This Substitute, Much the		This Indenture, Made this 5th day of July in the year of
With the appurtenances and all the estate, tide and interest of the particle of the first part therein; and the said party of the second part, of the particle		our Lord one thousand eight hundred and MMML (OUA between between
With the appurtenances and all the estate, title and interest of the partial of the first part herein; and the said former to the appurtenances and all the estate, title and interest of the partial of the first part therein; and the said former to the said party of the second part, and assigns, all that tract or parcet of land sinancia in the Country of Douglas and State of Konser, and described as follows, to wit: and assigns, all that tract or parcet of land sinancia in the Country of Douglas and State of Konser, and described as follows, to wit: and suspense of the said party of the second part, and the said party in the Hall of th		Mary a James and Orville Pruin Mr Mulland
With the second part like and interest of the first part, in consideration of the sam of		of the Otty of January of Laurence Kansas, of the second part,
bight Name and a segment of the second part, and some grant: and convey to the said party of the second part, and assign, all that tract or parcel of land shunted in the County of Douglas and State of Kansas, and described as follows, to wit: and assign, all that tract or parcel of land shunted in the County of Douglas and State of Kansas, and described as follows, to wit: and assign, all that tract or parcel of land shunted in the County of Douglas and State of Kansas, and described as follows, to wit: and assign of land that the Land and Land L		of the first part and THE NANSAS NATIONAL DOLLARS INC.
with the appartenances and all the estate, title and interest of the partial of the first part therein; and the said format of the said approach in the part of the score and the first part half the mount of \$70.00		C: 11 Number
and assigns, all that treet or parcel of land situated in the County of Dangus and American Community of the Loudy East County of the County of the Loudy East County of th		grant and convey to the said party of the second party
with the appurtenances and all the estate, title and interest of the partial of the first part therein; and the said for the partial of the first part therein; and the said for the partial of the partial of the premises above granterly and series of a good and indefeasible estate of inheritance therein free and elear of all incumbrances, and that the full part and defend the same in the quiet inheritance therein free and elear of all incumbrances, and that the full performance of all the obligations and peaceable possession of the said party of the second part, and assigns forcer. THIS GRANT is intended as a Mortgage to occure the payment and the full performance of all the obligations and conditions of a certain Bond this day executed by the said condition of a said bond by the partial signing the same, this provided; and upon the prompt performance of all said conditions of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the part all the payments therein provided when the same paid at the time when the same are by have made due and payable, then upon the lapprends of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the payment and be due; or if the taxes and assessment of every name which are assessed or levied against said premisers, the stripe of any of the conditions of said bond, or in the conveyance shall be the payments therein provided when the same, paid at the time when the same are by have made due and payable, then upon the happening of any sources, the same are by have made due and payable then upon the happening of any saves of said association, shall unmodifiedly become due and payable, and it shall be and penalties as shall accreaments the payment and be due or if the taxes and assessment of every material or any of the conditions of a said association. In the same are by the made and a payable then upon the happening of any saves and said conditions. The partial of the first part hereby agree—t		and essigns all that tract or parcel of land situated in the County of Douglas and State of Randa July 1
with the appurtenances and all the estate, title and interest of the partILA_of the first part therein; and the said for the partILA_of the first part therein; and the said for the partILA_of the first part therein; and the said for the partILA_of the first part therein; and the said for the partILA_of the first part therein; and the said part of the partILA_of the first part therein; and the said part of the partILA_of the first part therein; and the said part of the said part of the second part, and sasigns forever. THIS GRANT is intended as a Mortgage to secure the payment and the full performance of all the obligations and conditions of a certain Bond this day executed by the said conditions of said bond by the partILA_signified the same, this particular to the said Kanasa Nactiona Bellinisha and a conditions of said bond by the partILA_signified the same, this conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance, the part of any part and the part of the same part of any said failures, the volce of said sum of \$ 500	Щ	Communing at the both of awaring, there running feet rgo but, there
with the appurtenances and all the estate, title and interest of the partILA_of the first part therein; and the said for the partILA_of the first part therein; and the said for the partILA_of the first part therein; and the said for the partILA_of the first part therein; and the said for the partILA_of the first part therein; and the said part of the partILA_of the first part therein; and the said part of the partILA_of the first part therein; and the said part of the said part of the second part, and sasigns forever. THIS GRANT is intended as a Mortgage to secure the payment and the full performance of all the obligations and conditions of a certain Bond this day executed by the said conditions of said bond by the partILA_signified the same, this particular to the said Kanasa Nactiona Bellinisha and a conditions of said bond by the partILA_signified the same, this conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance, the part of any part and the part of the same part of any said failures, the volce of said sum of \$ 500		North 170 feet, thene, out rgo feet, thene touth 170 feet to flace of beginning; being
