This Indenture,       Med this       2520.       dy of Septandom         A.D. 19.56. between       Kabhhen, G., Doaring, an amarried Noman         of _LeMPERLA.       in the County of _DOUZLAB.       and State of _Kanaas         of _LeMPERLA.       in the County of _DOUZLAB.       and State of _Kanaas         of _LeMPERLA.       Withmesselv, fina in head part J of the first part, in consideration of the sum of	energy and the second	an a		D'766 BOOK 113			
A. D. 19 56. betweenKathlmen CDoztingen _unameries woman	This Ind	lenture. Made	· ·				
<form></form>		•					
<pre>of the first part, and The Dougles County Building and Lean Association of the second part.     Thisty Pitre Mundred, and no Alogo</pre>					9		
<pre>of the first part, and The Dougles County Building and Lean Association of the second part.     Thisty Pitre Mundred, and no Alogo</pre>	.f Townson	In the County	-f Douglog	and Stat	a of Vanaga		
Winessell, That the said part _y of the first part, is consideration of the sum of Thirty Pire Hundrage to the said part of the second part, its heir and asign, forewar, all that its converted of a description of the second part, its heir and asign, forewar, all that its converted of a description of the South Half of							
Thirtz, Pave, Hundradt and, no/100			-			mof	
<pre>grain, bargain, cell and Mortgage to the said party of the second part, its heir and assigns forward, all that its or parts of lead Mutude in the County of Dougles and Shate of Kanasa, destribed as follows, rowth Lot No. Piffeen (15) of Westwood, an Addition to the City of Lewrence,     therein is a described as Beginning at a point 27.08 chains West and     Southwest Quester of Section No. Thirty Sill (20) Formation to the     the Quester of Section No. Thirty Sill (20) Formation to the     the point of peginning, containing 1 1/3 sores, more or less.     with all the appurtenences, and all the estate, title and interest of the said part _ Y _ of the first part therein.     And the said _ Party _ of the city to period of the said of a good and indetessible count 293.05 feet to     the point of peginning, containing 1 1/3 sores, more or less.     with all the appurtenences, and all the estate, title and interest of the said part _ Y _ of the first part therein.     And the said _ Party _ of the city part to direct the device been of the provide subove graned, and suide of a good and indetessible case of inheritance thorein, free and clear     of all incumbrances     This grant is intended as a mortgage to secure the payment of _ Thirty. Five Hundred and no/100    </pre>		lundred and no/100			DOL	ARS	
Lot No. P1 fteen (15) of Westwood, en addition to the City of Lawrence, display in the described as described as described as a point 27,08 chains west and 53,1 feet South not the Northeast corner of the South Hall of the South rest Quarker of Section No. Thirty Six (36), Township No. Tweire (12) Range No. Mineteen (19), thence West 197.6 feet, thence North 29,3 cf feet to the point of eeginning, containing 1 1/3 eares, more or less.	grant, bargain, sell (	and Mortgage to the said par	rty of the second p	art, its heirs and ass	igns forever, all	that	
And the said	Lot No. Fift otherwise de 534.1 feet S Southwest Qu (12) Range N 293.85 feet.	teen (15) of Westwoc escribed as Beginnin South of the Northes warter of Section No No. Nineteen (19), t , thence East 197.6	od, an Additi ng at a point ast corner of 0. Thirty Six thence West 1 feet, thence	on to the City 27.08 chains the South Hal (36), Townshi 97.6 feet, the South 293.85	of Lawrence West and f of the p No. Twelve nce North feet to		
And the said	· · ·	<i>ç</i> .			•	101	
And the said	· .			. *			
And the said			1 · · · · ·	•			
And the said		•	$\mathcal{C}_{2,1}$				
And the said		2		· · · · · · · · · · · ·			
And the said							
hand and seal the day and year first above written. Signed, Seeled and delivered in presence of STATE OF KANSAS Dourles. County,} STATE OF KANSAS Dourles. County,} Be it Remembered, That on this State county,} Be it Remembered, That on this State county,} Be it Remembered, That on this State county, and State county, and State county and State come Mathematical Momena The perionally known to be the suffice area My Commission expires My Commission expires M		s, according to the terms of	one certain note th	his day executed and	d delivered by the	(100 said	
