1.31

10

Marie UL

lla

R

34

his Indenture, Mada his 23rd day of avender in the intervention in the Compbell and his effect internet. A Compbell his Indext, and the County of Duilles and Lan Association of the second part. Winessch, That the said part 168 of the first part, in consideration of the sum of particle and not 7000	Indenture, Maddinis ^{23rd} dy of	Andenture, Maddins 21rd day of Orester 15, between Louis O. Demphell and his wife, Vircinita L. Cambell Norman. In the County of Duilles and State of Ferrers Wirescher, Touts O. Demphell and his wife, Vircinita L. Cambell Wirescher, Touts O. Demphell and his wife, Vircinita L. Cambell Wirescher, Touts O. Demphell and his wife, Vircinita L. Cambell Wirescher, Touts O. Demphell and his wife, Vircinita L. Cambell Wirescher, Touts O. Demphell and histored of the sold and by their greaters do range, sell and Morrage to the Aud party of the scenard pair, this hear do source all histored in the County of Douglas and State of Kanas, described as follows, to-with area of the Ofty of Lawrenne. Addition to the Ofty of Lawrenne. Addition to the Ofty of Lawrenne. The apputemences, and all the estate, the and interest of the said part 1es of the first part hereby coversant and agree that at the delivery hereof. the "awful pownerg of the saw of a granted, and state of a good and indefeasable estate of interijance therein, free and Clarcomerg. add the first part to the said part 1 of the sagend part the same and the same and the same at the same a		61315 BOOK F14
<pre>half be appurtenances, and all the estate, tile and interest of the said part 10% of the first part incondidation of the same of part 10% NUMESTAND (Second part) and Moreage to the bar part of the said part 10% of the said and the said part 10% of the said part 10% of the said and the said part 10% of the said part 10% of the said part 10% of the first part there is a said said the said the</pre>	15. Althouse 1, 2018 O. Rampbell and his wife, vircints E. Campbell asymone in the County of Don 1248 and State of Versis B int part and The Douglas County Building and Lean Association Of the stond part. Writessell, Than its asid part 128 of the first part, in consideration of the sum of Thousand and no/100	56. between Louis C. Compbell and his wide, Virvinte E. Compbell 56. between In the County of Doi:1185 and State of FERSES stpar, and The Dougles County Soliding and Lean Association of the second part. Winnesselt, That the said part 105 of the first part, in consideration of the sum of Tousand and and no/120 DOULSES 76. Juit A. D. (200 Dougles County Soliding and Lean Association of the second part, in hear and assigns forwer, all that areal of lead students of the second part is hear and assigns forwer, all that areal of lead students of the first part therein. DOULSES 2018 NOS. Twenty Two (22) and Twenty. Three (33) in Fairfax, an iddition to the City of Lawrenne. Difference Difference addition to the City of Lawrenne. Difference Difference Difference addition to the City of Lawrenne. Difference Difference Difference addition to the City of Lawrenne. Difference Difference Difference addition to the said of a good and indefeasible state of inheritance therein, free and Clear combeness of the state of a good and indefeasible state of inheritance therein in the said part is a morage to secure the payment of "Pour Thousand and 'Solidor- Difference addition the said part Y. of the second part Max association by the said part is a difference and clear combeness of the said part is the said part is a din the same association by the said part is a	This Indenture	
Advance In the County of During and State of Period in the stand and the Douglas County Building and Lon Association of the stand part in the measure in and no/100	Avenue in the County of Disks and State of Person in the part, and the Douglas County Building and Loan Association of the second part. In part, and the Douglas County Building and Loan Association of the second Disks and Di	Winness In the County of Dougles and State of Forms stpar, and The Dougles County Soliding and Lon Association of the second part. DOULASS "Thousand: and no/100	D 19 56 between Louis	0. Campbell and his wife, Virgin's L. Campbell
<pre>hard The Doegla County Suilding and Lon Association of the second part Winesseth, That the said part 168 of the first part, in consideration of the sum of DUT Thousand and no/100DOLLAB GENE GRU part, the receipt of which is hereby acknowledged, have old and by these presents do the bargein, sell and Mortgage to she haid party of the second part, its heirs and assigns forever, all th or parcel of land situated in the County of Douglas and State of Kanas, deterbed as follows, towit: Lots Nos. Twenty Two (22) and Twenty.Three. (53) in Fairfax, an Addition to the City of Lawrence. Addition to the City of Lawrence. In the said parties of the first part Interby coverant and agree that at the delivery hereof they Bre the lawfol owners of premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and cas it linearbranes. segrent is intended as a mortgage to secure the payment of "Pour Thousand and '0/100 mented by coverant and segree that at the delivery hereof they Bre the lawfol owners of premises above granted, and tetzed of a good and indefeasible estate of inheritance therein, free and cas it linearbranes. segrent is intended as a mortgage to secure the payment of "Pour Thousand and '0/100 mented by coverant and segree that at the delivery hereof they Bre the lawfol owners of the second part is the said part is of one certain note this day executed and delivered by the sa table of the first part to the said part is of the targend part In Miness Whereof. The said part is of the second part in the law of the second part is a second the to deliver the most is the same the the delivered by the same at the same and the second the fore part of the first part, first as different parts, the same the same the same delivered by the same at the same the same and the same at the same at</pre>	<pre>Note in the county Suilding and Lon Association of the second part. Winesseth, That the said part 125 of the first part, in consideration of the sum of DOLLASS County and the receipt of which is hardery acknowledged, hay a void and by these presents do bargen, sell and Mortgage to the haid part of the second part, its heirs and assigns forver, all the parts of land singulation the 'County of Douglas and State of Kansa's described as follows, towith: LOUE NOS. Twenty Two (22) and Twenty-Three (73) in Fairfax, an Addition to the City of Lawrence. The second part is the county of the second part, its heirs and assigns forver, all the parts of land singulation the 'County of Douglas and State of Kansa's described as follows, towith LOUE NOS. Twenty Two (22) and Twenty-Three (73) in Fairfax, an Addition to the City of Lawrence. The said part is the City of the first part hereby covenant and agree that at the delivery hereof they Bre the lawful ownerg of mises above granted, and state of a good and indefeesible state of inheritance therein, free and clear nombrances and is intended as a mortgage to secure the payment of "Pour Thousand and to/100</pre>	st pant, and The Desigis County Suilding and Loan Association of the second part. Witnesselt; That the said part 168 of the first part, in consideration of the sum of Thousand into Avoid 100		
<pre>hard The Doegla County Suilding and Lon Association of the second part Winesseth, That the said part 168 of the first part, in consideration of the sum of DUT Thousand and no/100DOLLAB GENE GRU part, the receipt of which is hereby acknowledged, have old and by these presents do the bargein, sell and Mortgage to she haid party of the second part, its heirs and assigns forever, all th or parcel of land situated in the County of Douglas and State of Kanas, deterbed as follows, towit: Lots Nos. Twenty Two (22) and Twenty.Three. (53) in Fairfax, an Addition to the City of Lawrence. Addition to the City of Lawrence. In the said parties of the first part Interby coverant and agree that at the delivery hereof they Bre the lawfol owners of premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and cas it linearbranes. segrent is intended as a mortgage to secure the payment of "Pour Thousand and '0/100 mented by coverant and segree that at the delivery hereof they Bre the lawfol owners of premises above granted, and tetzed of a good and indefeasible estate of inheritance therein, free and cas it linearbranes. segrent is intended as a mortgage to secure the payment of "Pour Thousand and '0/100 mented by coverant and segree that at the delivery hereof they Bre the lawfol owners of the second part is the said part is of one certain note this day executed and delivered by the sa table of the first part to the said part is of the targend part In Miness Whereof. The said part is of the second part in the law of the second part is a second the to deliver the most is the same the the delivered by the same at the same and the second the fore part of the first part, first as different parts, the same the same the same delivered by the same at the same the same and the same at the same at</pre>	<pre>Note in the county Suilding and Lon Association of the second part. Winesseth, That the said part 125 of the first part, in consideration of the sum of DOLLASS County and the receipt of which is hardery acknowledged, hay a void and by these presents do bargen, sell and Mortgage to the haid part of the second part, its heirs and assigns forver, all the parts of land singulation the 'County of Douglas and State of Kansa's described as follows, towith: LOUE NOS. Twenty Two (22) and Twenty-Three (73) in Fairfax, an Addition to the City of Lawrence. The second part is the county of the second part, its heirs and assigns forver, all the parts of land singulation the 'County of Douglas and State of Kansa's described as follows, towith LOUE NOS. Twenty Two (22) and Twenty-Three (73) in Fairfax, an Addition to the City of Lawrence. The said part is the City of the first part hereby covenant and agree that at the delivery hereof they Bre the lawful ownerg of mises above granted, and state of a good and indefeesible state of inheritance therein, free and clear nombrances and is intended as a mortgage to secure the payment of "Pour Thousand and to/100</pre>	st pant, and The Desigis County Suliding and Lean Association of the second part. Witnesselt, That the said part 168 of the first part, in consideration of the sum of Thousand and Anorgage to the head part 168 of the second part, its heirs and assigns forever, all that areal of land situated in the County of Douglas and State of Kanasa, detribed as follows, to-with areal of land situated in the County of Douglas and State of Kanasa, detribed as follows, to-with areal of land situated in the County of Douglas and State of Kanasa, detribed as follows, to-with areal of land situated in the County of Dewelone. and state of the first part the appurtenances, and all the estate, title and interest of the said part 168 of the first part therein said Darties of the first part hereby covenant and agree that at the delivery hereof. They Bre the lawfol ownerg or lies above granted, and sized of a good and indefeasible estate of inheritance therein, free and clear wombranes. It is intended as a mortgage to secure the payment of "Purt Thousand and ho/100		
