	FROM FROM From STATE OF KANSAS, DOUGLAS COUNTY, This instrument we filed for record on the <u>2nd</u> day of Harch <u>Clric</u> (A) D. 1929, at <u>10150</u> A. M. Clric C. Corrections Register of Deeds.	
n	The Merchants Loan & Savings Eank By Deputy.	
U	THIS INDENTURE, Made this first day of February , in the year of our Lord, one thousand nine betweet	
	of LEWFERCE in the County of Dougles and State of KERSES, part.128. of the first part, and The Merchants Loan & Savings Bank, LewFrence, Kansas	
	WITNESSETH, That the said part_ieg. of the first part, in consideration of the sum ofTour_Thousand_end_no/100_(\$4000.00)	
	Lots Numbered One Hundred Fourteen (114), One Hundred Fiftgen (115), One Hundred One (101), and One Hundred Two (102) in Breezedale, in the City of Lawrence, Kansas	
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	with the appurtenances and all the estate, title and interest of the said part 1CB_ of the first part therein. Asi the wid part 1CB_ of the first part do hereby correct and agree that at the delivery hered. they are the lawful over 2 of the promise above graded, and	ubs
	seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	224
	It is agreed between the partice hereto that the part. ± 68 of the first part shall as all time during the life of the installar by y in these of balances the part $\pm 10^{-1}$ for the source of against and real exists when the same becomes due and payhie, and that $\pm 10^{-1}$ will here the balance upon and real matter investigations for and branch in software and the part. $\pm 10^{-1}$ for the second part to the second part to the second part, the balance upon and real matter investigation is such as an excession of the second part. $\pm 10^{-1}$ for the second part to the second of the second p	Jor
	Four Thousand and Ho 100 100	
	eccentize to the terms of OHEeven in write oblights, by the synthet to max here are made, include there according to the terms of and oblights and also to accure any sum or and by	
	mature and become due and payable at the option of the holder prevent, without mater, must be manare provided by law and to have a receiver appointed to collect the rests	
· ·	and leadeds account therefore, but to set the premises hereing practice, or any part theread, in the manner preserved by the and out of all models from the transmitter of the manner preserved by the and out of all models from the transmitter of the manner preserved by the and out of all models from the transmitter of the manner preserved by the and out of all models from the transmitter of the manner preserved by the and out of all models from the manner preserved by the manner of the representation and the manner the manner of the representation and the manner of the representation manner and the manner matter of the representation manner and the manner matter matter and the matter matter and the matter matter and the matter matter and the matter matter and the matter matter and the matter matter matter matter and the matter matter matter and the matter matter matter and the matter matter matter matter matter and the matter matter matter and the matter matter matter matter matter and the matter matter matter matter matter and the matter matter matter matter and the matter matter matter matter matter matter and the matter	
	above writtenPaul_Lepted(SEAL)	
	(SEAD)	
	STATE OF	
	COUNTY OF Douglas	
	Notory Public in the aforesaid County and State, came Paul Laptad and May Z. Loptad, his wife Legal to me personally known to be the same person. B. who executed the foregoing instrument and duly acknowledged the execution	
0	IN WITNESS WHEREOF, I have hereunto subscribed my rame, and affixed my official seal on the day and year last	
	My commission expires on the 27th day of Jenuary 19.32.	
	DELEASE	
	I, the undersigned owner of the within mortgage, do hereby seknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this day of 19	
	Mortgages Owner.	
		日朝鮮