Signed, Sealed and delivered in presence of Mathlacen C. Moering (SA) Kathleen C. Doering. (SA) (SA) STATE OF KANSAS DOU.ILES. County. Be it Remembered, That on this 25 <sup>12</sup> day of September. A D. 1956 before me, the undersigned and securitor of the same. DTARY for said County and Site, time Kathleen C. Doering, an to me personally known to be the same person who executed the foregoing instrument of writing. and duy ecknowledged the same. IN WINESS WHEREOF. I have hereonto subscribed my name and affixed my official teal on the day and year last above writen. My Commission expires Mary 1000 RELEASE. Dote herein described having teen baid in full, this mortgage is herety released, and the lier. The Douglas County juilding and Loan Association The Douglas County juilding and Loan Association	Dollars part .yof the fi lifed. But if default be ma this conveyance shall becc part, its successors and a out of all the moneys aris such sale, and the overp DE	s, according to the terms of first part to the said party ade in such payments, or any part there one absolute, and the whole smount sh assigns, at any time thereafter, to sell it sing from such tasks to retain the amount plus, if any there be, shall be paid by artyofthefirstpr	one certain note the one certain note the and this convey. of, or interest thereon, or hall become due and payal he premises hereby grante then due for principal an y the party making such art., har.	his day executed and part vance shall be void if such p the taxes, or if the insurar ble, and it shall be lawful f d, or any part thereof, in th d, interest, together with the sale, on demand, to said	d delivered by the ayments be made as here see is not kept up theree or the said party of the manner precisited by 1 costs and charges of 	e said and an	
(SEAU) STATE OF KANSAS DOU, CLEB. County, Bo It Romembored, That on this 257 day of September A. 0. 1956. Dour cleB. County, Bo It Romembored, That on this 257 day of September A. 0. 1956. before me, the undersigned a Notery Public in and for said County and State, came Kathleen. C. Doering, an to me personally known to be the safe person who executed the foregoing instrument of writing, and duly achnowledged the execution of the same. IN WILNESS WHEREOF, I have hereunio subscribed my name and affixed my official seal on the day and year last above written. My Commission expires May C. 1956 at 8:20 P.M. RELEASE. Dote herein described having been paid in full, this mortgage is herety released, and the lier RELEASE. Dote herein described having been paid in full, this mortgage is herety released, and the lier The Douglas County Fullding and Loan Association	Dollars part .yof the f ified. But if default be ma this conveyance shall becc part, its successors and a out of all the moneys aris such sale, and the overp per ln Witness V	s, according to the terms of first part to the said party ade in such payments, or any part there one absolute, and the whole smount sh assign, at any time thereafter, to self the sing from such sale to retain the amount plus, if any there be, shall be paid by artyofthefirstpe Whereof, The said part	one certain note the of the second and this convey. of, or interest thereon, or hall become due and payals he premise hereby granter then due for principal and y the party making such art, her of the first part	his day executed and part yance shall be void if such p the taxes, or if the insurar ble, and it shall be lawful f d, or any part thered, in the d interest, together with the sale, on demand, to said tha	d delivered by the ayments be made as here nee is not kept up there or the said party of the manner prescribed by 1 costs and charges of 	e said M sin spec- n, then second msking easigns.	
STATE OF KANSAS       SS.       (SEAL)         Dou;les.       County,       252       day of _SeptemberA D. 1956         SATE OF KANSAS       Bo It Remembared, There on this	Dollars part .y	rs, according to the terms of first part to the said party and in such payments, or any part there one absolute, and the whole smount sh arigha, at any time threather, to sell it sing from such sale to retain the amount plos, if any there be, shall be paid by artyofthefirstpe Whereof, The said party the day and year first above	one certain note the of the second and this convey. of, or interest thereon, or hall become due and payals he premise hereby granter then due for principal and y the party making such art, her of the first part	his day executed and part yance shall be void if such p the taxes, or if the insurar ble, and it shall be lawful f d, or any part thered, in the d interest, together with the sale, on demand, to said tha	d delivered by the ayments be made as here nee is not kept up there or the said party of the manner prescribed by 1 costs and charges of 	e said M sin spec- n, then second msking easigns.	