Winesself, That the said part 148 of the first part, in consideration of the sum - OOLLAS TERM JUP products except of which is hereby acknowledged, have void and by these presents do at bargein sell and Mortgage to the haid party of the second part, its heirs and assignt forever, all the to partel of land situated in the County of Douglas and State of Kansas, described as follows, to with LOEB NOB. Thenty Two (22) and Thenty Three (23) in Fairfax, an Addition to the City of Lawrence. The the saidparties of the first part he saidparties of the first part hereby covering and agree that at the delivery hereof they Bre	Winesseth, Thet the said part 146 of the first part, in consideration of the sum of Thousand sind no/100	Winesself; That the said part 198 of the first part, in consideration of the sum of Thousand and not 100. DOULASS Table part, the receipt of which is hereby acknowledged, here sold and by these presents do radius, self and Mortgage to the head party of the second part, its heirs and assigns forever, all that sared of land situated in the County of Douglas and State of Kanass, described a follows, to-with area of Land situated in the County of Douglas and State of Kanass, described as follows, to-with area of the first part therein the County of Lewrence. add thin to be City of Lewrence. The city of Lewrence. add thin to be City of Lewrence. The said part 195 of the first part therein said part 195 of the first part the delivery hereof. best by covenant and agree that at the delivery hereof. Thousand and by describe the add powerg of the second part 195 of the first part there and clear combrances. the intended as a montgage to secure the payment of "Puur Thousand and bolvered by the said a define the second part 1 Thousand and bolvered by the said a define the said part 1. add the index is a contigge to secure the payment of "Puur Thousand and bolvered by the said a define second part 1 Thousand and bolvered by the said 1000000000000000000000000000000000000		In the County of the state of the state of
Dur Thousand and and no/100	Thousand sind no/100	Thousand and no/100		
The The add paid, the receipt of which is hereby acknowledged, have 'nold and by these presents da if, bargan, sell and Morigage to the hald party of the second part, its here and assigns forever, all the is or parcel of land situated in the County of Douglas and State of Kansa, detribed as follows, towith: Lots NOS. Twenty Two (22) and Twenty Three (23) in Fabrica, an Addition to the City of Dawrenne. Addition to the City of Dawrenne. The bard assignment of the first part hereby covenant and agree that at the delivery hereof. They are the flawful owners or premises above granted, and seleed of a good and indefessible state of inheritance therein, free and des ill incurbances . arear-Dollars, according to the terms of one certain note this day executed and delivered by the sa 128. of the first part to the said part Y of the segond part .	It diff party-the receipt of which is hareby acknowledged, have 'sold and by these presents do haregin, sell and Morrigage to the haid party of the second party is here and assigns forever, all that parted of land Statused in the 'County of Douglas and State of Kanas, detectived as follows, towns. Lots Nos. Twenty Two (22) and Thenty Three (23) in "airfax, an Addition to the City of Lawrence. Addition to the City of Lawrence. The apputes ances, and all the estate, title and interest of the said part 16.5. of the first part therein a said of the first part is of the first part. Nereby covenant and agree that at the delivery hereof. they are the 'awful ownerg o mises above granted, and saized of a good and indefeasible estate of inheritance therein. free and clea normbraces. In this intended as a mortgage to secure the payment of 'Pour Thousand and 'bo/100	17 duly part, the receipt of which is hereby acknowledged, have void and by these presents do regain, sell and Mortgage to he had party of the second part its heirs and assigns forever, all this aread of lead structured in the County of Douglas and State of Kansa, destructured as follows, towith: DOES NOS. Twenty Two (22) and Thenty-Three (23) in Fairfax, an addition to the City of Lawrence. Addition to the second and indefeasible estate of inheritance therein, free and clear cumbrances. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second part. Addition to the said part Y of the second		
to parcel of land situated in the County of Douglas and State of Kanasi, described as follows, lowith: Lots NOB. Twenty Two (22) and Twenty Three (23) in Fairfax, an Addition to the City of Lawrence. Addition to the City of Lawrence. Addition to the City of Lawrence. The bad Danties of the first part hereby coverant and agree that at the delivery hereof. They Bre the Tawfol owners of permisse above granted, and select of a good and indefeasible state of inheritance therein, free and delivery in the bad Danties of the first part hereby coverant and agree that at the delivery hereof. They Bre the Tawfol owners of permisse above granted, and select of a good and indefeasible state of inheritance therein, free and delivery are the inhered as a mortgage to secure the payment of "Pour Thousand and hollow- are the state of the first part y of the sagned part and the twenty free mortal bears that bears of the taxes of the transment is make a hereto permisse above the sade and the sade and the secure in the sade and the secure	parcel of land situated in the Gounty of Douglas and State of Kansa, described as follows, towelt: Lots Nos. Twenty 'two (22) and Twenty Three (73) in 'airfax, an Addition to the City of Lawrence. Addition to the City of Lawrence. The appurenances, and all he estate, tile and interest of the said part 1es _ of the first part therein a addition to the City of Lawrence. The appurenances, and all he estate, tile and interest of the said part 1es _ of the first part therein a addition to the City of Lawrence. The appurenances, and all he estate, tile and interest of the said part 1es _ of the first part therein a addition to the first part . hereby covenant and agree that at the delivery hereof. they are _ the awful ownerg o mises above granted, and selzed of a good and indefeasible estate of inheritance therein, firee and clean combranes . and is intended as a mortgage to secure the payment of Four Thousand and ho/100 —	arcel of land situated in the 'County of Douglas and State of Kansas, described as follows, towith: bots Nos. Twenty Two (22) and Twenty Three (3) in Fairfax, an addition to the City of Lawrence. addition to the City of Lawrence. be appurtenances, and all the estate, title and interest of the said part 125. of the first part therein said parties of the first part hereby coveriant and agree that at the delivery hereof they are the lawful powerg or its above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear combrances it is intended as a mortgage to secure the payment of "Pour Thousand and to/100	them duy paid, the receipt	of which is hereby acknowledged, have sold and by these presents do
Addition to the City of Lewrence.	Addition to the City of Lawrence.	Addition to the City of Lawrence. whe appurtenances, and all the estate, tille and interest of the said peri 1.e.s. of the first part therein said	rant, bargain, sell and Mortgage to act or parcel of land situated in th	o the said party of the <u>second</u> path, its heirs and assigns forever, all that the County of Douglas and State of Kansas, described as follows, to wit:
h all the appurtenances, and all the estate, tille and interest of the said part 19.8 of the first part thered is head	It the appurtenances, and all the estate, title and interest of the said part 10% of the first part therein e said Dant1es of the first part . hereby covenant and agree that at the delivery hereof they are into a work of the first part into a more and the interest of the said part 10% of the first part into a more and and the interest of the said of the first part into a more and and the interest of the said part 10% of the first part into and said part 10% of the said and the sagend part and it interest into a more and and the interest of the said of the said part 10% of the first part to be said part 10% of the said and 10% of the said and 10% of the said part 10% of the first part into any part therefor the target of the said for the said any of the same more and saids. The said part 10% of the first part into a more particle of the first part into the said part 10% of the first part into and said part 10% of the first part into a more particle of the first part into a more part into and a more into a more part into a more part into and wate part i	the appurtenences, and all the estate, title and interest of the said part 1°S of the first part therein said narries of the first part. hereby, covenant and agree that at the delivery hereof they are the lawful ownerg o titles above granted, and seized of a good and indefeasible estate of interitance therein, free and clear combrands. It is intended as a mortgage to secure the payment of Pour Thousand and '0/100 The first part to the said part Y of the segnd part. It is intended as a mortgage to secure the payment of Pour Thousand and '0/100 The first part to the said part Y of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended to use payment, or any part thereat, or the taxe, or it the interment and tays of the segnd part. It is more that to the said part of the segnd to any part thereat, and the interment with the cert and tays of the segnd read. It is an other payment, the any tark thereat or thereat interest, path tark, and the interment of the segnd part of the segnd part. It is any threat is paid part 1 fas. of the first part have. It is any there is paid part 1 fas. of the first part have. It is any tark is any tark the segnd part 1 fas. of the first part have. It is any tark is any tark the segnd part. It is any tark is any tark there and the part and the segnd part. It is any tark is any tark the segnd part. It is any tark is any tark the segnd part. It is any tark is any tark the segnd part. It is any tark is any tark the segnd part. It is any tark is any tark the segnd part. It is any tark is any	Lots Nos. Twenty	Two (22) and Twenty Three (23) in Pairfax, an
h all the appurtenances, and all the estate, tille and interest of the said part 19.8 of the first part thered is head	It the appurtenances, and all the estate, title and interest of the said part 10% of the first part therein e said Dant1es of the first part . hereby covenant and agree that at the delivery hereof they are into a work of the first part into a more and the interest of the said part 10% of the first part into a more and and the interest of the said of the first part into a more and and the interest of the said part 10% of the first part into and said part 10% of the said and the sagend part and it interest into a more and and the interest of the said of the said part 10% of the first part to be said part 10% of the said and 10% of the said and 10% of the said part 10% of the first part into any part therefor the target of the said for the said any of the same more and saids. The said part 10% of the first part into a more particle of the first part into the said part 10% of the first part into and said part 10% of the first part into a more particle of the first part into a more part into and a more into a more part into a more part into and wate part i	the appurtenences, and all the estate, title and interest of the said part 1°S of the first part therein said narries of the first part. hereby, covenant and agree that at the delivery hereof they are the lawful ownerg o titles above granted, and seized of a good and indefeasible estate of interitance therein, free and clear combrands. It is intended as a mortgage to secure the payment of Pour Thousand and '0/100 The first part to the said part Y of the segnd part. It is intended as a mortgage to secure the payment of Pour Thousand and '0/100 The first part to the said part Y of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended as a mortgage to secure the payment of the segnd part. It is intended to use payment, or any part thereat, or the taxe, or it the interment and tays of the segnd part. It is more that to the said part of the segnd to any part thereat, and the interment with the cert and tays of the segnd read. It is an other payment, the any tark thereat or thereat interest, path tark, and the interment of the segnd part of the segnd part. It is any threat is paid part 1 fas. of the first part have. It is any there is paid part 1 fas. of the first part have. It is any tark is any tark the segnd part 1 fas. of the first part have. It is any tark is any tark the segnd part. It is any tark is any tark there and the part and the segnd part. It is any tark is any tark the segnd part. It is any tark is any tark the segnd part. It is any tark is any tark the segnd part. It is any tark is any tark the segnd part. It is any tark is any tark the segnd part. It is any tark is any	Addition to the Ci	ty of Lawrence.
