BOULSU - Book 113         This Indenture, Medo Nis_live, live, Plora 2: Account and August         A.D. 1956. between	Numerous and an and a set of a	
A D. 1955. between Lee J. MOMERNEES and his vire, Plore S. MCHARDESS of Lawrence. Lee J. MOMERNEES and his vire, Plore S. MCHARDESS of the first part, and The Dougles County for Looy Jack States of Xansas o Lines, the the Budges of the said part Lee. Of the first part, in consideration of the sum of Slatty Five Hundred and no/100		60150 Book 113
of       Lawrence       In The County of       Douxins       end Site of       Kensess         of the first pert, and The Douglas County Building and Lean Association of the second part.       Witnesseth, Thes the said part Lea. of the first part, in consideration of the sum of         10theat.duly peid, the receipt of which is hereby second part, its heirs and assigns forever, all the first part of pare of lead situacity in the County of Obuglas and Situa of Kanss, described a follows, towit:         Lot. No. Six (6) In Block E, In Brockdale Addition, an Addition         to the City of Lawrence.         with all the apportenances, and all the aster, tits and matrices of the said part 168. of the first part therein.         And the said part Lea. of the first part.         do       hereby covenant and agree that at the delivery hereof.         This grant is intended as a montpage to secure the payment of Sixty Five Hundred and no/LOO         parties. of the first part to the said part. Y. of the second part.         mid the difficith is used in turb symptement, or secure there with the ast of the turb of the work of the said part 168.         first part is intended as a montpage to secure the payment of Sixty Five Hundred and no/LOO         parties. of the first part to the said part. Y. of the second part.         Ind the difficith is used in turb symptement, or sequent there, is the two difficult for turb symptement the said there the second part.         Ind the difficith is used to much symptement, or sequent thered, to be used much to the said there turb	This Indenture, Main A D 19.56 between Lee J. MCMa	de this
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of the first part, and The Dougles County Building and Lean Association of the second part. Witnessent, That the said part Lean. of the first part, in consideration of the sum of Sixty Pive Hundred and no/100- toDhBm.duly paid, the receipt of which is hareby acknowledged, he vesold and by these presents do grant, bargen, cell and Morgage to the said party of the second part, its heirs and easigns forever, all the tret or parel of lead situated in the County of Douglas and State of Kanas, decined as forever, all the tret or parel of lead situated in the County of Douglas and State of Kanas, decined as forever, all the tret or parel of lead situated in the County of Douglas and State of Kanas, decined as forever, all the tret or parel State of Line (Line Douglas and State of Kanas, decined as forever, all the the said line appurtnemes, and all the eather, title and inderest of the said part 100, or the first part therein. And the saidDart LeSOf the first part dohriety covenant and agree that at the delivery hereofthey all the lead for the first part therein, free and clear of all incombrances This grant is intended as a mortgage to secure the payment of Sixty Five Hundred and Amo/100 		•••••
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<ul> <li>tobhBB.duly paid, the receipt of which is hereby acknowledged, havenid and by these presents do grant, bargein, sell and Mortgage to the sold party of the second part, its heirs and assigns. forever, all thet tract or parts of land silvering in the County of Douglas and State of Kansa, described as follows, to wit:</li> <li>Lot No. Six (6) in Block E, in Brookdale Addition, an Addition to the City of Lawrence.</li> <li>with all the appurtenness, and all the esiste, title and interest of the said part 128 of the first part therein. And the saidDARTLER_OF LARE_DART_</li> <li>dohereipt covenant and agree that at the delivery hereof. they all e</li></ul>	Witnesseth, That the	said part .1ea of the first part, in consideration of the sum
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with all the appurtenances, and all the estate, title and interest of the said part 148 of the first part therein. And the said	Lot No. Six (6) in Block E,	in Brookdale Addition, an Addition
do       hereby covenant and agree that at the delivery hereof       they all the lawful owner 5 of the premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances         This grant is intended as a mortpage to secure the payment of S1xty Five Hundred and no/100	with all the appurtenances, and all the estate, t	title and interest of the said part 108 of the first part ther
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This grant is intended as a mortgage to secure the payment of Sixty Five Hundred and no/100 	$^{l}$ the premises above granted, and seized of a g	
Dollars, according to the terms of one certain note this day executed and delivered by the said part 1.2		
part 188of the first part to the said part. J		