Dou.tles       County, 1         Bo It Remembered, That on this       25 <sup>2</sup> Bo It Remembered, That on the undersigned       a Notary Public In and for said County and State, came         Kathleen C. Doering, an       unmarried Woman         Unmarried Woman       unmarried Woman         To me personally known to be the safie person       who executed the foregoing Instrument of writing, and duly echnowledged the execution of the same.         IN WINESS WHEREOF, I have harenno subscribed my name and affixed my official seal on the day and year last above written.         My Commission expires       Marr         May Commission expires       Marr         Marr       1000         RELEASE.       Notary Public         Release.       Marr         Release.       Notary Public         Release.       Marr         Release.       Notary Public         Release.       Notary Public         Release.       Notary Public         Release.       Notary Public	Dollars part . y of the f ified. but if default be me this conveyance shall becc part, its successors and a out of all the moneys aris such sale, and the overp pre- In Witness W hand and seal Signed, Sealed an	rs, according to the terms of first part to the said party and in such payments, or any part there one absolute, and the whole amount sh assigns, at any time thereafter, to sell it sing from such sale to retain the amount plus, if any there be, shall be paid by artyofthefirstpe Whereof, The said partY the day and year first above and delivered in presence of	one certain note the of the second and this convey. of, or interest thereon, or half become due and payal he premises hereby grante then due for principal an y the party making such art., har of the first part written. Kat	his day executed and part parce shall be void if such p the taxes, or if the insurar ble, and it shall be lawful f d, or any part thereof, in thi sale, on demand, to said that	d delivered by the ayments be made as here see is not kept up theres or the sid party of the e manner prescribed by I costs and charges of heirs and SOTher 	s said sin spec- yn, then second making (SEAL) (SEAL)	
Bo It Remembared, There on this <u>Arrowics</u> day of <u>September</u> <u>A. D. 1956</u> . <u>before me</u> , <u>the undersigned</u> <u>a Notery Public in and</u> for said County and Siste, came <u>Kathleen C. Doering</u> <u>an</u> <u>unmarried Woman</u> . <u>to me personally known to be the same person</u> who executed the foregoing instrument of writing, and duty acknowledged the execution of the same. IN WITHEOS WHEREOF, I have hereinto subscribed my name and allied my official seal on the day and year last above written. <u>Ny Commission expires</u> <u>Marrowics</u> <u>1960</u> <u>Marrowics</u> <u>Notery Public</u> <u>RELEASE</u> . Dete herein described having been baid in full, this mortrage is horeby released, and the lien <u>Proceeded September</u> <u>A. S. Vitness my hand this 1st day of April 1957</u> . The Douglas County Fuilding and Loan Association	Dollars part . y of the f ified. But if default be ma this conveyance shall becc part, its successors and a out of all the moneys aris such sale, and the overp DE In Witness V hand and seal Signed, Sealed an	rs, according to the terms of first part to the said party and in such payments, or any part there ome absolute, and the whole amount sh assigns, at any time thereafter, to sell it sing from such sale to retain the amount plus, if any there be, shall be paid by a rty. of the first part. Y. Whereof, The said part. Y. the day and year first above and delivered in presence of	one certain note the off the second and this convey of, or interest thereon, or all become due and payahe premise hereby granter then due for principal any the party making such art, her due for the first part written.	his day executed and part vance shall be void if such p the taxes, or if the insurar ble, and it shall be lawful f d, or any part thereof, in the d interest, together with the sale, on demand, to said thashereunto thachoreunto	d delivered by the ayments be made as here ce is not kept up there or the sid party of the manner precisived by 1 t costs and charges of 	<ul> <li>said</li> <li>in spec- yn, then</li> <li>second</li> <li>mixling</li> <li>anigns,</li> <li>anigns,</li> <li>(SEAL)</li> <li>(SEAL)</li> </ul>	