<pre>1 the said</pre>	e said	said Darties of the first part hereby covenant and agree that at the delivery hereof they are the lawful ownerg o is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea combrances it is intended as a mortgage to secure the payment of Four Thousand and ho/100 Dollars, according to the terms of one certain note this day executed and delivered by the said of the first part to the said part Y of the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the said and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the soid a of the first part to tell the pomise hereby grained, or any part thereof, in the mane payments and made at herein spe- default be made in such payment, or any part thereof, or interest in the carsis and charges of making and the overplot, if any three be, shall be plad by the perty making such take, on dread, to said Darties Of the first part, their witness Whereof. The said part isso of the first part have hereunto set their with said seals 6 the day and year first above written. Double O. Campbell (SAM) (SAM) 244 ^A day of Dvember A.D. 19 56 before m. the understigned Notary Public in an 's said county, and state, came LOUIS O. Campbell and his. Mife, 		
<pre>1 the said</pre>	e said	said Darties of the first part hereby covenant and agree that at the delivery hereof they are the lawful ownerg o is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea combrances it is intended as a mortgage to secure the payment of Four Thousand and ho/100 Dollars, according to the terms of one certain note this day executed and delivered by the said of the first part to the said part Y of the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the said and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the soid a of the first part to tell the pomise hereby grained, or any part thereof, in the mane payments and made at herein spe- default be made in such payment, or any part thereof, or interest in the carsis and charges of making and the overplot, if any three be, shall be plad by the perty making such take, on dread, to said Darties Of the first part, their witness Whereof. The said part isso of the first part have hereunto set their with said seals 6 the day and year first above written. Double O. Campbell (SAM) (SAM) 244 ^A day of Dvember A.D. 19 56 before m. the understigned Notary Public in an 's said county, and state, came LOUIS O. Campbell and his. Mife, 		
<pre>1 the said</pre>	e said	said Darties of the first part hereby covenant and agree that at the delivery hereof they are the lawful ownerg o is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea combrances it is intended as a mortgage to secure the payment of Four Thousand and ho/100 Dollars, according to the terms of one certain note this day executed and delivered by the said of the first part to the said part Y of the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the said and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the soid a of the first part to tell the pomise hereby grained, or any part thereof, in the mane payments and made at herein spe- default be made in such payment, or any part thereof, or interest in the carsis and charges of making and the overplot, if any three be, shall be plad by the perty making such take, on dread, to said Darties Of the first part, their witness Whereof. The said part isso of the first part have hereunto set their with said seals 6 the day and year first above written. Double O. Campbell (SAM) (SAM) 244 ^A day of Dvember A.D. 19 56 before m. the understigned Notary Public in an 's said county, and state, came LOUIS O. Campbell and his. Mife, 		
<pre>1 the said</pre>	e said	said Darties of the first part hereby covenant and agree that at the delivery hereof they are the lawful ownerg o is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea combrances it is intended as a mortgage to secure the payment of Four Thousand and ho/100 Dollars, according to the terms of one certain note this day executed and delivered by the said of the first part to the said part Y of the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the said and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the soid a of the first part to tell the pomise hereby grained, or any part thereof, in the mane payments and made at herein spe- default be made in such payment, or any part thereof, or interest in the carsis and charges of making and the overplot, if any three be, shall be plad by the perty making such take, on dread, to said Darties Of the first part, their witness Whereof. The said part isso of the first part have hereunto set their with said seals 6 the day and year first above written. Double O. Campbell (SAM) (SAM) 244 ^A day of Dvember A.D. 19 56 before m. the understigned Notary Public in an 's said county, and state, came LOUIS O. Campbell and his. Mife, 	and the second second	
<pre>1 the said</pre>	e said	said Darties of the first part hereby covenant and agree that at the delivery hereof they are the lawful ownerg of ises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear cumbrances in this inhended as a mortgage to secure the payment of "Four Thousand and ho/100Dollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second part	and the second se	
<pre>1 the said</pre>	e said	said Darties of the first part hereby covenant and agree that at the delivery hereof they are the lawful ownerg of ises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear cumbrances in this inhended as a mortgage to secure the payment of "Four Thousand and ho/100Dollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second part	the set of the set of the set	
<pre>1 the said</pre>	e said	said Darties of the first part hereby covenant and agree that at the delivery hereof they are the lawful ownerg of ises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear cumbrances in this inhended as a mortgage to secure the payment of "Four Thousand and ho/100Dollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said a of the first part to the said part y of the second part		
<pre>1 the said</pre>	e said	said Darties of the first part hereby covenant and agree that at the delivery hereof they are the lawful ownerg o is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clea combrances it is intended as a mortgage to secure the payment of Four Thousand and ho/100 Dollars, according to the terms of one certain note this day executed and delivered by the said of the first part to the said part Y of the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the second part and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the said and the convertee shall be vold if such payment be made at herein spe- default be made in such payment, or any part thereof, or interest the interest, or it he interance in a play the soid a of the first part to tell the pomise hereby grained, or any part thereof, in the mane payments and made at herein spe- default be made in such payment, or any part thereof, or interest in the carsis and charges of making and the overplot, if any three be, shall be plad by the perty making such take, on dread, to said Darties Of the first part, their witness Whereof. The said part isso of the first part have hereunto set their with said seals 6 the day and year first above written. Double O. Campbell (SAM) (SAM) 244 ^A day of Dvember A.D. 19 56 before m. the understigned Notary Public in an 's said county, and state, came LOUIS O. Campbell and his. Mife, 		
hereby covenant and agree that at the delivery hereof they are the lawful owners of premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear it is intended as a mortgage to secure the payment of Pour Thousand and bo/100 are pollars, according to the terms of one certain note this day executed and delivered by the sate task of the first part to the said part Y of the second part of the internet is the target of there as the second part of the internet is a part of the said part Y of the second part of the internet is a part of the said part Y of the second part of the internet is a part of the second part of the internet is a part of the second part of the internet is a part of the internet is a part of the second part of the internet is a part of the second part of the internet is a part of the second part of the internet is a part of the second part of the internet is a part of the second part of the internet is an end to a set to reach the amount the the de for principal and interest. Interest is the asid part of the second part is a set of the first part, their making use hale on damad, to said part is a set of the first part, their set of a second part is a set of the interest. Interest is the second part is a set of the interest is the interest in the amount the bard is the react in the amount the set of principal and interest. Interest is the said part is a set of the first part, their second part is a set of the second part is a set of the first part is a set of the second part is a set of the first part is a set of the second part is a set of the first part is a set of the first part is a set of the first part is a set of the second part is a set of the first part is a set of the first part is a set of the second part is the second part is the second part	In hereby covenant and agree that at the delivery hereof they are the flawful ownerg of mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clean neuroprocess. Int is intended as a mortgage to secure the payment of Pour Thousand and ho/100 Int is intended as a mortgage to secure the payment of Pour Thousand and ho/100 Int is intended as a mortgage to secure the payment of Pour Thousand and ho/100 Int is intended as a mortgage to secure the payment of Pour Thousand and ho/100 Int is intended as a mortgage to secure the payment of Pour Thousand and ho/100 Int is intended as a mortgage to secure the payment of Pour Thousand and ho/100 Int is intended as a mortgage to secure the payment of Pour Thousand and ho/100 Int is intended as a mortgage to secure the payment of the second part is a different of the second part is and said to make an interest of interest therees, or the taxes, or if the insurance is and key of the second part is the order in the whole amount then due for pincipal and hores, together with the cast and charges of make and seale for the first part bar we hereunto set the first and seal of the first part is above written. Indifferent the seal part is above written. Jours 1. Compton in the search payment of the second part is above written. State of Kansas Douglass County, is an on the 24/ ¹⁰ day of interest in the second of the second	hereby coverant and agree that at the delivery hereof they are the flawful ownerg or isses above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear cumbrances at it is intended as a mortgage to secure the payment of "Pour Thousand and ho/100 mediats, according to the terms of one certain note this day executed and delivered by the said as of the first part to the said part Y of the second part and this tonewares thall be vold if such payments be made as herein upe default be made in such payments, or any part thereof, or interest thereot, or the taxes, or if the insurance in adapting to the second part and this tonewares thall be vold if such payments be made as herein upe default be made in such payments, or any part thereof, or interest thereot, or the taxes, or if the insurance in adapting to the second part and this toneware to and paytole, and the targes of making and whole amount then due to principal and interest, include with the certs and estage of making and the overplot, if any there be, shall be paid by the part part of the first part to estaid the amount then due to principal and intervel, in the mane paytole, the second part is above written. The said part 1 est of the first part to the second the overplot. If any there be, shall be paid by the part part of the first part to estaid the amount then due to principal and intervel, in or said assign. The add seal is the day and year first above written. The said part 1 est of the first part have hereunto set the first version and seals is the day and year first above written. The first part is a constrained and delivered in the mane paytole. A so to 5 the first part is a constrained a mane to set of the second part is a constrained and delivered in presence of the understigned to the second part is a constrained to written the mane parts is a constrained to the second part is a constraine to the se		
premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear incumbrances a grant is intended as a mortgage to secure the payment of Four Thousand and to/100 are	mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear noumbrances and is intended as a mortgage to secure the payment of 'Pour Thousand and ho/100 and is intended as a mortgage to secure the payment of 'Pour Thousand and ho/100 generation of the first part to the said part y of the second part I default be made in such payment, or any part thereof, or interest thereon, or the tass, or if the insurance is not kept up thereor, the yence stability from such sets to retain the mount then due for principal and interest, together with the cast and charges of making and the weeping, if any time the said part 1 ges of the first part have hereauth to said parties of the first part 1 ges of the first part have hereauth set the first or and seal is the day and year first above written. Jageed, saided and delivered in presence of <i>o</i> and see any part thereof, the said part 1 ges of the first part have hereauth set the first and seal is the day and year first above written. Jageed, saided and delivered in presence of <i>o</i> and see and set of the first part on the STATE OF KANSAS DOUGLES County, ss. East Remembered , that on this <i>left set decomposed</i> , that on this <i>left set decomposed</i> , the second work to be the same part of set door written. Number 26, 1956 at 8:00 A.M. East Remembered , The of the best set on the day and year first of the set of the set of the set of set door written. Number 26, 1956 at 8:00 A.M. East Remembered , That on this Left Mark Marked . Number 26, 1956 at 8:00 A.M. East Marked , the set of the	<pre>isses above granted, and seized of a good and indefeasible estate of inheritance therein, ifree and clear cumbrances </pre>		