Inde data be made in such payments, or any part thered, or interest thereon, or the taxes, or if the insurance to made as benefit approximate the made in part thered, or interest thereon, then this convients able books able, and it which is the insurance proceeded by there and out of all the more than the interest, to see the part thereon, the main speceration of the insurance proceeded by the part thereon, the main speceration of the insurance proceeded by the part thereon, the main speceration of the insurance proceeded by the part thereon, the main speceration of the insurance proceeded by the part thereon, the main speceration of the insurance proceeded by there and out of all the more than the for part the insurance proceeded by there and an insurance proceeded by the part thereon, the main speceration of the insurance proceeded by the part thereon, the main speceration of the insurance proceeded by the part thereon, the main speceration of the insurance proceeded by the part thereon, the insurance proceeded by the part thereon, the main speceration of the insurance proceeded by the part thereon, the part the part thereon, the part thereon, the part the part thereon, the part thereon, the part the part thereon, the part thereon, the part the p		
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In Witness Whereof, The said part 108 of the first part have hereunto set the 1r hand g and seal g the day and year first above written. Signed, Sealed and delivered in presence of the J. McManness (SEA) STATE OP KANSAS DOWNLARE County,} STATE OP KANSAS DOWNLARE County,} Be'lt Remembered, There on the day of July A.D. 19 56. Be'tre me, the undersigned and his wife. Flora E. McManness and his wife. Notery Public in and duly activative det the scene price g who executed the foregoing instant of writing. and duly activative det the scene price g who executed the foregoing instant of writing. And the schwer writen. My Commission expires December 31 19.56 December 3	this conveyance shall become absolute, and the whole amount part, its uccessors and assigns, at any time thereafter, to sell out of all the moneys esting from such sale to retain the amoun such sale, and the overplus, if any there be, shall be paid	shall become due and payable, and it shall be lawful for the stid party of the st the premises hereby granted, or any part thereof, in the manner prescribed by law in then due for principal and interest, together with the costs and charges of m by the party making such sale, on demand, to said
Signed, Saaled and delivered in presence of Lee J. Adviancess (SEAU) Lee J. Adviancess (SEAU) STATE OP KANSAS REALTERS County, STATE OP KANSAS REALTERS County, Be it Remembered, That on this 16th day of July A. D. 19 56. Be it Remembered, That on this 16th day of July A. D. 19 56. Plora E. Moltanness and his wife, Plora E. Moltanness and his wife, Plora E. Moltanness and his wife, Plora E. Moltanness B. And his wife, New Withess Whereone subscribed my name and afficed my official real on the day and year last above withen. Ny combinion expire December 31 to 56 Pearl Eulock Multiplication of the same		
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PLITES       County,         Be it Remembered, that on this       16th       day of       July         A.D. 19 56         before me,       the undersigned       a Notary Public in and for said County and State, came       Lee, J McManness and his Wifee, Flora E. McManness and his Wife, Flora E. McManness         rought       to me personally known to be the same person g who executed the foregoing Instrument of writing, and duly acknowledged the execution of the same.         IN WITNESS       WHEREOF, I have hergunto subscribed my name and affixed my official real on the day and year last above written.         My Commission expires       Deocember 31       19 56         Pearl Einlock       Value A.A.B.Back       Prigtory         Water Prise       Deocember 31       19 56         Pearl Einlock       Value A.A.Back       Prigtory         Water Prise       Deocember 31       19 56         Pearl Einlock       Value A.A.Back       Prigtory         Value A.B.Back       Prigtory         Value A.B.Back       Prigtory         Value A.B.Back       Prigtory <td>STATE OF KANSAS</td> <td></td>	STATE OF KANSAS	
Be if kemelmeered, that on this day of A. D. 19 Jo be if kemelmeered, that on this day of A. D. 19 Jo before me, <u>the undersland</u> a Notary Public in and for said County and State, ame <u>Lee J. McManness and his wife</u> , <u>Flora E. McManness</u> to me personally known to be the same person g who executed the foregoing intrument of writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have berguing subscribed my name and affixed my official seal on the day and year last above written. My Commission expires <u>December 31</u> 19 56 The same <u>the same secution of the same</u> and affixed my official seal on the day and year last above written. My Commission expires <u>December 31</u> 19 56 The same <u>the same secution of the same</u> and affixed my official seal on the day and year last above written. My Commission expires <u>December 31</u> 19 56 The same <u>the same secution of the same</u> and affixed my official seal on the day and year last above written. We write the same secution of the same and affixed my official seal on the day and year last above written. We write the same secution of the same and affixed my official seal on the day and year last above written. We write the same secution of the same and affixed my official seal on the day and year last above written. We write the same secution of the same and affixed my official seal on the day and year last above writen. We write the same secution of the same secution of the same and affixed my official seal on the day and year last above writen. We write the same secution of the same and affixed my official seal on the day and year last above writen. We write the same secution of the same and affixed my official seal on the day and year last above writen. We write the same secution of the same and affixed my official seal on the day and year last above writen. We write the same secution of the same and affixed my official seal on the day and year last above writen. We write the same secution of the same and affixed my official seal on the same and		
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