In mapping       In mapping         In mapping       In mapping         In mapping       In mapping         In mapping       In mapping         My commission expires       May Commission expires         May commission expires       May Commission expires         Noter       Instructure         Instructure       Instructure <td>Dollars part .yof the f ified. But if default be ma this conveyance shall becc part, its successors and a out of all the moneys aris such sale, and the overp per In Witness V hand and seal Signed, Sealed and State OF K</td> <td>rs, according to the terms of first part to the said party and in such payments, or any part there one absolute, and the whole smount sh arings, at any time threather, to sell it sing from such sale to retain the amount plos, if any there be, shall be paid by arty. of the first part by Whereof, The said part y. the day and year first above and delivered in presence of SANSAS</td> <td>one certain note the second and this convey of, or interest thereon, or all become due and payals hereby granter then due for principal any the party making such art, har of the first part written.</td> <td>his day executed and part</td> <td>d delivered by the ayments be made as here as in not kept up there or the said party of the manner prescribed by 1 costs and charges of heirs and sofher </td> <td>2 said 3 in spec- yn, then 1 second 4 msking 4 ossigns. (SEAL) (SEAL)</td> <td></td>	Dollars part .yof the f ified. But if default be ma this conveyance shall becc part, its successors and a out of all the moneys aris such sale, and the overp per In Witness V hand and seal Signed, Sealed and State OF K	rs, according to the terms of first part to the said party and in such payments, or any part there one absolute, and the whole smount sh arings, at any time threather, to sell it sing from such sale to retain the amount plos, if any there be, shall be paid by arty. of the first part by Whereof, The said part y. the day and year first above and delivered in presence of SANSAS	one certain note the second and this convey of, or interest thereon, or all become due and payals hereby granter then due for principal any the party making such art, har of the first part written.	his day executed and part	d delivered by the ayments be made as here as in not kept up there or the said party of the manner prescribed by 1 costs and charges of heirs and sofher 	2 said 3 in spec- yn, then 1 second 4 msking 4 ossigns. (SEAL) (SEAL)	
and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereonto subscribed my name and allaed my official seal on the day and year last above written. My Commission expires May 1 1960 Ruth M. Sawyer Notry Public rded September 26, 1956 at 8:20 P.M. RELEASE. Dote herein described having been paid in full, this mortrage is herety released, and the lier. By created discharged. As Witness my hand this 1st day of April 1957. The Douglas Courty Fullding and Loan Association	Dollars part y of the f ified. But if default be mathing this conveyance shall become part, its successors and a out of all the moneys aris such sale, and the overp DR In Witness W hand and seal Signed, Sealed an STATE OF K Dou.cle.8.	rs, according to the terms of first part to the said party and in such payments, or any part there one absolute, and the whole smount sh astign, at any time threather, to sell the sing from such sale to retain the amount plos, if any there be, shall be paid by arty.of.the.first.pe Whereof, The said party the day and year first above and delivered in presence of CANSAS County,} Be it Remembered,	one certain note the second and this convey of, or interest thereon, or hall become due and payahe premises hereby granter then due for principal any the party making such art, har	his day executed and part vance shall be void if such p the taxes, or if the insurer ble, and it shall be lawful f d, or any part thereof, in the d interest, together with the sale, on demand, to said that sale, on demand to said that	d delivered by the ayments be made as here are in not kept up there is manner prescribed by 1 costs and charges of heirs and sot her heirs and sot her here here here here here here here	2 said in spec- in spec- second msking assigns, (sEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
rded September 26, 1956 at 8:20 P.M. RELEASE. by created discharged. As Witness my hand this 1st day of April 1957. The Douglas County Huilding and Loan Association	Dollars part .y. of the f lifed. But if default be met this conveyance shall becc part, its successors and a out of all the moneys aris such sale, and the overp DE In Witness W hand and seal Signed, Sealed at STATE OF K DOU.CLE.B.	rs, according to the terms of first part to the said party inde in such payments, or any part there one absolute, and the whole amount an aution, at any time thereafter, to self it sing from such sale to retain the amount plos, if any there be, shall be paid by arty. of thefirstpe Whereof, The said party the day and year first above and delivered in presence of CANSAS County,} Bo It Remembered, before me, for said County	one certain note the of the second and this convey of, or interest thereon, or all become due and payahe berefug thereby granter then due for principal any the party making such art,	his day executed and part vance shall be void if such p the taxes, or if the insurer ble, and it shall be lawful f d, or any part thered, in the d interest, together with the sale, on demand, to said that B. hereunto that C. Hose the C. Doer where C. Doer day of Septer gned tathleen C. Do mmarried woman berson who executed the	d delivered by the ayments be made as here as in the typ there or the said party of the manner prescribed by 1 costs and charges of heirs and soft	2 said in spec- sp, then second msking essigns. (SEAL) (SEAL) (SEAL) (SEAL)	