a grant is intended as a mortgage to secure the payment of Pour Thousand and ho/100 are political according to the terms of one certain note this day executed and delivered by the sa in the first part to the said part Y of the second part and this convergence that be vold if such payments be made as herein a fact if default be made in such payments, or any part thereof, in the interest thereory of the second part and this convergence that become shorters and the provide and psycele, but it default be the said part of the said or or the said, or in payments be made as herein an it is soccased and assign, at any time thereaft, the thereoft in the said part of the second part part is and the correspond to the said to relating the mount there due for principal and interest. thereoft, in the said charge of mail sale, and the overplus, if any there is, thall be plated by the part making such sale, on demand, to said particles of the first part 1 (e.g. of the first part have hereunto set the first and sale as the day and year first above written. Signed, Saled and delivered in presence of STATE OF KANSAS DOUGLAS County, ss. Be it Remembered, That on this 2474 day of DOVermber ADD to 55 before me the undersigned ADD to 55 before me the undersigned ADD to 55 before me the same parts of subsection of the same. IN WITHESS WHEEROF, The vertice the same parts by before me that show written. IN WITHESS WHEEROF, The vertice of the same parts of subsective due to foregoing instrument of writt and duity achnowledged the execution of the same. IN WITHESS WHEEROF, The vertice of the same parts of subsective due to the same parts of the same system between the same parts of the same. IN WITHESS WHEEROF, The vertice of the same. IN WITHESS WHEEROF,	neumbrances and is intended as a mortgage to secure the payment of Pour Thousand and ho/100 and bis intended as a mortgage to secure the payment of Pour Thousand and ho/100 and bis conveyance shall be viol if such payments be made as herein spec if default be made in such payments, or any part thereof, or interest thereon, or the insurance is not keep up thereen, the yance shall be oreal in a why payments or any part thereof, in the manine pacticable by leve go it is and stage. If it is insuch payments be made at herein spec if default be made in such payments, or any part thereof, or interest thereon, or interest, together with the cent and charges of making and the overplot, if any there be, shall be payled by the party mask asis, on demand, to said and seal is the day and year first above written. and seal is the day and year first above written. and seal is the day and year first above written. and seal is the day and year first above written. and seal is the day and year first above written. before me. the understigned . A many the bask of the second would be or inclused. A the overplot, is any therebed, that on this 24/2 day of 100 ember . A on 10 56 before me. the understigned . Campbell . Motory Public in an if it is down to be the same person is who second differed my official seal on the day and ware bus those written. If withess whereof, it has some to be the same person is who second the foregoing instrument of writing and day echoeded the execution of the same. If the instrument of the same and state on the day are second the foregoing instrument of writing and day achoeded the execution of the same. If the instrument of the same and state on the day are second the foregoing instrument of writing and day echoeded the execution of the same. If the instrument is the second part of the same and afficed my official seal on the day are served to be second of the same. If the instrument of the same and addition of the same. If the instrument of the same and addited my official seal	The sintended as a mortgage to secure the payment of Pour Thousand and No/100Dollars, according to the terms of one certain note this day executed and delivered by the said of the first part to the said part Y of the second partDollars, according to the terms of one certain note this day executed and delivered by the said 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 sait 1 deg. of the first part to the said part y of the second part and his conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and the converse strain form such said to real the premises hereby granted, or any part thereaft, in the manifer part of the second pa	Dollars, according to the terms of one certain note this day executed and delivered by the said as 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 part in the made as herein use and the work and the	Dollars, according to the terms of one certain note this day executed and delivered by the said and this conveyance thall be void if such payments be made as herein up default be made in such payment, or any part thereof, or interest thereon, or the task, or if the insurance is not key to phereorn, the more shall become absolute, and the whole amount thall become due and paysible, and it shall be taviful for the said party of the second consume standards, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manifer pascible due to the said on the task of the said party of the second consume standards, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manifer pascible due to the said on the task openhere with the costs and charges of making and the overplot. If any there be, shall be paid by the party making such sale, on demand, to said Dart Les of the first part, their witness Whereof, The said part les of the first part have hereunto set their and seal is the day and year first above written. Devide sealed and delivered in presence of ALOUIS 0. Campbell (SAI Couris 0. Campbell (SAI Couris 0. Campbell (SAI Virginia L. Campbell before me the undersigned if and duly acknowledged the execution of the same if or said County, and State, and Louis 0. Campbell and his. wiffet, virginia L. Campbell before me to be the same person g who executed the foregoing instrument of writing and duly acknowledged the execution of the same view list above written. Witherstor, I have bereating subscripted my neme and atlined my official seal on the day and year list above written. Notary Public in an year list above written. Notary Public in and the spire of Furth M. Staty Public in and the spire of Here 26, 1956 at 8:00 A.M. HELEASE. The double the virging a the prediction of the same. The double the virging a the spire virging and the spire virging and the spire of HELEASE. The double the vinter form partie in freciti	all incumbrances	
Dollars, according to the terms of one certain note this day executed and delivered by the sait 1 deg. of the first part to the said part y of the second part and his conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and this conveyance shall be void if such payments be made as herein sp. and the converse strain form such said to real the premises hereby granted, or any part thereaft, in the manifer part of the second pa	Dollars, according to the terms of one certain note this day executed and delivered by the said as 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 part in the made as herein use and the work and the	Dollars, according to the terms of one certain note this day executed and delivered by the said and this conveyance thall be void if such payments be made as herein up default be made in such payment, or any part thereof, or interest thereon, or the task, or if the insurance is not key to phereorn, the more shall become absolute, and the whole amount thall become due and paysible, and it shall be taviful for the said party of the second consume standards, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manifer pascible due to the said on the task of the said party of the second consume standards, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manifer pascible due to the said on the task openhere with the costs and charges of making and the overplot. If any there be, shall be paid by the party making such sale, on demand, to said Dart Les of the first part, their witness Whereof, The said part les of the first part have hereunto set their and seal is the day and year first above written. Devide sealed and delivered in presence of ALOUIS 0. Campbell (SAI Couris 0. Campbell (SAI Couris 0. Campbell (SAI Virginia L. Campbell before me the undersigned if and duly acknowledged the execution of the same if or said County, and State, and Louis 0. Campbell and his. wiffet, virginia L. Campbell before me to be the same person g who executed the foregoing instrument of writing and duly acknowledged the execution of the same view list above written. Witherstor, I have bereating subscripted my neme and atlined my official seal on the day and year list above written. Notary Public in an year list above written. Notary Public in and the spire of Furth M. Staty Public in and the spire of Here 26, 1956 at 8:00 A.M. HELEASE. The double the virging a the prediction of the same. The double the virging a the spire virging and the spire virging and the spire of HELEASE. The double the vinter form partie in freciti	1	-Roup Thousand and bo/100
1.429 of the first part to the said part Y of the second part and this sourcesance shall be void if such payments be made as herein sp. But if default be made in such payments, or any part thereof, or interest thereof, or interest thereof, or interest thereof, or any part thereof, in the manor machine to the said party of the second one and payable, and it shall be lavid for the said party of the second one and payable, and it shall be lavid for the said party of the second one and payable, and it shall be lavid for the said party of the second one and payable, and it shall be lavid for the said party of the second one and interest, together with the costs and charges of make sale, and the coursplut if any there be shall be paid by the party making such sale, on demand, to said party of the first part, their Dat if default be more payable, high is sale, on demand, to said party of the second make as hereins, particles of the first part, their Dat if and seal is the day and year first above written. Signed, Saide and delivered in presence of Output: Signed, Saide and delivered in presence of Output: Signed, Saide and delivered, in presence of Output: Output: Signed, Saide and delivered, in presence of Output: Output: Output: Output: <td>13. of the first part to the said part Y of the second part 14. defined in such payments, or any part thereot, or interest thereon, or the taxes, of if the insurance is not keep up thereon, the yrace shall be used in such payments, to any part thereot, or interest thereon, or the taxes, of if the insurance is not keep up thereon, the yrace shall be used in such as part thereot, is all the premises hereby granted, or any part thereot, in the manner prescribed by laws, or the manner prescribed by laws, or the manner prescribed by laws, or the moves arking from such as to retain the amount then due for principal and interest, together with the costs and charges of making and the overplot. If any there be, shall be paid by the party making such sale, on demand, to said part 1 (2001). The said part 1 (2001) is of the first part have hereunto set the time of a main particles. The said part 1 (2001) is of the first part have hereunto set the time of a main of the delivered in presence of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part is the owner of the first part is the towner of the first part have hereunto set the time of the first part is the owner of the first part is the taxes of the first part is the owner of the first part is the owner of the first part is the owner of the first part have hereunto set the time of the first part is the owner owner of the first part is the owner own</td> <td>a of the first part to the said part Y of the second part and this conveyance shall be vold if such payments be made as herein spe default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not keep up thereon, the made shall be come absolute, and the whole amount then due of or principal and interest, together with the casts and charges of making and the overplus, at any time thereafter, to sell the premiers hereby granted, or any part thereof, in the manine prescribed by law; or is morely string from such as to retain the amount then due for principal and interest, together with the casts and charges of making and the overplus, it any there be, shall be paid by the party making such take, on demand, to said Dart Les Of the f1rst part, their and seal is the day and year first above written. Inced. Sealed and delivered in presence of and seal is the day and year first above written. Inced. Sealed and delivered in presence of Dart Les County, st. Due les County, st. Due les County, st. Due les the termembered, that on this 247th day of DOVEmber A to 105 55 before me the under signed a south state, one delivered in presence of the first part in the taxes. In the presence of the second delivered in presence of the under signed and one of the day and year first above written. Incel & saided county, st. Due les the termembered, that on this 247th day of DOVEmber A to 105 55 before me the under signed a busined and increase in the day and year last above writes. In the presentily known to be the taxes present g who executed the foregoing instrument of writing and day acknowledged the execution of the same. In writies writes. The benefore the vertice and the vertice is the tereby released, and the sect of having booth part in full, the is continue