Reg. No. 5666 Fee Faid \$11.25 4

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	MORTGAGE S2ED BOOK 92
	This Indenture while Ath
	year of our Lord one thousand nine hundred -1 for two actions in the
	Gerald V. Davis and Esther Davis, husband and wife
	of Lawrence , in the County of Douglas and State of Kansas
	part 103 of the first part, and The Lawrence Building and Loan Association
	Witnesseth, that the said part 103 of the first part, in consideration of the sum of
	do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described
	100/ 1000 the following described that at a
	- segmenting Four nundred eighty-six and twenty-ning and he
	Rection 6 mounths and
	20, Douglas County, Kansas; thence East Three hundred thirteen and five tenths (313.5) feet; thence South One hundred thirty-eight and
	und live tenths (313.5) feet; thence North One hundred (thirty-
	and minety-four one-hundredths (138.94) feet to place of beginning
	one acre more or less, less the West thinty (30) first
	interest to pouglas County for a highway, and all in the Southeast
	Quarter of said Section 6.
A REAL PROPERTY OF TAXABLE PARTY OF TAXABLE PARTY.	
	with the appurtenances and all the estate, title and interest of the said part 103 of the first part therein. And the said part 103 of the first part do
-	the premises above granted, and seized of a good and inidefeasible scrate of inheritance therein, free and dear of all incumbrances. and the Line year in the second of a good and inidefeasible scrate of inheritance therein, free and dear of all incumbrances. and the Line year is a great dear of all incumbrances. It is agreed between the parties bareet the part Line year and the first part shall at all times diming the life of this updanture, pay all taxes or assessments are may be levied or assessed against said real state when the same born due and and and the Line year is the second part to the second and and the state of all interest. And in the second part, the set shall fail to be year that and in the second part to the second part of the second part of the first state of the second part the frame of the second part of the second as the second part of the second pa
-	the premises above granted, and seized of a good and inidefeasible scate of inheritance therein, free and dear of all incumbrances. and the
	the premises above granted, and sensed of a good and inidefesable scates of inheritance therein, free and dear of all incumbrances. and the LDA yill versus and defend the same against all parties making lawful daim therem. and the LDA yill versus and defend the same against all parties making lawful daim therem. It is agreed between the parties bareen that the part LDA yill versus and defend the same against all parties making lawful daim therem. and the LDA yill versus and defend the same against all parties making lawful daim therem. It is agreed between the parties bareen that the part LDA yill versus and defend the same against all parties making lawful daim therem. at may be levid or assessed against said real state when the same becomes due and any adde, and that LDA yill yill yill yill yill yill yill yil
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	the premises above granted, and sensed of a good and inidefeasible serate of inheritance therein, free and clear of all incumbrances. and the Till Vill warrant and defend the same against all parties making lawful daim thereo. It is agreed between the parties herein the same the same become due and payable, and then the first of this updanture, pay all tases or assessments are may be levid or assessed against and read erates when the same become due and payable, and then the levid of the parties herein the same become due and payable, and then the levid of the part of the second part, the rese insured against first and the same become due and payable, and then the levid of the parties of the part, the second part, the rese insured against first and the same become due and payable, and then the levid of the second part, the rese insured against first and the same become due and payable or to keep said premises insured as herein provided, then the part of the second part, the reset shall fail to pay such taxes when the same become due and payable or to keep said parts of the second part, the reset and pay able taxes and insurance, or either, and the amount to paid shall become a part of the indebtedness, secured by this indenture, and shall be the may pay and taxes and functions, or either, and the amount to paid shall become a part of the indebtedness, secured by this indenture, and shall bear THIS GRANT is intended as a mortgage to secure the payment of the sam ofFOrty-five hundred and no/100. =
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