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This indenture, Madô this 22nd day of May 1955 between along a line of the second part. L. Kappelman, and Elizabathi L. Kappelman, husband and vire.	MORTGAGE	(No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kenses
Glenn, I Kappelman, and Elizabath: L Kappalman, hugband, and wifes. of Lawrence		
f Lawrence , in the County of Douclas and State of Kinnas and Les of the first part, and The Lawrence Building and Leon Account of witnesseth, that the said part is: of the first part, in consideration of the sum of FIT teen hundred and no/100 DOULARS o		
and 25 of the first part, and	ateuu""". Vabbatuau"au	Y. CTT THANKIT WE CHING FORMER TANA WALIW. SHE KATA ST.
<pre>series of the first part, and</pre>	f Lawrence	e County of Douglas and State of Kansas
párt. y of the second part. Witnessith, that the said part 19.0. of the first part, in consideration of the sum of PIfteen hundred and no/100	part 1 es of the first part, and	The Lawrence Building and Loan Association
P1fteen hundrod and no/100		
o		
his indernure do	······	
following described real estate situated and being in the County of		
Kenses, to-with Lot. Four. (1,) in Olmstoad's Subdivision of the East Half of Block Forty-gaven (1,7), in that part of the City of Lawronce innown as West Lawronce, in Douglas County, Kansda, with the appurtenances and all the estate, fills and interest of the said part 10.301 the first part therein. And the sud part 10.3. If the first part do	this indenture do GRANT, B following, described, real, estate	ARGAIN, SELL and MORIGAGE to the said part yor the second part, the
Forty-goven (47), functional part of the City of Lawronce known as West Lawronce, in Doulas County, Kanada, Wist he appurtenances and all the estate, title and interest of the sald part.Less of the first part therein. And the sub part.Less of the first part dominant independent of the premise above granted, and sited of a good and indefenible estate of interest of the sale part.Less of the first part dominant independent of the premise above granted, and sited of a good and indefenible estate of interest of the same spatnt all parts making lawful claim thereto. It is agreed between the parties have the part.23 of the first part dominant interest of the same spatnt all parts making lawful claim thereto. It is agreed between the parties have the part.23 of the first part thall at all times during the life of the indentors, pay of taxes with here each taxes when the same become due and payable or to Kee they be to kee of part.18 of the first part that lead to part.24 of the second part, the lead that the law of making barvels to the Kee of payrable or to Kee they the part.24 of the second part, the lead the lead to a good the due to the part.24 of the second part.18 of the first part that lead to a pay when any the part.24 of the second part.24 of the first part that lead to a payrable or to Kee they they the due to payrable to the part.24 of the second part.24 or to Kee they the part.24 of the second part.24 or to Kee they the part.24 of the second part.24 or to Kee they the part.24 of the second part.24 or to Kee they the part.24 or the second part.24 or to Kee they they the the part.24 of the second part to pay to the to the part.24 of the second part.24 or to Kee they the part.24 of the second part to pay to secure the payment of the tum ofPICCON_NUMCY.24 or to Kee they the tum of the second part to pay for any numarce or to dicker any tum of noney, secured on the cond part.		