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THIS GRANT is intended as a Mortgage to secure the payment and the full performance of all the obligations and conditions of a certain Bond this day executed by the said conditions of a certain Bond this day executed by the said conditions of a certain Bond this day executed by the said to the said RANSAS NAFFORAL BULLISM AND LOAN ASSOCIATION, for the payment of \$500 as therein to the said KANSAS NAFFORAL BULLISM AND LOAN ASSOCIATION, for the payment of \$500 as therein provided; and upon the prompt performance of all said conditions of said bond by the partILL signing the same, this provided; and upon the prompt performance of all said conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be to the same shall be due; or if the taxes and assessments of every nature which are assessed or levied against said premises are not paid at the time when the same are by law made due and which are assessed or levied against said premises are not paid as the time when the same are by law made due and which are assessed or levied against said premises are not paid at the time when the same are by law made due and which are assessed or levied against said premises are not paid at the time when the same are by law made due and which are assessed or levied against said premises are not paid as the time when the same are by law made due and which are assessed or levied against said part of the second part, or assigns, at any time thereafter, to sell the premises hereby granted, or any part lawful for the said part of the second part, or assigns, at any time thereafter, to sell the premises hereby granted, or any part lawful for the manount of said bond, to wit: \$700, less part or assigns; and out of the moneya arising from such sale, to retain the manount of said bond, to wit: \$700, less part or assigns; and out of the moneya arising from such sale, to retain the cost and bond, to the said bond, to the sa		1 11. I III II
THIS GRANT is intended as a Mortgage to secure the payment and the full performance of all the obligations and conditions of a certain Bond this day executed by the said to the said Kansas National Building Milling		the lawful owners of the premises above granted, and seized of a good and indefeasible estate of the lawful owners and that the lawful owners are the lawful owners and that the lawful owners are the lawful owners and that the lawful owners are the lawful owners and that the lawful owners are the lawful owners and that the lawful owners are the lawful owners and that the lawful owners are the lawful owners and that the lawful owners are the law
conditions of a certain Bond this day executed by the said LOAN ASSOCIATION, for the payment of \$700 as therein to the said Kansas National. Building and Loan Association, for the payment of \$700 as therein provided; and upon the prompt performance of all said conditions of said bond by the partilla signing the same, this provided; and upon the prompt performance of all said conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the conveyance shall be payled when the same and penalties as shall accrue under the by-laws of said Association, shall immediately become due and payable, and it shall be and penalties as shall accrue under the by-laws of said Association, shall immediately become due and payable, and it shall be and penalties as shall accrue under the by-laws of said Association such sale, to retain the amount of said bond, to wit: \$700, less only the amount of dues paid as principal upon said bond, together with the cost and charges of making such sale; and the overplus; if any there be, shall be paid by the party_making such sale, on demand, to the said overplus; if any there be, shall be paid by the party_making such sale, on demand, to the said overplus; if any there be, shall be paid by the party_making such sale, on demand, to the said overplus; if any there be, shall be paid by the party_making such sale, on demand, to the said only the party_making such sale; and the overplus; if any there be, shall be paid by the party_making such sale, on demand, to the said only the party_making such sale; and the demander of the first part had be party of the said o	E 2 4	
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making of any payments therein provided when the same are by law made due and which are assessed or levied against said premises are not paid at the time when the same are by law made due and payable, then upon the happening of any said failures, the whole of said sum of \$800	nett.	provided; and upon the prompt performance of an said controlled and of the conditions of said bond, or in the
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lawful for the said party of the second part, or assigns, at any thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the party of the second thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the party of the second thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the party of the second thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the party of the second thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the party of the second thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the party of the second part or assigns, and out of the manner prescribed by law, appraisement hereby waived or not, at the option of the party of the second part or assigns, and out wit: \$700	Townson or the second	payable, then upon the happening of any said failures, it Association shall immediately become due and payable, and it shall be
