xof the first part to t Ified. But if default be made in such payment the conveyance shall become absolute, and part. M. auccessors and aution, et any tim out of all the moneys atising from such sale such sale, and the overplot, if any there party of the In Witness Whereof, The hand and seal the day and Signed, Sealed and delivered in part STATE OF KANSAS Douglas County Be OTA My commonded express dod to provery 25, 1956 as 2	age to secure the payment of Sixtee o the terms of one certain note this day is seld partY of the second part and this conveyance shall the or any part thereof, or interest thereon, or the taxe the whole amount shall become due and payble, and I interester, to sell the permitted thereon, or the taxe to retain the amount they due for princip or any to retain the amount they due for princip or any to retain the amount they due for princip or any to retain the amount they due for princip or any to retain the amount they due for princip or any to retain the amount they due for princip or any to retain the amount they due for princip or any to retain the amount they due for princip or any to retain the amount they due for princip or any first part, her said part	of inheritance therein, free and c n Hundred. Fifty and no, executed and delivered by the be void if such payments be made as herein , of if the Insurance is not kept up thereon, a bill be lawful for the said party of the se part thereof, in the manner presched by law together with the costs' and charges of m demand, to said 	/100 aidd spess then and and seal S
of all incumbrances This grant is intended as a morth Dollars, according part. Xof the first part to t Ified. But if default be made in such payments this conveyance shall become absolute, any tim out of all the moneys arising from such ask such sale, and the overplue, if any there party of the In Witness Whereof, The hand and seal the day and Signed, Sealed and delivered in pa STATE OF KANSAS Douglas County Be OT A A A N Controlitient express ind for many 33, 1956 or 2 herein describer bar	age to secure the payment of Sixtee. o the terms of one certain note this day is seld part. X. of the second part man this conveyance shall the whole amount shall become due and payble, and i the whole amount shall become due and payble, and i thereafter, to sell the parkets hereby granted, or any to relain the amount they die for principal skill interest be, shall be paid by the party making such usle, on first part, her said part. Y. of the first part ha. S year first above written. sence of <u>Part the undersigned</u> for such County and State, came <u>Fiabel J</u> . Woman to me personally known to be the same person and duly acknowledged the execution of the same. ITHESS WHEREOF. I have berbunto subscribed my many year last above written. <u>Part the same person</u> and duly acknowledged the execution of the same. <u>Thess written</u> <u>Part the same person</u> and duly acknowledged the secution of the same. <u>Part the same person</u> <b>Part the same person</b> <b>Part the same pe</b>	of inheritance therein, free and c in Hundred Fifty and no, executed and delivered by the i be vold if such payments be made as berein , of if the Insurance is not kept up thereon, solid be lawful for the said party of the se per thereof, in the manner practiced by law topelar with the cost's and charges of in demand, to said 	/100 aidd spess then and and seal S