Forty-goven (47), functional part of the City of Lawronce imove as West Lawronce, in Doults County, Kanada, Wist Lawronce, in Doults County, Kanada, Mith is appurtenances and all the estate, title and interest of the said part. LOSOf the first part therein. And the sub part. Less of the first part dominant independent of the premise above granted, and sited of a good and indefeniable estate of interest of the said part. LOSOf the first part dominant independent of the premise above granted, and sited of a good and indefeniable estate of interest of the same spatnt all parties making lawful chim thereto. It is agreed between the parties have the part 192 of the first part thall at all times during the life of the indenters, pay all taxes and assignments that may be levid to assured against and read cates when the same become due and payable and that the DV will were the theorem of the same become due and payable or to Key the part 192 of the second part, the levit first part the lawful chim thereto. This is agreed by the part, of the second part, the levit first part the lawful chim there are become due and payable to the control part, the levit first part the levit due to the part of the first part the lawful chim thereto of the same become due and payable to the second part to the control of the individual second part. Ba of the first part the lawful chim there are become due and payable to the second part to be control of the individual second part. Ba of the first part the lawful were and the same become due and payable to the second part to pay the part of the same due to the same second and the same become due and payable to the same become due and payable to the same and the same become due and payable to the same the part of the same due to the same become due and payable to the same the part of the same become due and payable to the same the same become due and payable to the same of the same due to the same become due and payable to the same of the same due to the same the pay of the same due to the		
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And the seld part 10:5 of the first part do	West Lawrence, in Dor	urlas County, Kansas,
of the premiser above granted, and saturd of a good and indefeasible exists of inheritance therein, free and clear of all incumbrances		
It is agreed between the parties hereto that the part 0.3of the first part shall at all times during the life of this indenture, pay all taxes and assessed to assessed against said real estate when the same becomes due and psychie, and that they will be partially on the social gainst file and toreado in such uum and by such insurance company as shall be partially on the social gainst file and toreado in such uum and by such insurance company as shall be partially on the social gainst file and toreado in such uum and by such insurance company as shall be partially on the social gainst file and toreado in such uum and by such insurance and part to the extent of the social gainst file and toreado in the part when the same become due and psychie to the part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and toreado part be part of the social gainst file and be part file and be part file and toreado toreado the part of the social gainst file and toreado toreado part be part of the social gainst file and toreado tor		
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and assessments that may be levied to assessed against said real estate when the same becomes due and payable, and that <u>LileY</u> will. Same the buildings upon said real estate insured against fire and torneado in such sum and by such have need marks the extend part the bar the state of any, made pay such taxes when the same become due and payable, or the second part to he extend of the second part the integrate and the same bar of the second part to the second part to be part of the independences, secured by this indenture, and shall been integrate at the trate of 10% from the due of the amount in full payable. The payable of the pay pay said taxes and havenes, or either, and the amount is paid tabil become a part of the independences, secured by this indenture, and shall been integrat at the trate of 10% from the due of payment of the sum of <u>PIrtcon hundred and no/100</u> DULARS. Second to the terms of <u>OIO</u> certain written obligation for the payment of atid sum of morey, axecured on the part <u>J</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that ald part 1.0.2. If the pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that ald part 1.0.2. If the first part thereof or any obligation for the second part to pay for any insurance or to discharge any taxes with interest thereon, or, if the taxes on side real is active any only sum of sum of sum of unces, and there in forigits on a side real is provided. If this indenture: And the consequence shall be void it, such payments he mede as herein agedited. and the obligation contained therein folly discharged for the second part to pay for any insurance or to discharge any taxes with histerst thereon, or, if the taxes on side real is active and on and pay to easily be and the obligation for and write obligation for the second part to pay for any insurance in the taxes on and taxes on a side real is a pay and the second part to pay for any	It is soread between the parties hereto	that the part 10.9