part or assigns; and out of the moneys arising from stick, stock the with the cost and charges of making such sale; and the only the amount of dues paid as principal upon said bond, together with the cost and charges of making such sale; and the overplus, if any there be, shall be paid by the party making such sale, on demand, to the said overplus, if any there be, shall be paid by the party making such sale, on demand, to the said overplus, if any there be, shall be paid by the party making such sale, on demand, to the said overplus, if any there be, shall be paid by the party making such sale, on demand, to the said overplus, if any there be, shall be paid by the party making such sale, and the overplus, if any there said party of the first part have hereunt of \$7000 on said property, as provided in the by-laws of said Association. 3n Witness Whereof, The said partual of the first part have hereunto set the hands and seals the day and year above written. [L. s.]	Note of the last	lawful for the said party of the second part, or assigns, at any the universely or not at the option of the party of the second
overplus, if any there be, shall be part by the part in making such shall be part by the part in making such shall be part by the part in making such shall be part by the part in making such shall be part in said property, here in and for said county, personally came Mary and Orwills and Orwills and Said County, personally came Mary and Orwills and Orwills and Said County, personally came Mary and Orwills and Orwills and Said County, personally came Mary and Orwills and Orwills and Said County, where the part is making such shall be part in said specific shall be part in making such shall be part in making shall be part in the part	7	thereof, in the manner prescribed by law, apparatus the sale, to retain the amount of said bond, to wit: \$800, less part or assigns; and out of the moneys arising upon said bond, together with the cost and charges of making such sale; and the
The part life of the first part hereby agree to maintain insurance to the amount of \$7000 on said property, as provided in the by-laws of said Association. In Whereof, The said part life of the first part have hereunto set the hands and seals the day and year above written. May 0. Junin [L. s.] [L. s.] [L. s.] [L. s.] [L. s.] On this day of July A. D. 1894 before me, in and for said County, personally came May 0. Junin (M. Junin M.) Personally came May 0. Junin (M.) The part life of said property, as provided in the by-laws of said property. [L. s.]	***************************************	averable if any there be, shall be past by the party making such sate, on demand, to
as provided in the by-laws of said Association. In Witness Whereof, The said partitle of the first part have hereunto set that hands and seals the day and year above written. May a function of the first part have hereunto set that hands and seals the day and year above written. [L. s.] [L. s.] [L. s.] [L. s.] On this day of July A. D. 1844 before me, in and for said County, personally came Mary a Juvin and Orwills a Juvin, Mr.	con, for-	The part IA of the first part hereby agree to maintain insurance to the amount of \$1000 on said property,
day and year above written. Mary C. Jawim [L. s.] Owill C. Jawim [L. s.] [L. s.] [L. s.] State of Bansas Douglas County. 55. On this day of July A. D. 1844 before me, in and for said County, personally came Mary C. Jawim and Owills C. Jawim, M.	In o Assocat	and the hy-laws of said Association.
Douglass — [1. 5.] [~	day and year above written.
Douglass — [1. 5.] [223	Oparity O Jamina [1.5]
State of Bansas Douglas County. 55. On this day of July A. D. 1894 before me, in and for said County, personally came Mary O Juvin and Orville O. Juvin, M.	ري	
State of Bansas Douglas County. 55. On this a Notary Public in and for said County, personally came Mary O. Jawin and Owills O. Jawin, W.		
personally came Mary C. Jawan and Julia C. Jawan, val		Breeze Stranger Douglas County 55.
personally came Mary C. Jawan and Julia C. Jawan, val		On this day of July A. D. 1894 before me,
		a Notary Public in and for said County,
to me personally known to be the identical persons described in, and who executed the foregoing conveyance as grantors and duly acknowledged the execution of the same. In Testimony whereof, I have hereunto subscribed my name and affixed my official seal, on the day and year last above written. My commission expires fruit 1 18 95 Recorded July 5		personally came Mary C. Jawan and Julia C. Stavan, var
the foregoing conveyance as grantors, and duly acknowledged the execution of the same. In Testimony whereof, I have hereunto subscribed my name and affixed my official seal, on the day and year last above written. My commission expires with 1895 Recorded wy - 1895 A. D. 1894, at 7 ³⁰ o'clock M. A. D. 1894, at 7 ³⁰ o'clock M. A. D. 1894, at 7 ³⁰ o'clock M.	868	to me personally known to be the identical persons, described in, and who executed
my official seal, on the day and year last above written. My commission expires frul 1/1 1895 Recorded July 5	1711	the foregoing conveyance as grantors and duly acknowledged the execution of the same.
My commission expires April 1895 Recorded July = 5 A. D. 1894, at 7 ³⁰ o'clock I M. James Brooks Begister of Deeds.	2 2	
Recorded July = 5 A. D. 1894, at ? o'clock J _ M. James Brooks Regular of treats.	260	Ny commission avaires Abril 91 1895 Setary Public.
Recorded LULY - O A. D. 1894, at 7 O Clocks - M. January O Bends.	Laco	B C Out of S A D 2 1/ 1820 May C
Begister of Beets.	con	Recorded Huy = 0 A. D. 1894, at T = o'clocks = M. (Asuno Brooks
	B	Register of Beetle.

My deal of the gradient of determined by the deal the deal of the gradient of the deal of