<pre>bart 10 20 f the first part, and The Lewrence Building and Loan Association</pre>
<form>      Notation     Notation     Description     Description     Description     Description       Inimitation     Notation     Notation     Notation     Notation     Notation       Inimitation     Notation     Notation     Notation     Notation     Notation       Inimitation     Notation     Notation     Notation     Notation     Notation       Inimitation     Notation     Notation     Notation     Notation       Initiation     Notation     Notation     Notation     Notation       Initinitiation</form>
Magnetore, Wade Hisis     Name
of Lawrence       in the County of Douglas       and State of Kansas         part lesof the first part, and The Lawrence Building and Loan Association       part y of the second part.         Winnesselt, that the said part lesof the first part, in consideration of the sum of Thirty-six Hundred and no/100       part y of the second part, the sind part lesof the first part in consideration of the sum of Thirty-six Hundred and no/100       part y of the second part, the first part, the consideration of the sum of Thirty-six Hundred and no/100       part y of the second part, the first part, the consideration of the sum of Thirty-six Hundred and no/100       part y of the second part, the first part and State of Kansas         (in them, dould paid, the receipt of which is hereby acknowledged, ha Vesold, and by the inderive do GRANT, BARGAIN, SEL and MORTGAGE to the said part 1 of the second part, the following described real estate situated and being in the County of Lawrence.         (in the apportenences and all the estate, the and Interest of the said part 1 of the first part therence.         (in the theory of Lawrence and the first part hall all the delve hard the first part therence.         (in the theory of the second part, the said part 1 of the therence and the first part herence.         (in the theory of Lawrence and the said and there are an and y the said part 1 of the therence and the said part 1 of the second part is the said part in the said pa
Ininty-six Hundred and no/100   to   them   duly paid, the raceipt of which is hereby acknowledged, he Vesold, and by   in indenture do   GRANT, BARGAIN, SEL and MORTGAGE to the said part X of the second part, the   folowing described real estate situated and being in the County of   Durglas   main county   Construction   Construction<
them       duly paid, the racept of which is hereby acknowledged, ha Vesdd, and by the inderture do         them       duly paid, the racept of which is hereby acknowledged, ha Vesdd, and by the inderture do         them       Duly had, the racept of which is hereby acknowledged, ha Vesdd, and by the inderture do         them       Duly had, the racept of which is hereby acknowledged, ha Vesdd, and by the inderture do         them       Duly had, the racept of which is hereby acknowledged, ha Vesdd, and by the inderture do         them       Duly had, the racept of which is hereby acknowledged, ha Vesdd, and by the inderture do         them       Duly had, the racept of which is hereby acknowledged, ha Vesdd, and by the inderture do         the race inderture do       Duly had, the race part of the set of hereby acknowledged, ha Vesdd, and the inderture do         the race inderture do       Duly had, the race part of the set of hereby acknowledged, ha Vesdd, and the inderture do         the race inderture do       Duly had, the race part of the set of hereby had.         the race inderture do       Duly had, the race part of the race had had the set here of the set of the se
htmeswood Gardens, an addition to the City of Lawrence, Douglas county, Kanasa with the appurtenances and all the estate, tille and interest of the said part 193 fithe first part therein. Ad the said part 198 of the first part do
with the appurtenances and all the estate, title and interest of the said part 10.8 ft the first part therein. And the said part 10.8 of the first part do hereby covenant and agree that at the delivery hereof the Y arG, he lawful covers S of the premises above granted, and asterd of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance; and that they will warrent and defend the same against all partles making lawful claim there. As a greed between the partles hereto that the part 10.8 of the first part shall at all times during the life of this indenture, pay all taxes they are belowed on senses degalant the and formed in two terms and you then insurance compares as shall be sorted by the part of the second part, the low, if and formed in two terms and you such insurance compares as shall be sorted or and the amount is paid ball becomes a part of the inscrete against fit and the amount is paid ball back inscrete any pay taid taxes and insurface, or either, and the amount is paid ball back inscrete any pay taid taxes and insurface, or either and the amount is paid ball back integers and the back of payment. The instruction of the indetedent, secure by the second part to the indetedent of the labeled of the first part shall fit to pay such first each and insurface. The first part 10.00 is contained by the part 1 of the second part to the indetedent, secure by payment of the sum of <u>Thirthy-Six Hundred and no/1000</u> DOLARS. The GRUES to the indet as a mortpage to secure the payment of the sum of the deligation contained the second part to pay for any insurance or to distarge any taxes with interest interest as herein fouly discharged in the second part to pay for any insurance or to distarge any taxes with interest interest or if the labeled of read back as herein specified, and the able in the origing on a side able paysing in the second part is pay the second part to pay for any insurance or to distarge any taxes with interest intereon, as herein fouly discharged in th
As a greed between the parties hereto that the per 198 of the first part shall at all times during the life of this indenture, pay all taxes the search are the buildings upper sid reases are insured against time and created the term and by use insures as considered to the second part to be seen of the life of the second part to be series of the second part to be series of the second part to be series of the second part to be second part. To be second part to be second part to

ł

.