THIS GRANT is intended as a morigage to secure the payment of the use of <u>FIFCON hundred and no/100</u> DOLLARS, according to the terms of <u>ONO</u> certain written obligation for the payment of said sum of money, executed on the <u>22nd</u> day of <u>MAY</u> 10.56, and by <u>Its</u> terms made payable to the part <u>Y</u> of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced, by the said part <u>ICS</u> of the second part to pay for any invance or to discharge any taxes with interest thereon as hareln provided. In the event that said part <u>ICS</u> of the first part shall fall to pay the same as provided in this indenture. And this conveyance shall be void if use the same become due and payable, or if the invarce in nor keep up, as provided herein, or if the taxes on said read reals ear or keep in a sood repart as they are now, or if waste is committed on said permises, then this conveyance shall become due and payable, or if the invarce in not keep up, as provided herein, for the shall fragmore and the whole sum remaining unpaid, and all of the obligation of the baild written obligation, for the security of which this indenture and the whole sum remaining unpaid, and all of the obligation provided for in aid written obligation, for the security of which this indenture and the whole sum remaining unpaid, and all of the obligation of the baid written obligation and become abalots and the whole sum remaining unpaid, and all of the obligation of collect, the rent and benefits econouthy of which this indenture the said part. <u>Y</u> of the second part thereot, in the manner precibed by law, and out of all moneys asting from such as a tracking on part and the obligation the second part with the cost and charges includent thereto, and the overprive, if any there be shall be paid by the part. <u>The part hereot</u> , in the manner precibed by law, and out of all moneys asting from such as a tracking the sum and powlinons of this indenture and each every obligatio	and assessments that may be levied or asses teen the huildings upon said real estate in	and against said real estate when the same becomes due and payable, and that \underline{they} will average against fire and formed in such sum and by such insurance company as shall be specified, and
THIS GRANT is intended as a morigage to secure the payment of the sum of <u>PIPCoon hundred and no/100</u> DOLLARS, according to the terms of <u>ONE</u> certain written obligation for the payment of said sum of more, executed on the <u>22nd</u> day of <u>May</u> 10.56, and by <u>Its</u> terms made payable to the part <u>Y</u> of the second pert, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced, by the said part. <u>JC.</u> of the second part to pay for any invance or to discharge any taxes with Interest thereon as hareln provided. In the event that said part. <u>JC.</u> of the second part to pay for any invance or to discharge any taxes with interest thereon as hareln provided. In the event that said part. <u>JC.</u> of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be wold if us on pay ment thereof or any obligation for the second up at there of us any obligation for the second up at there are now, or if waste is committed on said permises, then this conveyance shall become due and payable, of if the invarce. In or keep up, as provided herein, nortided for in a sould end all of the obligation for the second part and the whole sum remaining uppaid, and all of the obligation provided for in aid written obligation, for the second part meets thereon in the manner provided by law and to have a receiver appointed to called related, without notice, and it shall be lawful for sail to promise hereby granted, or any part thereof, in the manner precibed by law, and out of all moneys asting from such as a receiver appointed to collect the rent, and benefits accound there here a shall be paid by the part. <u>JC.</u> making such as and provide and provided for in the second of the aid premises and all the improve meets thereon in the manner fractione that the terms and provided for the sect. and benefits accound thereito, and the overplut, if any there is shall be paid by the part. <u>JC.</u> making such asle, on depand, to the first part. <u>J</u>	directed by the part. Y of the second p interest. And in the event that said part. 1	air, the loss, if any, made payable to the part. Y
THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>F1ftccon hundred and no/100</u> DOLLARS, according to the terms of <u>One</u> certain written obligation for the payment of said sum of money, executed on the <u>22nd</u> day of <u>May</u> <u>1956</u> , and by <u>1,1,3</u> terms made payable to the part <u>Y</u> of the second part, with all futerat accounts thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part. <u>J</u> of the second part to pay for any invance or to discharge any taxes with Interest thereon as herein provided. In the event that said part. <u>10,5,</u> of the first part shall fail to pay the same as provided. In this Indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein. fully discharged if default be made in such payment or any part thereof or any obligation forsite thereon, or if the taxes on said real estate are not kept in as good repair as they are now, or if waste is committed on said pertiles, then this conveyance shall be come absolute is given, shall immediately mature and become due and payable at the option of the holder hereol, without notice, and it shall be lawful for the said part. <u>T</u> of the second part the said part. <u>T</u> of the second part and in whoil of principal and in the obligations provided for in aid written obligation for the sucrity of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereol, without notice, and it shall be lawful for the said part. <u>T</u> of the second part the said part. <u>T</u> of the second part the same there in the manner provided by law and to have a receiver appointed to collect, the rent and benefits incording from such tale to restain the amount then unpaid of principal and interest, together with the costs and charges incident therets, and the overplus, if any there be shall be paid by the part. <u>T</u> making such asle, on demand, to the first part.	said premiser insured as herain provided, the so paid shall become a part of the indebte	hen the partility of the second part may pay said taxes and lawrance, or either, and the amount idness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment
Boollans, according to the terms of OTLE certain written obligation for the payment of said sum of money, executed on the 22nd day of	THIS GRANT is intended as a mortgage	to secure the payment of the sum of Fifteen hundred and no/100