in the tere period. Retice the character of the second and this 2014 day of Assay erg into explore the second and this 2014 day of Assay erg into explore the second and the second and the period as any year last ab</td> <td></td> <td>a to require the paum ont of</td>	13. of the first part to the said part Y of the second part 14. defined in such payments, or any part thereot, or interest thereon, or the taxes, of if the insurance is not keep up thereon, the yrace shall be used in such payments, to any part thereot, or interest thereon, or the taxes, of if the insurance is not keep up thereon, the yrace shall be used in such as part thereot, is all the premises hereby granted, or any part thereot, in the manner prescribed by laws, or the manner prescribed by laws, or the manner prescribed by laws, or the moves arking from such as to retain the amount then due for principal and interest, together with the costs and charges of making and the overplot. If any there be, shall be paid by the party making such sale, on demand, to said part 1 (2001). The said part 1 (2001) is of the first part have hereunto set the time of a main particles. The said part 1 (2001) is of the first part have hereunto set the time of a main of the delivered in presence of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part have hereunto set the time of the first part is the owner of the first part is the towner of the first part have hereunto set the time of the first part is the owner of the first part is the taxes of the first part is the owner of the first part is the owner of the first part is the owner of the first part have hereunto set the time of the first part is the owner owner of the first part is the owner own	a of the first part to the said part Y of the second part and this conveyance shall be vold if such payments be made as herein spe default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not keep up thereon, the made shall be come absolute, and the whole amount then due of or principal and interest, together with the casts and charges of making and the overplus, at any time thereafter, to sell the premiers hereby granted, or any part thereof, in the manine prescribed by law; or is morely string from such as to retain the amount then due for principal and interest, together with the casts and charges of making and the overplus, it any there be, shall be paid by the party making such take, on demand, to said Dart Les Of the f1rst part, their and seal is the day and year first above written. Inced. Sealed and delivered in presence of and seal is the day and year first above written. Inced. Sealed and delivered in presence of Dart Les County, st. Due les County, st. Due les County, st. Due les the termembered, that on this 247 th day of DOVEmber A to 105 55 before me the under signed a south state, one delivered in presence of the first part in the taxes. In the presence of the second delivered in presence of the under signed and one of the day and year first above written. Incel & saided county, st. Due les the termembered, that on this 247 th day of DOVEmber A to 105 55 before me the under signed a busined and increase in the day and year last above writes. In the presentily known to be the taxes present g who executed the foregoing instrument of writing and day acknowledged the execution of the same. In writies writes. The benefore the vertice and the vertice is the tereby released, and the sect of having booth part in full, the is continue in the tere period. Retice the character of the second and this 2014 day of Assay erg into explore the second and this 2014 day of Assay erg into explore the second and the second and the period as any year last ab		a to require the paum ont of
But If default be made in such payments, or any part thereof, or interest thereon, or the taxs, or if the insurance is not kept up thereon, the conveyance shall become absolute, and the whole amount shall become due and psychle, and it shall be lawful for the said party of the second and sains, at any time thereafter, to sail the premises thereby grinted, or any part thereof, in the manine prescribed by law, a solution of the said party of the second and sains, at any time thereafter, to sail the premises thereby grinted or any part thereof, in the manine parchabel by law, a solution of the moneys while the sain the amount then due for principal and interest, together with the costs and charges of making and the overplus, if any there be, shall be paid by the party making such sale, on demand, to said part 165 Of the first part, their means and sains at the day and year first above written. Signed, Sealed and delivered in presence of the said and delivered in presence of the first part have hereunto set their the said and delivered in presence of the said and delivered in presence of the said and delivered in presence of the first part in the said said. Sealed and delivered in presence of the first part in the said and delivered in presence of the said and delivered in presence of the said and delivered in the membered, that on the said and of the said County, and State, came Louis 0. Campbell (sealed and his wiffer, virginia L. Campbell or the said county and State, came Louis 0. Campbell and his wiffer, virginia L. Campbell in the membered within and duy acknowledged the execution of the saw. In writes a state and attract my official seal on the day a specific sealed and attract my official seal on the day or yarding the saw. The write and duy acknowledged the execution of the saw. In writes the saw write. The saw were subscripts of the saw. In writes the saw write. The saw were subscripts of the saw. T	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, the yance thall become absolute, and the whole amount then the Secone due and payable, and it shall be lawful for the stadig part of the secone due stading or the maniner pacticable by law; grained, or any part thereof, in the maniner pacticable by law; grained, or any part thereof, in the maniner pacticable by law; grained, or any part thereof, in the maniner pacticable by law; grained, or any part thereof, in the maniner pacticable by law; grained, or any part thereof, in the maniner pacticable by law; grained, or any part thereof, in the costs and charges of making and seal S the day and year first part, their In Witness Whereof, The said part less of the first part have hereont, be first part, their and seal S the day and year first above written. Oracle Ora	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, the made had become absolute, and the whole amount shall become due and payable, and it shall be tavial for the stad part of the second consort and assign, at any time thereafter, to self the premises hereby grinted, or any part thereof, in the manner paceriable by law grinted, or any part thereof, in the manner paceriable by law grinted, or any part thereof, in the manner paceriable by law grinted, or any part thereof, in the manner paceriable by law grinted, or any part thereof, in the manner paceriable by law grinted, or any part thereof, in the manner paceriable by law grinted, or any part thereof, in the manner paceriable by law grinted, or any part thereof, in the manner paceriable by law grinted, or any part thereof, in the manner paceriable by law grinted, or and assign at any time be, shall be paid by the party making such sale, or demand, to said operations of the first part have hereunto set their term is and seal is the day and year first above written. Witness Whereof, The said part less of the first part have hereunto set their term and seal is the day and year first above written. Orange of the first part have hereunto set their term and seal is the day and year first above written. meed as and delivered in presence of the same pareners of the same paceriable. Orange of the first part have hereunto set their term of the same pareners of the same paceriable. State of the first part of the same pareners of the same p	his grant is intended as a mortgage	the terms of one certain note this day executed and delivered by the sai
Its successors and assignt, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner percended by law, a failed and the moneys artising from such sale to retain the amount then due for principal and integet, logether with the cast and charges of mail sale, and the moneys artising from such sale to retain the amount then due for principal and integet, logether with the cast and charges of mail sale, and the moneys artising from such sale to retain the amount then due for principal and integet, logether with the cast and charges of mail sale, and the moneys artising from such sale to retain the amount then due for principal and integet, logether with the cast and charges of mail sale, and the moneys artising from such sale to retain the amount then due for principal and integet, logether with the cast and charges of mail sale, and the moneys artising from such sale to retain the amount then due for principal and integet, logether with the cast and sale as a difference of the first part is and assigned. Select and delivered in presence of the first part is a difference of the delivered in presence of the under signed. Select and delivered in presence of the under signed is over the under signed is over the sale. The under signed is a Notary Public in a for said County and State, came is Louis G. Campbell and his wiffet, is due to write and duly achnowledged the securing of the association of the same. In Witness WHEREOF, it have hereunit subscribed my name and affixed my official seal on the day as year last above writed. The same percent is above writed. The same percent is the cast is above writed. The same percent is the same. In Witness WHEREOF, it have hereunit subscribed my name and affixed my official seal on the day as year last above writed. The same percent is the same percent is the same percent is the same. Notary Public is a full. The is party of the present public is a fully of the present public is a fully of the percent public is	successes and asigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by lever and the mount mean due for principal and interest, together with the cests and charges of making and the origination of the sell of the first part, their in the mount of the part, their in the mount of the part is and assign in Witness Whereof, The said part is of the first part, their is and assign in Witness Whereof, The said part is of the first part have hereunto set their is and assign in Witness Whereof, The said part is of the first part have hereunto set their is and assign in Witness Whereof, the said part is above written. Signed, Sealed and delivered in presence of the interest is of the first part is above written. Signed, Sealed and delivered in presence of the undersigned is of the first part is above written. State is county, is the day and year first above written. State is county, is the day and year first above written. State is county, is the day and year first above written. State is county, is the device of the interest is a device of the same period with the center of the same period with the center of the same period with the center of the same is a day of the presence of the same is a day of the presence of the same period with the center of the same is a day of the presence of the same period with the center of the same is a day of the same and affixed my official seel on the day and year lat above written. The is a same and affixed my official seel on the day and year lat above written. The presence of the same is a day of the same and affixed my official seel on the day and year lat above written. The presence of the same is a day of the same and affixed my official seel on the day and year lat above written. The presence of the same and affixed my official seel on the day and year lat above written. The presence of the same and affixed my official seel on the day and year lat above written. The presence is there by released, and the first period. T	consect and assignt, at any time threafter, to sell the premises hereby grained, or any part thereof, in the mainer prescribed by lever an ise moneys arking from such as to retain the amount then due for principal and interest, together with the costs and charges of making and the overplant is be that it is amount then due for principal and interest, together with the costs and charges of making and the overplant is be that it is paid by the party making such sale, on demand, to said Dart165 Of the first part, their and assign. Witness Whereof, The said part 1 es of the first part have hereunto set their is and assign and seal is the day and year first above written. The demand of a said and delivered in presence of the first part have. hereunto set their is and seal and seal and year first above written. The demand of a said and delivered in presence of the first part have. hereunto set their is and assign of the first part is the day and year first above written. The demand of the first part, the said presence of the first part have. hereunto set their is and seal and seal and here is a second of the first part is the day and year first above written. The present and seal are the undersigned is not any part the foregoing instrument of writing and due achowledged the execution of the tame. The writess written. The writess written. The writess written. The writess written. The period of the search present subscribed my name and affared my official seal on the day an year last above written. The first part is the written. The period is a first part is the search present subscribed my name and affared my official seal on the day an year last above written. The period first part is the period is for fully the period and written and the search of the tame. The period of the tame is a search of the tame. The period of the tame is a secure of the tame. The period of the tame is a secure of the tame is a secure of the tame is the tabove written. The period of the tame is a secure of the tame is the tabove minet. The p	Dollars, according to t	the terms of one certain note this day executed and delivered by the said said part Y of the second part
