Reg. No. ſ

Notary Public

				Reg. No. 1 Fee Paid 3
ATTACING THE CONTRACTOR OF A CONTRACT OF A CONTRACT OF A	60	636 BOOK 113		o
	1			
This Indentur	e. Made this	5th	day of Septe	ember
A. D. 19	•			
	······································	······································		уже
الم				
of Lawrence	. In the County of	Douglas 🛷 ,	and State of Ke	neog
of the first part, and The Douglas	County Building and Lo	an Association of th	e second part	*****
Contraction and the second se second second sec	seth, That the said part			۰ • • • • • • •
.Thirty.Five.Hundred.a	ad no/100			
to them, duly paid, the receip	t of which is hereby a	cknowledged, have	sold and by these p	presents do
grant, bargain, sell and Mortgage tract or parcel of land situated in	to the said party of the	he second nart lite h	airs and assigns for	and all sheet
Lots Nos. One Hundred (164) on Ohio Stree	d Sixty Two (16 t, in the City	2) and One Hu of Lawrence,	undred Sixty Fo also	our
Lots Nos. Four (4) a Addition, an Additio	nd Five (5) in n to the City o	Block No. One f Lawrence.	(1) in Southwe	est
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i i i i i i i i i i i i i i i i i i i	n de la composición d Composición de la composición de la comp			
	•		i	
				· .
with all the appurtenances, and a	II the estate, title and i	nterest of the said pa	irties of the firs	t part therein.
And the said parties				
dohereby covenant and ag	ree that at the deliver	y hereof they a	are the lawfu	l owner ₈ of
the premises above granted, and of all incumbrances	seized of a good and i	indefeasible estate of	Inheritance therein, t	free and clear
or an alcomorances	•	•••••••••••••••••••••••••••••••••••••••		
This grant is intended as a mortga	ge to secure the paym	ent of Thirty	Five Hundred a	and no/100
part. 108. of the first part to the	e said party of t	he second part	·····	· · · · · · · · · · · · · · · · · · ·
		and this conveyance shall be	void if such payments be mi	ade as herein spec-
Ified, But If default be made in such payment this conveyance shall become absolute, and it part, its successors and assigns, at any time out of all the moneys arising from such sale t	whole amount shall become thereafter, to sell the premises	due and payable, and it sh hereby granted, or any part	all be lawful for the said pa t thereof, in the menner press	irty of the second .
such sale, and the overplus, if any there b parties of th	e, shall be paid by the party	making such sale, on der	mand, to said:	heire and assigns.
In Witness Whereof, The s		•	hereunto set the	-
hand B and seals the day and y		' <u>- n</u>	lein D	0.
Signed, Seated and delivered in press	ance of	Edward E.	Van Dyke	R (SEAL)
1		Bitt C.	The Allerto .	(SEAL)
STATE OF KANSAS		Betty C. V	an Dyke	(SEAL)
Douglas County,			-	(SEAL)
Be It	Remembered, That on thi	a day of	September	A. D. 19
.	before me, the	undersigned	• Not	ary Public In and
Na Miles		ame Edward E. n Dyke		• ·
NAT MARY	to me personally known to l	be the same person g who		
IN WIT	and duly acknowledged the NESS WHEREOF, I have here	execution of the same, . Junto subscribed my name a	ind affixed my official seat	on the day and
en an eine eine eine kann die eine here die sterre		•		

Hornel a Beck Repister of Dods 956 at 10:15 A.M. RELEASE. The note herein described having been paid in full, this mortrage is hereby released, and the lien thereby created discharged. As Witness my hand this **3r**d day of June, 1957.

6.

(Corp Seal)

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UB:

led September 10,

Rec

The Douglas County Building and Loan Association Sy Ruth M. Sawyer, Ass't. Secretary

Rent Dr. Darry

Ruth m. Sawyer

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