day of <u>May</u> 10.55, and by <u>it</u> <u>is</u> terms made payable to the part <u>Y</u> of the second part, with all interest according thereon according to the terms of vaid obligation and also to accure any sum of money advanced, by the said part. <u>J</u> of the second part to pay for any invance or to discharge any taxes with interest thereon as hareln provided. In the even that said part. <u>LS.S.</u> of the first part shall fall to pay the same as provided in this indentive. And this conveyance shall be void if, such payments be made as a breein specified, and the obligation contained therein. fully discharged if default be made in such payment or any part thereof or any obligation forcated thereby, or interest thereon, or if the taxes on said real estate are not kept in as good repair as they are now, or if waste is committed on said permises, then this conveyance shall become due and payable, of if the invance. In one kept up, as provided herein, or if the ballings on said real estate are not kept in as good repair as they are now, or if waste is committed on said permises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the colligation of the isolation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the heider hereof, without notice, and it shall be lawful for the said part. <u>J</u> of the second part and the whole the meanies provided by law and to have a receiver appointed to collect, the rent and benefitic accuring thereform, and it sail the part by the part. <u>J</u> making such asle, on dynand, to the first part <u>LQSS</u> . It is agreed by the part. <u>J</u> making such asle, on dynand, to the first part <u>LQSS</u> . It is also the second of the first part hereto, and be obligation therein contained, and yea issigns and successors of the respective parties, hereio. (SEAL) <u>LIL24 both</u> <u>L</u> , in <u>Appfollmann</u> (SEAL) <u>LIL24 both</u> <u>L</u> , in <u>Appfollmann</u>		
said part. Y of the second part to pay for any invance or to discharge any taxes with Interest thereon as harein provided. In the event that said part. 1.2.5 of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if, such payments be made as herein specified, and this obligation contained therein. fully discharged if default be made in such payments on any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not pay in an good repair at they are now, or if waste is committed on said premises, then this conveyance shall be used at they are now, or if waste is committed on said premises, then this conveyance that become about on any or the taxes of any obligation of the holder hereol, or if the issuence and the whole sum memaining unpaid, and all of the obligations provided for in said written obligation, or if the second part which this indenture is given, shall taken ad become due and payable or the option of the holder hereol, without notice, and it shall be lawful for the second part means there provided by the same receiver appointed to collect the rents and benefits accuring thereform, and to have a receiver appointe to collect the rent and benefits accuring thereform such sale to relain the same unpaid of principal and interest, together with the costs and charges incident thereto, and the overplue, if any there be shall be paid by the part. The making such sale, on dynamid, to the first part. 1.0.5 It is agreed by the parties hereto that the terms and provisions of the indenture and every obligation therein contained, and all berefits accuring thereform, shall stende and interest, together with the costs and charges incident thereto, and the overplue, if any there be shall be paid by the parts hereto that the terms and provisions of the indenture and every obligation theretin contained, and all berefits accuring thereform, shall extend and interest. In Witness W	day of May	1956 and by 1159
that said part 10.9. of the first part shall fail to pay the same as provided in this indenture. And this conveyning shall be vold if, such payments be made as herein resulting, and the obligation contained therein fully discharged if default be made in such payment or any part thereof or any obligation created thereby, or interest thereon, or, if the taxes on said real estate are not kept in as good repair as they are now, or if waste is committed on said purities, then this conveynes shall be come due and psychie, or if the insurance is not kept up, as provided herein, or if the taxes on said real estate are not kept in as good repair as they are now, or if waste is committed on said purities, then this conveynes shall become abulch as dift who is um remaining uppaid, and all of the obligation reade site was not kept up, as good repair as they are now, or if waste is committed on said purities, then this conveynes shall be lawfol for the said part 10.9 of the second part ments thereon for the second part is given, thail immediately mature and become due and psychie at the option of the keets of the individent for the said premises, herein in the manone provided by is and to have a receiver appointed to collect the rent and benefits accound the overplus, if any there be shall be paid by the part. The making such asie, on demand, to the first part 10.9. It is agreed by the part 10.9 of the first part here of, and be obligatory upon the heir, executing therein, contained, and all benefits accound thereaftor, shall extend and large in down of this indenture. In Winness Whereof, the part 10.9 of the first part he.V.O. hereunic part. 10.9. It is agreed by the part 10.9 of the first part he.V.O. hereunic part. 10.9. It is also be and to here in the there is and provisions of this indenture and each and every obligation therein contained, and last aboye written. In Winness Whereof, the part 10.9 of the first part he.V.O. hereunic part. 10.9. It is apped by the part. 10.9 of the first part he.V.O. hereunic part. 10.9.		
