PRINT • San
I Bis Indonting will be 26th
This Indenture, Mode this 26th day of day of
A.D. 1956 between Carl W. Noble and his wife, Barbara Noble
Terrona
of 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 and any 188 cut of
Three Thousand Seven Hundred Fifty and no/100 DOLLARS
to them duly paid, the receipt of which is hereby acknowledged, have sold and by these presents do
grant, pargain, sell and Mortgage to the said party of the second most the bell and the said party of the second most the bell and the said party of the second most the bell and the said party of the second most the bell and the said party of the second most the bell and the said party of the second most the bell and the said party of the second most the bell and the said party of the second most the bell and the said party of the second most the bell and the said party of the second most the said party of the
tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to-wit:
Lot No. Twenty Two (22) in Block No. Three (3) in Bellmont,
an Addition to the City of Lawrence.
with all the appurtenances, and all the estate, title and interest of the said part 1es of the first part therein.
And the said parties of the first part
dohereby covenant, and agree that at the delivery hereof
the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear
of all incumbrances
This grant is intended as a mortgage to secure the payment of Three Thousand Seven hundred
Dollars, according to the terms of one certain note this day executed and delivered by the said
This grant is intended as a mortgage to secure the payment of Three, Thousand Seven Hundred F11'ty Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es 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 168 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 1es 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 1es of the first part to the said part Y. of the second part and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payments, or any part thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the second part, its successors and assigns, at any time thereafter, to sell the premises between your part thereof in the page of the page of the second state.
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part In this conveyance shall be void if such payments be made as herein spectlied. But if default be made in such payments, or any part thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the iccond part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, and deeped to said.
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y. of the second part and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payments, or any part thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the second part, its successors and assigns, at any time thereafter, to sell the premises between your part thereof in the page of the page of the second state.
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part In this conveyance shall be void if such payments be made as herein spectified. But if default be made in such payments, or any part thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to said Partles of the ITIPST Part, their
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part In this conveyance shall be void if such payments be made as herein spectlied. But if default be made in such payments, or any part thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the iccond part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, and deeped to said.
Dollars, according to the terms of one certain note this day executed and delivered by the said part 168 of the first part to the said part Y of the second part In Witness Whereof, The said part Y of the second part Y of the second part In Witness Whereof, The said part 180 of the second part In Witness Whereof, The said part 180 of the while amount that our part thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shell become aboute, and the whole amount shell become due and payable, and its shell be lawful for the said party of the second part, its auccessors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the meanner prescribed by law, and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to said Partles of the Ilrst part, their their here unto set their heirs and assigns. In Witness Whereof, The said part 188 of the first part have hereunto set their their hands and seals the day and year first above written
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part In the first part to the said part Y of the second second part Y of the second Y of the second part Y of the second Y of the second part Y of the second Y of the second part Y of the said part y of the second part Y of the said part y of the second part Y of the said
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y. of the second part
Dollars, according to the terms of one certain note this day executed and delivered by the said part 168 of the first part to the said part Y of the second part
Dollars, according to the terms of one certain note this day executed and delivered by the said part 105 of the first part to the said part Y of the second part
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part In the said part Y of the second part In the said part Y of the second part In the said part Y of the second part In the said part to the said part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and its shall be lawful for the said party of the second part, its successors and assigns, at any time thereafter, to sell the premiest hereogy part thereof, in the manner prescribed by law; and out of all the moneys artising from such sale to retain the amount than due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to said part the said part the said part. The in the said part the said part the said part. The in the said part the said p
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part In this conveyance shall be void if such payments be made as herein specified, But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and its shall be lawful for the said party of the second part, its successors and assigns, at any time thereafter, to sell the premiest hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount than due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to said part less of the ITEST PART, the IT here here and assigns. In Witness Whereof, The said part 1es of the first part have hereunto set the 1r heirs and assigns. In Witness Whereof, The said part 1es of the first part have hereunto set the 1r heirs and assigns. Signed, Sealed and delivered in presence of Carl N. Noble (SEAI) Carl N. Noble (SEAI) STATE OF KANSAS Barbara Noble (SEAI) Barbara Noble (SEAI) Barbara Noble (SEAI) Barbara Noble (SEAI) A D. 19 26