sele, and the overplot, if any there be, shall be pild by the party making such sale, on demand, to said parties of the first part, their herein hereunto set their is the same assigned. In Witness Whereof, The said part ies of the first part have hereunto set their is the same assigned. Signed, Sealed and delivered in presence of the same of the same of the same of the same presence of the same presence of the same of the same. In Witness WHEREOF, there here only subscribed my name and sifteed my official seal on the day a year is the same of the same. In Witness WHEREOF, there here only subscribed my name and sifteed my official seal on the day a year is the same period guide execution of the same. In Witness WHEREOF, there here only subscribed my name and sifteed my official seal on the day a year is the same period guide the same. In Witness WHEREOF, there here only subscribed my name and sifteed my official seal on the day a year is the same period guide the same. In Witness WHEREOF, there here only subscribed my name and sifteed my official seal on the day a year is the same year is the same of the same. Notary Public is a first show write. Commission expires Medical the official seal on the day a year is the same of th	and the overplus. If any there be, shall be plid by the party making such sale on domand, to said parties of the first part, their in Witness Whereof, The said part ies of the first part have hereunto set their and seal as the day and year first above written. Signed, Sealed and delivered in presence of STATE OF KANSAS Douglas County, ss. Be it Remembered, That on this before me. the undersigned	and the everylar, it any there be, shall be plad by the party making such sale, on domand, to said parties of the first part, their Witness Whereof, The said part 1es of the first part have hereunto set their and seal a the day and year first above written. pred, Sealed and delivered in presence of Courts O. Campbell (SEAL Courts O. Campbell (SEAL Courts O. Campbell (SEAL Courts O. Campbell (SEAL Courts O. Campbell (SEAL Courts O. Campbell (SEAL Virginia L. Campbell (SEAL (SEAL Virginia L. Campbell (SEAL Virginia L. Campbell (SEAL (SEAL Virginia L. Campbell (SEAL (SEAL (SEAL Virginia L. Campbell (SEAL	Dollars, according to t part 108 of the first part to the s Med. But If default be made in such payments,	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be vold if such payments be made as herein spe or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the
In Witness Whereof, The said part 1es of the first part have hereunto set their in the said and seal a the day and year first above written. Signed, sealed and delivered in presence of Campbell (St. Louis 0. Campbell) STATE OF KANSAS DOUBLES County, ss. Be it Remembered, That on this 247 rd day of 1.0V ember ADD 10 50 before me the undersigned . Notary Public in a for said County and State, came Louis 0. Campbell and his wife, Virginia Campbell . Notary Public in a in witness whereof, There hereculton of the tame. IN WITNESS WHEREOF, I have hereculton of the tame. Notary Public aspires MMM T NOTARY Public aspires MMM T NOTARY Public aspires I horeby released, and the tame of	In Witness Whereof, The said part 1es of the first part have hereunto set their and seal s the day and year first above written. Signed, sealed and delivered in presence of During O. Campbell (SEAL Douglas County,) ss. State OF KANSAS Douglas County, ss. State County and State, come Louis O. Campbell and his wife, Virginia L. Campbell, to me personally known to be the same person g who executed the foregoing instrument of writing and during achoweredged the execution of the same. IN WITHESE WHEREOF, I have hereing subscribed my name and affixed my official seal on the day an year last above writien. Must State OF A.M. PotentasP, rolm dates for at 8:00 A.M. PotentasP, rolm dates for a state my hand this 20th day of August, 1957. The Douglas County and Low Accessing Low Accessing and Low Accessing a	Witness Whereof, The said part 1es of the first part have hereunto set their and seal 8 the day and year first above written. med. Sealed and delivered in presence of Dulls O. Campbell (SEAL Louis O. Campbell (SEAL Louis O. Campbell (SEAL Dulls O. Campbell (SEAL Dul	Dollars, according to t part 108 of the first part to the s field. But if default be made in such payments, his conveyance shall become absolute, and the part, its successors and assigns, at any time the	the terms of one certain note this day executed and delivered by the sais said part y of the second part and this conveyance shall be vold if such payments be made as herein spe or any part thereof, or interest thereon, or the fases, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said party of the second reaffer, to sell the premises hereby granted, or any part thereof, in the manner pascribed by law; an
Ads and seal a the day and year first above written. Signed, Sealed and delivered in presence of Signed, Sealed and delivered in presence of Signed, Sealed and delivered in presence of STATE OF KANSAS DOUGLAS County, ss. STATE OF KANSAS DOUGLAS County, ss. Be it Remembered, That on this before me. the undersigned i of seid County and State, came LOUIS O. Campbell and his wife, Virginia L. Campbell i or me peronally known to be the same perion g who executed the foregoing instrument of writh end duly achnowledged the execution of the same. IN WITNESS WHEREOF, I have hereunip subscribed my name and affixed my official seal on the day e year last above writed. Commission expires MMM T Notary Public in the same search of the same search of the same. Notary Public in the same search of the same search of the same. IN WITNESS WHEREOF, I have hereunip subscribed my name and affixed my official seal on the day e year last above writed. Commission expires MMM T Notary Public in the same search of the same	and seal as the day and year first above written. Signed, Seiled and delivered in presence of Signed, Seiled and delivered in presence of Cause Campbell STATE OF KANSAS DOUGLAS County, as Be it Remembered, That on this 2477 day of Dovember AD 10 55 before me. the undersigned	and seal 8 the day and year first above written. med, sealed and delivered in presence of d (SAU LOUIS 0. Campbell (SAU LOUIS 0. Campbell (SAU Virginia 1. Campbell (SAU Virginia 2. Campbell (SAU Virginia L. Campbell (SAU (SAU Virginia L. Campbell (SAU Virginia L. Campbell (SAU (SAU (SAU Virginia L. Campbell (SAU (SAU (SAU Virginia L. Campbell (SAU (SAU Virginia L. Campbell (SAU (SAU (SAU (SAU (SAU (SAU (SAU Virginia L. Campbell (SAU (SA	field. But If default be made in such payments, is conveyance shall become absolute, and the part, its successors and assigns, at any time the part, its successors and assigns, at any time the with fail the moneys ensing from such sale to r uph sale, and the overplus, if any there be,	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be vold if such payments be made as herein spe- or any part thereof, or interest thereion, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said party of the second reaffer, to sell the promises hereby granted, or any part thereof, in the manier pascribed by law; and retain the amount then due for principal and interest, together with the costs and charges of making thall be paid by the party making such sale, on demand, to said
Signed, Seeled and delivered in presence of Dours O. Campbell Louis O. Campbell STATE OF KANSAS DOUGLAS County, ss. STATE OF KANSAS DOUGLAS County, ss. Be it Remembered, That on this 247 ^A day of 1. OVEMBER A D. 10 56 before me. The undersigned for sid County and State, came LOUIS O. Campbell and his wife, Virginia L. Campbell A D. 10 56 before me. The undersigned for sid County and State, came LOUIS O. Campbell and his wife, Virginia L. Campbell be are personally known to be the same beroing who executed the foregoing instrument of write and duly schowledged the execution of the same. IN WITNESS WHEREOF, I have hereunip subscribed my name and affixed my official seal on the day of year last above writed. Commission expires MMY T 1950 Lowerber 26, 1956 at 8:00 A.M. HOLEASE, Horein dhage they have been paid in full, this portrage is hereby released, and to crusted dincharged. Advanced and this 20th day of August, 1957.	signed, Seiled and delivered in presence of Douglas County, ss. STATE OF KANSAS DOUGLAS County, ss. DOUGLAS County, ss. DOUGLAS County, ss. DOUGLAS County, ss. DOUGLAS County, ss. Be it Remembered, that on this 24474 day of DOVE mber AD 10 56 before me. the undersigned	need, Sesied and delivered in presence of Course Campbell (SEAL Louis 0. Campbell (SEAL Virginia 1. Campbell (SEAL (SEAL Virginia 1. Campbell (SEAL (SEAL Virginia 1. Campbell (SEAL (SEAL Virginia 1. Campbell (SEAL (SEAL (SEAL Virginia 1. Campbell (SEAL (SEAL (SEAL Virginia 1. Campbell (SEAL (SEAL (SEAL Virginia 1. Campbell (SEAL (S	bart 108 of the first part to the s bart 108 of the first part to the s led. But if default be made in such payments, is conveyance shall become absolute, and the conveyance shall become absolute, and the of of all the moneys erising from such sale to r uch sale, and the overplus, if any there be, parties of the fi	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be void if such payments be made, as herein spe- or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said party of the second whole amount shall become due and payable, and it shall be lawful for the said party of the second eventer, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; an even the amount then due for principal and interest, together with the costs and charges of making shall be paid by the party making such sale, on demand, to said arbit Dart, their.
STATE OF KANSAS DOUGLES County, ss. Be it Remembered, that on this 247 ^A before me. the undersigned	STATE OF KANSAS STATE OF KANSAS DOUZIRS COUNTY, ss. Be It Remembered, That on this 24 rd day of 1 OVE mber ADD 19 56 before me the undersigned Notary Public in an for said County and State, same LOUIS C. Campbell and his wille, Virginia L. Campbell to me personally known to be the same person g who executed the foregoing instrument of writing and duty acknowledged the execution of the same. IN WITHERS WHEREOF, These hereings ubscribed my name and affixed my official seal on the day an year last above writien. May 5 May 5 To County, M. Stawyer Notary Public Full, M. Stawyer Notary Public Full, M. Stawyer Full, M. Stawyer Full, M. Stawyer Full, M. Stawyer Full, M. Stawyer Full dates locd having been paid in full, this mortgage is hereby released, and the ted discharged. A Mitness my hand this 20th day of Jacust, 1957. The Dorglas County and Loan Accord	ATE OF KANSAS Ss. Statistical Correction (Statistical Statistics) Durglas County, Ss. Statistics Be it Remembered, That on this 24 th day of OVEmber	Antiperson and a second	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be weld if such payments be made as herein spe or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawfill for the said party of the second resafter, to sail the premises hereby granted, or any part thereof, in the manner pasteribed by law; an etain the amount then due for principal and interest, together with the costs and charges of making shall be paid by the party making such sale, on demand, to said article part, their and assign d part les of the first part have hereunto set their or first above written.
STATE OF KANSAS DOUBLES County, ss. Be it Remembered, That on this 2474 day of 1.0Vember A.D. 10 56 before me. the undersigned	STATE OF KANSAS DOUBLES County, ss. Be it Remembered, that on this 2474 day of 1.0 vember A.D. 10 56 before me. the undersigned	TATE OF KANSAS Virginfe L. Campbell Duglas County, Be it Remembered, That on this 2472 day of 1000 mber A.D. 10 56 before me, the undersigned ior sid County and State, came LOUIS O., Campbell and his wife, Int or sid County and State, came LOUIS O., Campbell and his wife, Int or sid County and State, came LOUIS O., Campbell and his wife, Int or sid County and State, came LOUIS O., Campbell and his wife, Int or sid County and State, came LOUIS O., Campbell and his wife, Int or sid County and State, came Louis O., Campbell and his wife, Int witness whereon, to be the same perion g who executed the foregoing instrument of writing and duly acknowledged the execution of the same. IN WITNESS WHEREOF, There hereinto subscribed my name and affixed my official seal on the day an year last above writen. Inter expire 1000 A.M. Full M., Sawyer Notary Public for years Public herein years of the same period in full, this mortgage is herein released, and the dia characted. As it mean maid in full, this mortgage is herein released, and the dia characted. As it mean my hand this 20th day of Arguist 1057.	Art 108 of the first part to the s art 108 of the first part to the s is conveyance shall become absolute, and the st, its successors and assigns, at any time the it of all the moneys arising from such sale to sch sale, and the overplus, if any there be, parties of the fi In Witness Whereof, The saje ands and seal s the day and yea	the terms of one certain note this day executed and delivered by the sais said part y of the second part and this conveyance shall be vold if such payments be made as herein spe or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said party of the second reaffer, to sell the premises hereby granted, or any part thereof, in the manner peaceribed by law; an etain the amount then due for principal and interest, together with the costs and charges of making shall be paid by the party making such sale, on demand, to said rist part, their heirs and assign d part les of the first part have hereunto set their ir first above written.