erists are not kept in as good reparts at they are now, or if waste is committed on said provided herein, or if the buildings on said and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, that immediately nature and become due and payable at the option of the holder hereod, without motions, and it has been able to be an obligation of the second part. The said the second part is an advected on said previses the normal written and the indenture is given, that immediately nature and become due and payable at the option of the holder hereod, without motions, and it shall be lawful for the said part. Y. of the second part is an obligation provided for in said written collect the rents and benefits accound the improve- ments thereon in the manner provided by is wand to have a receiver appointed to collect the rents and benefits accound thereform and to retain the amount then unpaid of principal and interest, together with the costs and charges incident therets, and the overplux, if any there is shall be parted by the parties herets that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits account the parties herets that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts thereas of the respective parties, hereto. In Witness Wherese, the part IOS of the first part here is at above written. Is a solve where the the part IOS of the first part here is a solve part of the solve and costs and costs. If is apped there is and the solve of the first part here is a solve written. Is the solve written. Is a part of the part IOS of the first part here is a solve of the solve and teel and the day and yee last above written. Is a solve written. Is a part of the solve and part is a solve of the first part here is a solve of the solve and teel and the solve and yee last above written. Is a part of the sol	that said part LGS., of the first part sha	Il fail to pay the same as provided in this indenture.
real estais are not kept in as good repair as they are now, or if waste is committed on said permises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said period. The second part is a second part of the indenture section of the said permises and all the improve- ments thereon in the manner provided by law and to have a receiver appointed to collect, the rent and benefits account of thereinon, and it shall be lawful for sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all monays arting from such tale to retain the amount them unpaid of principal and interest, logether with the costs and charges incident thereto, and the overplus, if any there be shall be paid by the part. The making such asle, on dynamd, to the first part. <u>1.9.5.</u> It is agreed by the part. The making such asle, on dynamd, to the first part. <u>1.9.5.</u> It is agreed by the part lates thereto that the terms and provitions of this indenture and each end every obligation therein contained, and all benefits escouled thereafform, shall extend and larve to, and be obligatory upon the heirt, executors, administrator, personal representatives asigns and successors of the respective parties, hereto.	If default be made in such payments or an estate are not hald when the same become	ich payments de made as herein (pecified, and ind. obligation comained interient bury discharged, ny pert thereof or any obligation created thereby, or interest thereon, or if the taxes on seld real due and payable, or if the insurance is not keel up, as provided herein, or if the buildings on seld
the said part. <u>Y</u> of the second part in the second part is the provided by law and to have a receiver appointed to collect the rents and benefits accurding therefrom, and to sail the premises hereby granted, or any part thereoi, in the manner prescribed by law, and out of all moneys assing from such saie to retain the amount then unpaid of principal and interest, together with the costs and charges incident therets, and the overplus, if any there is shall be paid by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurding therefore, parted or any of a dimension of the said of the rest of the rest of the rest of the rest of the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurders with the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurders thereor of the respective partes. Hereto, is a do the obligation the terms and each and every obligation therein contained, and all benefits accurders with the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurders therein the terms and provisions of the indenture and each and every obligation therein contained, and all benefits accurders with the terms and provisions of the indenture and each and every obligation therein contained, and terms and accessors of the respective partes. Hereto, is a bold accessor of the respective partes hereto.	real estate are not kept in as good repair a and the whole sum remaining unpaid, and	as they are now, or if waste is committed on said premises, then this conveyance shall become absolute all of the obligations provided for in said written obligation, for the security of which this indenture
sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such table to train the smouth then unpaid of principal and interest, together with the costs and charges incident therets, and the overplus, if any there be shall be paid by the part	the said part	to take possession of the said premises and all the improve
shall be paid by the part. I making such sale, on demand, to the first part <u>105</u> . It is spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accuring thereafrom, shall extend and lower to and be obligatory upon the heir, executors, administrators, personal representatives, ising and accessors of the respective parties, hereto. In Winess Whereof, the part <u>10.3</u> , of the first part <u>he VO</u> , hereunic get. <u>the IT</u> , hand <u>3</u> , and teal <u>3</u> , the day and year last above written. Glonn L. Kappolinan (SEAL) Elizabeth L. Kappolanth. (SEAL)	sell the premises hereby granted, or any	part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to
benefits secular therefrom, shall extend and lows to, and be obligatory upon the heir, executors, administrators, personal representatives, aligns and successors of the respective parties, heredo. In Winese Whereof, the part 10.3 of the first part he V.O bereunio get		이 사람들은 것 같은 것
In Winese Whereof, the per 10.3 of the first per he V.C., bereunio get., this is and set is the day and year within the bay and year and year and the bay and year and year and the bay and year and the bay and year and y	benefits - accruing - therefrom, shall - extend - a	and inure to, and be obligatory upon the helps, executors, administrators, personal representatives,
Lan aboye willing	assigns and successors of the respective pe	artles, herelo,
Glonn L. Kappolinan Choga beth L. Kappolman (SEAU) El IZabeth L. Kappolman	last above written.	M. P.J.
