2000	This Indenture, Made this day of
1000	A. D. 19 . 56., between Lemuel J. Wiley and his wife, Grace V. Wiley and
Sector and	A.D. 19 . 30, between
STANK I	of Lawrence In the County of Douglas and State of Kansas
The second se	of the first part, and The Douglas County Building and Loan Association of the second part.
212 20 State	Witnesseth, That the said part 198 of the first part, in consideration of the sum of
and the restriction of	Nine Thousand Six Hundred and no/100-DOLLARS toduly psid, the receipt of which is hereby acknowledged, ha, sold and by these presents do
	orant bargain sell and Mortgage to the said party of the second part, its heirs and assigns forever, all that
March Track	tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to write
	Beginning at a point 59.7 feet East and 208.7 feet South of the North West corner of the South 24 acres of the West 64 acres of the South East Quarter of Section Nineteen (19), Township Twelve (12), Range Twenty (20) which said point of beginning is at the South West corner of the tract of ground conveyed by Joe N. Fisher and wife to K.E. Butler by the deed recorded in Book 168, Page 628 of the records of Douglas County, Kansas, thence East 528 feet, thence South 82.5 feet, thence West 528 feet, thence North 82.5 feet to the point of beginning containing one acre more or less, and
	Lot No. One (1) in Block No. Three (3) of the Replat and Subdivision of Blocks 3 and 4, in Southwest Addition, an Addition to the City of Lawrence.
and the second se	
	And the said <u>parties of the first part</u> do <u>hereby covenant and agree that at the delivery hereof</u> they are the lawful owner so 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 <u>Hine Thousand Six Hundred</u> and <u>no/100-</u> Dollars, according to the terms of one certain note this day executed and delivered by the said
	part1esof the first part to the said part. Y of the second part
	part 10.5
	parties
	part105 of the first part to the said part. Y
	part105 of the first part to the said part. Y
	part105 of the first part to the said part. Y
	part 105
	part 105 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 by the foreign of the insurance is not kept up thereon, the first part has a distributed of the source of the insurance is not kept up thereon, the part is a successor indexign, at any time thereafter, to sail the premises hereby granted, or any part thereof, in the "manner precified by law; an or of all the moneys sching from such sale to retain the amount then due for principal and interest, together with the course and charges of making such sale, and the overplut, if any there be, shall be paid by the party making such sale, on demand, to said charges of making such sale, and the overplut, if any there be, shall be paid by the party making such sale, on demand, to said charges of making such sale, and see any part there be, shall be paid by the party making such sale, on demand, to said charges of making such sale. Of the first part has the said part. 100 the first part has the said see and sale and sale and sale as a sale of the see of the sale part. 100 the first part has the said see of the sale of the sale sale sale sale sale sale sale sal
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	part108 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 by indeed in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the this conveyance shall be come due and payable, and it shall be taken, or it is also payring in the thereafter, to sail the premises hereby granted, or any part thereof, in the "manner precified by leav an 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 makin such sale, and the overplot, if any there be, shall be paid by the party making such sale, on demand, to said making such sale, or any part thereof, in the "manner precified by leav an 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 makin such sale, and the overplot, if any there be, shall be paid by the party making such sale, on demand, to said making such sale, on demand, to said   In Witness Whereoff, The said part 1.08 of the first part ha. V.O. hereunto set theirs and easign   In Witness Whereoff, The said part 1.08 of the first part ha. V.O. hereunto set theirs   Named, Seeled and delivered in presence of Itermines here's the vitter. first part the vitter. first part the vitter.   State OF KANSAS ss. County, ss. first part on this first part on this first part of witter.   Withese of a part old </td
	part105 of the first part to the said part. Y
	part105 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 by index on the izers, or if the insurance is not kept up thereon, the this conveyance shall be come due and payable, and it shall be fawful for the said part of the skown of the second part. It is successor index in the vhole amount shall become due and payable, and it shall be fawful for the said part of the skown or of all the moosy schling from such sale to refin the amount shall be pay by sented, or any part thereof, in the "manner precified by leav an or of all the moosys schling from such sale to refin the amount then due for principal and interest, together with the costs and charges of makin such sale, and the overplut, if any there be, shall be paid by the party making such sale, on demand, to said heirs and charges of makin successor indox has be the said part. 1.0.8   In Witness Whereoff, The said part. 1.0.8 of the first part ha. V.O. hereunto set the It.C.   hand g and seelig the day and year first above written. Signed, Seeled and delivered in presence of Itemment J. Witney (SEA)   State OF KANSAS Ss. County,} State State State State   With a arroold Gleff Willey and this with y and state, came Lemuel J. Willey A.D. 19 50   Milley Be It Remembered, That on this with y arrow the same, the understy ned a Notary Public in arrow and duly acknowledged the second of the same. Notary Public in arrow perconaly known to be the same p
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