rded September 26, 1956 at 8:20 P.M. RELEASE. bete herein described having been baid in full, this mortgage is herety released, and the lien by created discharged. As Witness my hand this 1st day of April 1957. The Douglas County huilding and Loan Association The Douglas County huilding and Loan Association	Dollars part yof the f lifed. But if default be mathing this conveyance shall beco- part, its successors and a out of all the moneys aris such sale, and the overp DR In Witness W hand and seal Signed, Sealed an STATE OF K DOU.; LE.B.	rs, according to the terms of first part to the said party ade in such payments, or any part there one absolute, and the whole smount sh assign, at any time thereafter, to zell the sing from such sale to retain the amount plus, if any there be, shall be paid by arty. of the first above and delivered in presence of CANSAS County,} Bo It Remembered, before me, for said County to me perionally and duly acknow IN WILNESS WHEREOF,	one certain note the of the second and this convey of, or interest thereon, or all become due and payahe berefus thereby granter then due for principal any the party making such art,	his day executed and part vance shall be void if such p the taxes, or if the insurar ble, and it shall be lawful f d, or any part thered, in the d interest, together with the sale, on demand, to said that B. hereunto that B. hereunto that C. Noce hleen C. Doer: adv of Septer gned tathleen C. Doer is the same be a filled my we are and affixed my	d delivered by the ayments be made as here ce in not kept up there or the said party of the manner prescribed by 1 costs and charges of heirs and sofher 	2 said in spec- sp, then second msking esnigns. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
RELEASE. bete herein described having been baid in full, this mortgage is hereby released, and the lien by created discharged. As Witness my hand this 1st day of April 1957. The Douglas County huilding and Loan Association	Dollars part y. of the f lifed. But if default be mat this conveyance shall beer part, its successors and a out of all the moneys aris such sale, and the overp DR In Witness V hand and seal Signed, Sealed an STATE OF K DOU, T.R.B. S.I. C.T.A.R.F.	rs, according to the terms of first part to the said party used in such payments, or any part there one absolute, and the whole amount an assign, at any time thereafter, to self the ang from such sale to retain the amount plos, if any there be, shall be paid by arty. of the first above whereof, The said part	one certain note the of the second and this convey of, or interest thereon, or all become due and payahe berefus thereby granter then due for principal any the party making such art,	his day executed and part vance shall be void if such p the taxes, or if the insurar ble, and it shall be lawful f d, or any part thered, in the d interest, together with the sale, on demand, to said that B. hereunto that B. hereunto that C. Noce hleen C. Doer: adv of Septer gned tathleen C. Doer is the same be a filled my we are and affixed my	d delivered by the ayments be made as here ce in not kept up there or the said party of the manner prescribed by 1 costs and charges of heirs and sofher 	2 said in spec- sp, then second msking esnigns. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	was written
The Douglas County Huilding and Loan Association	Dollars part .y. of the f lifed. But if default be mathing this conveyance shall become part, its auccessors and a out of all the moneys aris such sale, and the overp In Witness W hand and seal Signed, Sealed an STATE OF K DOU.; LE.B. O.T.A.R.Y. F. II.F. F. II.F.	rs, according to the terms of first part to the said party used in such payments, or any part there one absolute, and the whole amount an autign, at any time thereafter, to self the sing from such sale to retain the amount plos, if any there be, shall be paid by arty. of the first, part Whereof, The said part	one certain note the of the second and this convey of, or interest thereon, or all become due and payahe berefus thereby granter then due for principal any the party making such art,	his day executed and part	d delivered by the ayments be made as here nee is not kept up there or the said party of the manner precision by 1 s costs and charges of heirs and softhere 	2 said in spec- sp, then second making essigns. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) vrilling. day and y Public	on the original