Douglas County, ss. Ss. Ss. Ss. Be if Remembered, That on this 2474 day of 1, DVE mber	SS. (SEAL Douzlas County, Ss. 24 ²⁴ day of 1, 0Vember A: D. 19 56 before me. the undersigned ior said County and State, came LOUIS C. Campbell and his wife, iii / ior said County and State, came LOUIS C. Campbell and his wife, iii / ior said County and State, came LOUIS C. Campbell and his wife, iii / ior said County and State, came LOUIS C. Campbell, ia 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 hereinto subscribed my name and affixed my official seal on the day an year last above writes. intuition expires Mary T Ior Mary Public in same. intuition expires Mary T Notary Public my name and affixed my official seal on the day an year last above writes. intuition expires Mary T Ior Mark Mary Public my name and affixed my official seal on the day an year last above writes. mutute M. State Public Mary Publi	SS. (SEAL Duglas County, Ss. 24 rd day of 10Vember A: D. 19 56 before me. the undersigned is sid County and State, came Louis 0 Campbell and his wife, Virginia L. Campbell on the day and state, came is being person g who executed the foregoing instrument of writing and duly achnowledged the execution of the tame. IN WITNESS WHEREOF, I have hereinto subscribed my name and affixed my official seal on the day an year last above written. MMT 1965 Mark M. M. Part M. Stawper Notary Public nber 26, 1956 at 8:00 A.M. HELEASE. State day of have hereing and this 20th day of Marus 1, 1957. The Doubles 20th day of Marus 1, 1957. The Doubles 20th day of Marus 1, 1957.	Dollars, according to t art 105 of the first part to the s ed. But If default be made in such payments, is conveyance shall become absolute, and the str, its successors and assigns, at any time the it of all the moneys arising from such sale to gh sale, and the overplus, if any there be, partles of the fi In Witness Whereof, The saje and and seal is the day and yea	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be weld if such payments be made as herein spec or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawfill for the said part of the second readfer, to sell the premises hereby granted, or any part thereof, in the manner pascribed by law; an etain the amount then due for principal and interest, together with the costs and charges of making shall be plad by the party making such sale, on demand, to said TSt part, their d part les of the first part have hereunto set the trainer in first above written. To the first part of the first part have hereunto set the trainer Louis O. Campbell (SEAL
Be it Remembered, That on this 2474 before me. the undersigned	Be it Remembered, That on this 244 th day of 1.0Vember A.D. 1056 before me. the undersigned	Be it Remembered, That on this 24th day of OVEmber A.D. 19 56 before me. the undersigned . Notary Public in an for said County and State, tame Louis C. Campbell and his wife, Virginia L. Campbell . io me personally known to be the same person g who executed the foregoing instrument of writing and duly achnowledged the execution of the same. IN WINESS WHEREOF, I have hereinto subscribed my name and affixed my official seal on the day an year last above writen. MMY 5 1956 at 8:00 A.M. ELLEASS. Un dance float having boon paid in full, this nortgage is hereby released, and the ted diachareed. As itness my hand this 20th day of August 1957. The Doublas County fullding and Loan Associ	Dollars, according to t art 105 of the first part to the s ed. But If default be made in such payments, is conveyance shall become absolute, and the st, its successors and assigns, at any time the it of all the moneys arising from such sale to t plastics and the overplox, if any there be, parties of the fi in Witness Whereof, The said ands and seal 5 the day and yea Signed, Sealed and delivered in presenc	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be vold if such payments be made, as herein spec or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said party of the second whole amount shall become due and payable, and it shall be lawful for the said party of the second whole amount shall become due and payable, and it shall be lawful for the said party of the second whole amount then due for principal and interest, together with the costs and charges of making shall be paid by the party making such sale, on demand, to said rist part, their depart les of the first part have hereunto set their or first above written. To function of the same payable. (SEAL Louis 0. Campbight Campbell Campbell States of the first part have for the same for the same contained of the first part have hereunto set the second together the same for the first part have for the same for the same contained of the first part have for the same for the second together the same for the first part have for the same for the same contained of the first part have for the same
before me. the undersigned	before me the undersigned	before me. the undersigned	Dollars, according to t art 103 of the first part to the s according to the first part to the s a conveyance shall become absolute, and the s conveyance shall become absolute, and the tof all the moneys arising from such sale to r sh sale, and the overplus, if any there be, Darties of the fi In Witness Whereof, The said ands and seal 6 the day and yea Signed, Sealed and delivered in presence a STATE OF KANSAS	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be iold if such payments be made, as herein spec or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said part of the second restler, to sell the premises hereby grained, or any part thereof, in the manner prescribed by law, an restler, to sell the premises hereby grained, or any part thereof, in the manner prescribed by law, an restler, to sell the premises hereby grained, or any part thereof, in the manner prescribed by law, an restler, to sell the premises hereby grained, or any part thereof, in the manner prescribed by law, an restler, to sell the premises hereby grained, or any part thereof, in the manner prescribed by law, and restler, to sell the premises hereby grained, or any part thereof, in the manner prescribed by law, and restler, to sell the premises hereby grained, to said rist part, their or first above written. re of
Virginia L. Campbell I o me personally known to be the same person g who executed the foregoing instrument of write end duly achnowledged the execution of the same. IN WITNESS WHEREOF. I have hereunip subscribed my name and affixed my official seal on the day a year last above writen. Commission express May 5 Commission express May 5 Notary Put November 26, 1956 at 8:00 A.M. Frinas55. It roin dang flood having borg paid in full, this northage is hereby released, and t provided dincharged. As Winness my hand this 20th day of August 1957.	Virginia L. Campbell , In me periodily known to be the same periodig who executed the foregoing instrument of writing and duly acknowledged the execution of the same . IN WITHEES WHEREOF, I have hereinto subscribed my name and affixed my official seal on the day and year last above writien. May 5 1000	In the series Virginia L. Campbell , In the perionally known to be the same perion g who executed the foregoing instrument of writing and duly acknowledged the execution of the same. IN WINESS WHEREOF, I have hereinto subscribed my name and affixed my official seal on the day and year last above writed. IN WINESS WHEREOF, I have hereinto subscribed my name and affixed my official seal on the day and year last above writed. IN WINESS WHEREOF, I have hereinto subscribed my name and affixed my official seal on the day and year last above writed. Martin Structure Martin Structure Martin Structure Notary Public The Devela Call of the search of the same and affixed my official seal on the day and the search of	Dollars, according to t art 128 of the first part to the s ed. But If default be made in such payments, a conveyance shall become absolute, and the ert, its soccessors and assigns, at any time the it of all the moneys arising from such sale to r gh sale, and the overplus, if any there be, parties of the f1 In Witness Whereof, The sale ands and seal 6 the day and yea Signed, Sealed and delivered in presence a STATE OF KANSAS Doug188 County,	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be iold if such payments be made, as herein spec or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said party of the second whole amount shall become due and payable, and it shall be lawful for the said party of the second restrict, to sell the premises hereby grained, or any part thereof, in the manner prescribed by law; an etain the amount then due for principal and interest, together with the costs and charges of making thall be paid by the party making such sale, on demand, to said rist part, their distribution of the first part have here unto set the transformer in first above written. To auto 0. Campbell Louis 0. Campbell (SEAL 2015 pinte L. Campbell SEAL
io me personally known to be the same person g who executed the foregoing instrument of write end duly acknowledged the execution of the same. IN WITNESS WHEREOF, -1 have hereining subscribed my name and affixed my official seal on the day a year last above written. MMY 5 1955 Furth M. Seuver November 26, 1956 at 8:00 A.M. Horizond Content of the same of a fixed my official seal on the day a horizon dance floor new in the same of the same of the same of a fixed my official seal on the day a personal sector of the same of the sa	to me personally known to be the same person g who executed the foregoing instrument of writing and duly exhowledged the execution of the same. IN WITNESS WHEREOF, I have bereating subscribed my name and affixed my official seal on the day and year last above writed. Musion expires musion e	io me personally known to be the tame person B who executed the foregoing instrument of writing and duly acknowledged the execution of the tame. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above writen. MMY 5 1050 Furth M. Sawyer Notary Public moder 26, 1956 at 8:00 A.M. RELEASE. Un dance float having been paid in full, this mortgage is hereby released, and the ted discharged. As singless my hand this 20th day of August 1,1957. The Doublas County fullding and Loar Aspect	Dollars, according to t art 189 of the first part to the s ed. But If default be made in such payments, is conveyance shall become absolute, and the st, its successors and assigns, at any time the to fail the moneys arising from such sale to t parties of the fi in Witness Whereof, The said ands and seal is the day and yea signed, saled and delivered in presence d STATE OF KANSAS DOUGLES County, Be it Re	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be weld if such payments be made as herein spec or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawfill for the said part of the second reseffer, to sell the premises hereby greated, or any part thereof, in the manner prescribed by law; an etain the amount then due for principal and interest, together with the costs and charges of making shall be paid by the party making such sale, on demand, to said a part 1es of the first part have hereunto set the transfer is of the first part have hereunto set the transfer using the same of the first part have hereunto set the transfer using the part of the first part have hereunto set the transfer using the same of the first part have hereunto set the transfer using the same of the first part have hereunto set the transfer using the same of the first part have hereunto set the transfer using the same of the first part have hereunto set the transfer using the same of the first part have hereunto set the transfer using the same of the first part have the transfer using the same of the first part have hereunto set the transfer to the transfer of the first part have hereunto set the transfer the unit of the second of the first part have hereunto set the transfer the unit of the second of the first part have hereunto set the transfer the unit of the second