Elizabeth L. Kappelman (SEAL) Elizabeth L. Kappelman		Glonn L. Kappelman (SEAL)
Elizabeth L. Kappolmah		\mathcal{F} \mathcal{O}
		- Elizabeth L. Kappolman
	د. در موجوع کار میکنی میکنی میکنی میکنی در میکنی می مرکز از از ۲۰۱۹ (میکنی میکنی میک	SEAU
	STATE OF KON SO S	{55.
	animitica.	영상 학생들은 사람이 다 집에서 가지 않는 것 같은 것 같은 것이 가지 않는 것 같은 것 같
Dougles county	A CALL STREET	IT REMEMBERED, That on this CCUQ
DOUCLES COUNTY SS. SS. See IT REMEMBERED, That on this 2200 day of Nay A. D. 19.5	SNOTA AL	come Glenn L. Kappelman and Elizaboth L. Kappelman.
DOUPLAS COUNTY, SS BE IT REMEMBERED, That on this 22nd day of May A D, 19 5 before me, s Notary Public In the aforesaid County and State came Glenn L. Kappelman and Elizabath L. Kappelman		방법 문화 비행을 수 없다. 동안 방송에 집에서는 것을 수 있는 것을 가지고 있었다. 것에서 가지 않는 것을 물었는 것이다.
Douriles country, SS. BE IT REMEMBERED, That on this 22nd day of May A. D. 19.5 before me, Motary Public in the storestil county and State came Glann L. Kappelman and Elizabath L. Kappelman, hugband and wife,		ecknowledged the execution of the same.
Douglas country, ss. BE IT REMANDERED, That on this 22nd .day of May A. D. 19.5 Be Treemenseer, State on this 22nd .day of May A. D. 19.5 Be Treemenseer, State on this 22nd .day of May A. D. 19.5 Be Treemenseer, State on the state of the state. In the state of the state of the state. Country, State of the state of the state. In the state of the state. State of the state.	N CONTRACTOR IN	WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last shows written.
Douglas SS. Set IT REMEMBERED, That on this 22nd NOTA It is a foresaid a control of the same perion. If who executed the foregoing Instrument and dup exchanged the execution of the same. IN WITNESS WHEREO, I have been und ubscribed my name, ad-afficed my official seal on the day and its is a set of the same.	My Conciluion (Expires /	
Dougilas county, Ss. Ss. St. Ss. Ss. Notary Public In the storestic county and State Ss. State State County Public In the storestic county and State State County of County Public In unband and wife. State In unband and wife. State In with state State State State State State State State State State State State		whereas and a start of the start of the second s
Douglas SS. Set IT REMEMBERED, That on this 22nd day of May A. D. 19. 5 Set IT REMEMBERED, That on this 22nd day of May A. D. 19. 5 Set IT REMEMBERED, That on this 22nd in the aforesaid county and State Set IT REMEMBERED, That on this 22nd in the aforesaid county and State Set IT REMEMBERED, That on this 22nd in the aforesaid county and State Set IT REMEMBERED, That on this 22nd in the aforesaid county and State Set IT REMEMBERED, That on this 22nd in the aforesaid county and State Set IT REMEMBERED, The set of the same perion. If the same and wifes in the foregoing Instrument and dup and wifes Set IT REMEMBERED, These bereuing subscribed my name, and affixed my official seal on the day and year fait above written. WITNESS WHEREO, These bereuing subscribed my name, and affixed my official seal on the day and year fait above written.		

Be Attest: L. E. (Corp. Seal)

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The Lawrence Building and Loan by H. C. Brinkman President Association Mortgagee.