	Dollars part y of the f lifed. But if default be mathic this conveyance shall beco- part, its successors and a out of all the moneys aris such sale, and the overp DE In Witness V hand and seal Signed, Sealed an STATE OF K DOU, I.E.B. DOU, I.E.B. UT A II Y HY Commission expires rded September 26 ote herein descri	rs, according to the terms of first part to the said party where in such payments, or any part there one absolute, and the whole smouth and astign, at any time threather, to self the sing from such sale to retain the amount plos, if any there be, shall be paid by arty. of thefirstpre Whereof, The said party the day and year first above and delivered in presence of CANSAS County,} Bo it Remembered, for said County to me perionally and duly acknow IN WITNESS WHEREOF, year last above May 1 5, 1956 at 8:20 P.M. Ri Ibed having been paid if	one certain note the of the second and this convey of, or interest thereon, or hall become due and payain heremise hereby granter then due for principal any y the party making such art., har of the first part written. That on this the underst and State, came y known to be the same wildene the execution of it thave nervoir subscrib written. ELEASE. n full, this mo	his day executed and part vance shall be void if such p the taxes, or if the insurar ble, and it shall be lawful f d or any part thereof, in the d interest, together with the sale, on demand, to said that is here unto that is here unto that is here unto that is here unto that is here unto the same. I day of Septer gned tathleen C. Doer is day of Septer gned tathleen C. Doer is here unto the same. C. Doer is day of Septer gned tathleen C. Doer is day of Septer the same. C. Doer is day of Septer the same. C. Doer is day of Septer is here unto the same. Septer is here unto the same. Septer is here unto the same. Septer is here unto the same.	d delivered by the ayments be made as here nee is not kept up there or the said party of the manner precision by 1 to costs and charges of heirs and soit	e said in spec- on, then second misking essigns. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	was written on the originals mortgage entered
	Dollars part yof the distribution of the distribution of the distribution of the distribution of all the moneys arises and a out of all the moneys arises used as a signed, sealed as signed	rs, according to the terms of first part to the said party use in such payments, or any part there orne absolute, and the whole amount ab- arging, at any time threather, to get it ang from such sale to retain the amount plow, if any there be, shall be paid by arty. of the first above whereof, The said part. J the day and year first above and delivered in presence of KANSAS County,} Bo it Remembered, before me, for said County to me personally and duly acknow IN WITNESS WHEREOF, year last above May 1 5, 1956 at 8:20 P.M. Filibed having been paid in arged. As Witness my here The Douglas (	one certain note the of the second and this convey of, or interest thereon, or all become due and payals here premise hereby granter then due for principal any y the party making such art, har of the first part written. That on this the underst and State, came y known to be the saffie p yledged the execution of the 1 have hereunto subscrib written. Coo Ruit ELEASE. n full, this mo and this 1st day Courty fuilding	his day executed and part vance shall be void if such p the taxes, or if the insurer ble, and it shall be lawful f d, or any part thereof, in the d interest, together with the sale, on demand, to said that B. hereunto that B. hereunto that C. Hore the same c. Hore for the second the here of Septer gned. Cathleen C. Doer for the second the here and and the same and sill and my first D. Dec the same. and my name and sill and my first D. Dec the same. and Loan Association and Loan Association	d delivered by the ayments be made as here see is not kept up there or the said party of the manner prescribed by 1 costs and charges of heirs and soft her heirs and soft her here nber	e said in spec- on, then second misking essigns. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	was written on the original mortgage entered

•

R.

Ú

Ø

WHEN ADDRESS

۰.

399

<u>\_\_\_\_</u>

10. 1. 1.

1.1.1 1.1.1

 $r_{i}$ 

.