IN WITNESS WHEREOF. I have hereunip subscribed my name and affixed my official seal on the day a year last above writed. Commission expires The spire of the seal of the seal of the seal of the day of the seal of the day of the seal	IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seel on the day an year last above written. minion expires many rear last above written. minion expires many rear last above written. minion expires many rear last above written. Furth M. Sawver Ruth M. Sawver Notary Public Furth M. Sawver Notary Public Ruth M. Sawver Ruth M. Sawver Notary Public Ruth M. Sawver Notary Public Ruth M. Sawver Notary Public Register of Ruth Association and the source of August, 1957. The Douglas County Suilding and Losn Accord	IN WITNESS WHEREOF, I have hereinto subscribed my name and affixed my official seal on the day an year last above withen. may r 1063 Motary Public Ruth M. Sewver Notary Public Refired S. Sin dance flood having been paid in Full, this hortspace is hereby released, and the dendification of August 1957. The Doublas County building and Loan Associ	Dollars, according to t art 189 of the first part to the s ed. But If default be made in such payments, is conveyance shall become absolute, and the st, its successors and assigns, at any time the it of all the moneys arising from such sale to f pastle, and the overplox, if any there be, parties of the fi in Witness Whereof, The said ands and seal s the day and yea Signed, Sealed and delivered in presence d STATE OF KANSAS Dougles County, Be it Re	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be wold if such payments be made as herein spe- or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawfill for the said party of the second readfer, to sell the premises hereby granted, or any part thereof, in the manner pascribed by law; an etain the amount then due for principal and interest, together with the cests and charges of making shall be plad by the party making such sale, on demand, to said TSt Part, their heirs and assign d part les of the first part have hereunto set their ir first above written. To first above written. To auto Campbell Stat Louis O. Campbell Stat Virginife L. Campbell (Stat Virginife L. Campbell (Stat Virginife L. Campbell ss. 2477 day of 1000 ember A: D. 1956 before me the undersigned for said county and State, same Louis O. Campbell and his wiffe,
Commission expires May F 1955 Kink M Jacuyer Notary Put November 26, 1956 at 8:00 A.M. ReLEASE. In roln dance flood having been paid in full, this nortgage is hereby released, and t created discharged. As Witness my hand this 20th day of August, 1957.	mulan expires may r mulan expires may r ember 26,1956 at 8:00 A.M. RELEASE. rein dance flood having been paid in full, this mortgage is hereby released, and the ated discharged. As Altreas by hand this 20th day of August,1957. The Douglas County building and Losn Accord	mber 26,1956 at 8:00 A.M. FELEASE. Oin described having been paid in full, this mortgage is hereby released, and the ted discharged. As witness my hand this 20th day of August,1957. The Douglas County building and Loss Associ	Dollars, according to t art 128 of the first part to the s ed. But if default be made in such payments, is conveyance shall become absolute, and the et, its successors and assigns, at any time the it of all the moneys arising from such sale to t parties of the fi In Witness Whereof, The said ands and seal 5 the day and yea Signed, Sealed and delivered in presence STATE OF, KANSAS Dougles County, Be it Re	the terms of one certain note this day executed and delivered by the sais said part y of the second part and this conveyance shall be iold if such payments be made, as herein spe or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said party of the second whole amount shall become due and payable, and it shall be lawful for the said party of the second whole amount shall become due and payable, and it shall be lawful for the said party of the second whole amount shall become due and payable, and it shall be lawful for the said party of the second restret, to sell the premises hereby grained, or any part thereof, in the manner prescribed by law, any restain the amount then due for principal and interest, together with the cests and charges of making shall be paid by the party making such sale, on demand, to said IFSL DETL, their affirst above written. are of <i>Construct Composed</i> (SEA) <i>Congeneea Completed</i> (SEA) <i>Congeneea Congeneea Congeneed</i> (SEA) <i>Congeneea Congeneea Congeneea</i>
November 26,1956 at 8:00 A.M. RELEASE. Herein deac flood having been paid in full, this nortgage is hereby released, and t created discharged. As Witness my hand this 20th day of August,1957.	ember 26,1956 at 8:00 A.M. RELEASE. rein date: Used having been paid in full, this mortgage is hereby released, and the ated discharged. As Witness my hand this 20th day of August,1957. The Douglas County building and Lean Associ	mber 26,1956 at 8:00 A.M. RELEASE. Win dead Thod having been paid in full, this mortgage is hereby released, and the ted discharged. As Witness my hand this 20th day of August,1957. The Douglas County Fuilding and Losn Associ	Dollars, according to t art 128 of the first part to the s ied. But if default be made in such payments, is is conveyance shall become absolute, and the er, its successors and assigns, at any time the of all the moneys arising from such sale to t parties of the fi in Witness Whereof, The said ands and seal is the day and yea Signed, sealed and delivered in presence of STATE OF, KANSAS DOUGLES County, Be it Re	the terms of one certain note this day executed and delivered by the said said part y of the second part and this conveyance shall be well if such payments be made as herein spe or any part thereof, or interest thereof, or the taxes, or if the insurance is not kept up thereof, the whole amount shall become due and payable, and it shall be lawfill for the said party of the second reseffer, to sell the premises hereby greated, or any part thereof, in the manner posteribed by law; an etain the amount then due for principal and interest, together with the costs and charges of making shall be paid by the pairy making such sale, on demand, to said a part 1 es of the first part have hereunto set the 17 r first above written. or first above written. so of 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
RELEASE. In role described having been paid in full, this mortgage is hereby released, and t cruated discharged. As Ajtmess my hand this 20th day of Aurust, 1957.	FELEASE. rela dascelled having been paid in full, this mortgage is hereby released, and the ated discharged. As witness my hand this 20th day of August,1957. The Douglas County building and Lean Associ	RELEASE. Win described having been paid in full, this mortgage is hereby released, and the ted discharged. As witness my hand this 20th day of August,1957. The Douglas County building and Lean Associ	STATE OF KANSAS DOUGLES COULDES DOUGLES COULDES DOUGLES DOUG	the terms of one certain note this day executed and delivered by the said said part y of the second part and this convexance shall be void if such payments be made, as herein spec or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall because due and payable, and it shall be lawful for the said party of the second resafter, to sell the premises hereby granted, or any part thereof, in the manner peacribed by law; an retain the amount then due for principal and interest, together with the cests and charges of making shall be paid by the party making such sale, on demand, to said rEST PART, their heirs and assign d part les of the first part have hereunto set their trist above written. The part les of the first part have hereunto set their together with the campbell Louis O. Campbell (SEA) Virginia L. Campbell (SEA) Virginia L. Campbell to me personally known to be the same person g who executed the foregoing instrument of writing and the ake, came Louis O., Campbell and his wiffe, Virginia L. Campbell to me personally known to be the same person g who executed the foregoing instrument of writing and dy acknowledged the execution of the same. ESS WHEREOF, I have hereauto subscribed my name and affixed my official seel on the day an varie that above writes.
			Dollars, according to t art 128 of the first part to the s ied. But if default be made in such payments, is is conveyance shall become absolute, and the er, its successors and assigns, at any time the of all the moneys arising from such sale to t parties of the fi in Witness Whereof, The said ands and seal is the day and yea Signed, sealed and delivered in presence of STATE OF, KANSAS DOUGLES County, Be it Re	the terms of one certain note this day executed and delivered by the sais said part y of the second part and this conveyance shall be void if such payments be made, as herein spe or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawfil for the said party of the second readfer, to sell the premises hereby granted, or any part thereof, in the manner preactibed by law, any readfer, to sell the premises hereby granted, or any part thereof, in the manner preactibed by law, any readfer, to sell the premises hereby granted, or any part thereof, in the manner preactibed by law, any readfer, to sell the premises hereby granted, or any part thereof, in the manner preactibed by law, any readfer, to sell the premises hereby granted, or any part thereof, in the manner preactibed by law, any readfer, to sell the premises hereby granted, or any part the anount the due for principal and interest, together with the cests and charges of making shall be paid by the party making such sale, on demand, to said rest 1 es of the first part have hereunto set the trans- trans above written. and part 1 es of the first part have hereunto set the trans- trans and assign d part 1 es of the first part have hereunto set the trans- trans above written. and this vary first 0. Campbell (SEAL Virginia L. Campbell and his wife, Virginia L. Campbell and his wife, Virginia L. Campbell - to me personally known to be the same person g who executed the foregoing instrument of writing and duy acknowledged the execution of the same. ESS WHEREOF, I have hereant publicrimed my nome and affixed my official seal on the day any vare that above writed. Notary Publi Euclin M. Druwyer
			Commission expires d. But If default be made in such payments, is conveyance shall be come absolute, and the ris successors and assigns, at any time the of all the moreys arising from such sale to f the new parties of the fill in Witness Whereof, The sale and seal is the day and yea signed, sailed and delivered in presence at the same state of the fill in Witness Whereof, and the ris and the respective of the fill in Witness Whereof, and the fill in Witness Whereof, the sale and seal is the day and yea signed, sailed and delivered in presence at the fill in Witness Whereof, the sale is the day and yea signed, sailed and delivered in presence at the fill in Witness Whereof, the sale is the day and yea signed, sailed and delivered in presence at the fill in Witness Whereof, the sale is the day and yea signed, sailed and delivered in presence at the fill in Witness Whereof, the sale is the day and yea signed, sailed and the second state of the fill in Witness Whereof, the sale at the day and yea signed, sailed and delivered in presence at the fill in the sale at the day and yea signed, sailed and the second state at the day and yea signed, sailed and the second state at the day and yea signed, sailed and the second state at the s	the terms of one certain note this day executed and delivered by the sail said part y of the second part and this conveyance shall be wold if such payments be made, as herein spe or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawfill for the side party of the second readfer, to sell the premises hereby granted, or any part thereof, in the manner paracribed by law; ag- retain the amount then due for principal and interest, together with the costs and charges of making shall be plad by the party making such sale, on demand, to said TST PART, their heirs and assign d part les of the first part have hereunto set their irr in first above written. and the singer of the second second second second second second second to use of Doubs O. Campbell (SEA Doubs O. Campbell (SEA Differing of the second second second second second second (SEA Doubs O. Campbell (SEA Differing of the second second second second second second second second (SEA Differing of the second s
			A But if default be made in such payments, conveyance shall become abaolute, and the ty its successors and assigns, at any time the of all the moneys arising from such als to r in sale, and the overplus, if any three be, particles of the fit In Witness Whereof, The sale nds and seal is the day and yea Signed, Sealed and delivered in presence of STATE OF KANSAS DOUGLES County, Be it Re Signed for the fit IN WITHING Commission expires MMM F	the terms of one certain note this day executed and delivered by the sail said part y of the second part and this conveyance shall be void if such payments be made, as herein spe or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, the whole amount shall become due and payable, and it shall be lawful for the said party of the second resafter, to self the promises hereby grained, or any part thereof, in the manner prescribed by law gr retain the amount then due for principal and interest, together with the cests and charges of making shall be paid by the party making such sale, on demand, to said rist part, their retain the amount then first part have hereunto set their retain the amount then first part have hereunto set their retain the amount then first part have hereunto set their retain the amount then first part have hereunto set their retain the said and retain a said rist above written. retain first above written. retain the undersigned ss. ss. ss. ss. ss. sterembered, that on this for said County and sale, come Louis O., Campbell and his wife, Virginia L. Campbell to me personally knowing to be the tame person g who executed the foregoing instrument of writing and duy acknowledged the execution of the same. ss. statistic county writed. saw lat above wri

1.1

**