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part In this conveyance shall be void if such payments be made as herein specified, But if default be made in such payments, or any part thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall be come absolute, and the whole amount shall become due and payable, and is shall be lawful for the said party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arking from such sale to retain the amount than due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to said part less of the litest part, their hards and seals the day and year first above written. In Witness Whereof, The said part 1es of the first part have hereunto set their and assigns. In Witness Whereof in presence of Carl W. Noble (SEAL) Signed, Sealed and delivered in presence of Carl W. Noble (SEAL) Barbara Noble (SEAL)
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part Ified, But if default be made in such payments, or any part thereof, or the second part Ified, But if default be made in such payments, or any part thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole emount shall become due and payable, and it shall be latful for the said party of the second part, its successors and sasigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner precisible by lawy, and out of all the moneys artising from such table to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there has, shall be paid by the party making such sale, and demand, to said **Parties of the first part, their herety, their herety, their herety, their herety, the said part Their herety, their herety, the said part here and assigns. In Witness Whereof, The said part 1es of the first part have hereunto set their heirs and assigns. In Witness Whereof, The said part 1es of the first part have hereunto set their heirs and assigns. Signed, Sealed and delivered in presence of **Carl W. Noble** STATE OF KANSAS **Douglas** County, But Remembered, That on this set of the undersigned and his wife. **SEAL) **Defore me, the undersigned and his wife.**
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part Ified, But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and its shall be lawful for the said party of the second part, its successors and assigns, at any time thereafter, to sell the premiest hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount than due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to said Parties of the Itest part. The Itest part, the Itest part have the hereunto set the Itest hands and seally the day and year first above written. In Witness Wheroof, The said part 1es of the first part have therefore the heirs and assigns. In Witness Wheroof, The said part 1es of the first part have therefore the first part have the same person of Carl W. Noble (SEAI) Signed, Sealed and delivered in presence of Carl W. Noble (SEAI) State of Kansas Burbera Noble (SEAI) Burbera Noble (SEAI) State of Kansas Burbera Noble (SEAI) The undersigned (SEAI) Lead of the foregoing instrument of writing, and duly scknowledged the execution of the same.
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1es of the first part to the said part Y of the second part Ified, But if default be made in such payments, or any part thereof, or Interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the iscond part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys artising from such table to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overlipt. If any there be, shall be paid by the party making such sale, on demand, to said Parties of the first part in the first part have thereunto set their heirs and assigns. In Witness Whereof, The said part 1es of the first part have thereunto set their hands and seals the day and year first above written. Signed, Sealed and delivered in presence of Carl W. Noble (SEAL) Carl W. Noble (SEAL) STATE OF KANSAS Douclas County, Bo it Remembered, that on this 26th day of riley A. D. 19 6 the undersigned and his wife. Barbara Noble and his wife. The undersigned and his wife. The undersigned and his wife. To me personally known to be the same person who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and in the same of the s
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 190 of the second part 188 of the first part to the said part 190 of the second part 188 of the first part to the said part 190 of the second part 188 of the first part to the said part 190 of the second part 189 of the first part to the said part 190 of the second part 189 of the first part to the said part 190 of the second part 189 of the first part said saigns, at any time thereof, or interest thereon, or the laxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and its ble lawful for the said part of the second 190 out of all the moneys arising from such said early the second out of all the moneys arising from such said to said the execution of any part thereof, in the manner prescribed by law; and out of all the moneys arising from such said to said part out of all the moneys arising from such said part with said, and the overplus, if any there is, shall be paid by the party making such sale, on demand, to said 190 particles of the first part have necessary and assigns. In Witness Wheroof, The said part 198 of the first part have hereunto set the 1r hands and seals the day and year first above written. Signed, Sealed and delivered in presence of 190 particles of the said part 190 particles of the said 190 particles
Dollars, according to the terms of one certain note this day executed and delivered by the said part 128 of the first part to the said part 190 of the second part 128 of the first part to the said part 190 of the second part 190
Dollars, according to the terms of one certain note this day executed and delivered by the said part 168 of the first part to the said part 168 of the first part to the said part 168 of the second part 168 of the first part to the said part 168 of the second part 168 of the first part to the said part 168 of the second part 168 of the first part have 168 of the first part have 168 of the second part 168 of the
Dollars, according to the terms of one certain note this day executed and delivered by the said part 128 of the first part to the said part 19 of the second part 18 of the first part to the said part 19 of the second part 19 of the said part of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said part 19 of the second part 19 of the said said part 19 of the said

The debt secured by t release it of record. MAS deen paid in full, and the Register of Deeds is authorized to ANCHOR SAVINGS ASSOCIATION, Successor to ANCHOR SAVINGS AND LOAN ASSOCIATION, Successor to THE DOUGLAS COUNTY BULLDING AND LOAN ASSOCIATION By David B. Ricker History

By David B. Ricker, Vice-President

Kansas City, Kansas, August 11, 1967 (Corp.Seal)

\$