Reg. No. 690 Fee Paid \$7.00

		Was .
	State of Kansas,	inoriga
heodore H. Marshall and wife, (Edith L.)	County of Douglas,	this d
	This instrument was filed for record on the	134 6
20	6 day ofJuly,	Reg. of
ne Douglas County Building and Loan Association.	1936 , at 11:45 o'clock A. M.	Deg
CALL TO THE COLUMN TO THE COLU	-/ 1 - 1.	
A + Parallel State (1997) (In 1997)	Narolf G. Beck Register of Deeds.	
or what here the and the three in the one of the property		
THIS INDENTURE, Made this 29th day of	f June , 19 36 , by and between	
heodore H. Marshall and his wife, Edith L. Marsha		
of Lawrence, Kansas. , Mort	tgagor, and	6
The Douglas County Building and Loan Association	, a corporation organized and existing	1
under the laws of the State of Kansas.	, Mortgagee:	dia
WITNESSETH, That the Mortgagor, for and in consideration of the	se sum of	2)
does by these presents mortgage and warrant unto the Mortgagee, its suc in the County of	recessors and assigns, forever, the following described real estate, situated s, to wit:	
Lots Nos. Eight (8), Nine (9) and Ten (1 in the City of Lawrence, in Douglas Cour	10) in Elock No. Ten (10) in Haskell Place nty, Kansas.	
The state of the s		
	The second secon	
to the state of th		
	19	
are today (and order to a control of the control of		84
	and the state of t	0
		1   1
	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
entre de la companya de la companya Después de la companya	<ul> <li>Separation As R 272 and B Boundary 22 and B Boundary</li></ul>	
enter de la companya de la companya El 18 - 19 de la companya del companya de la companya de la companya del companya de la companya del la companya del la companya de la companya de la companya del la companya de la companya de la companya del la companya de		0.0.1404
		1. D. 1446
		Shat The
The second secon		1. 5. 14 Cb . Sh. B
The second secon		is the Buy
A STATE OF THE STA		. D. 1946 The Bangla
The second secon	AND THE RESERVE OF THE SECOND STATES OF THE SECOND	is we The Daugles
A STATE OF THE STA		is ne The Bugles on
The second secon		is nut the Sougher land
기계를 보면 한 경험이 있어? 전 상태를 하고 하는 것이 있었다. 등 회원 경험 받아 프리아 승규가 되었다고 하는데 하는데		is not the Sougher County
TO HAYE AND TO HOLD the premises described, together with all anoging, and the rents, issues and profits thereof; and also all apparatus electric light fixtures, elevators, screens, screen doors, awnings, blinds hereafter placed in the buildings now or hereafter standing on the said rated or placed in or upon the said real estate or attached to or utures therein for the purpose of heating, ichhing, or as part of the sent or future use or improvement of the said real estate, whether the provided of the said real estate, whether the said real estate of the said real estate, whether the said real estate of the said real estate, whether the said real estate of the said	d singular the tenements, hereditaments and appurtenances thereunto as, machinery, futures, chattels, furnaces, heaters, ranges, mantles, gas and all other futures of whatever kind and sature at present contained real estate, and all ctructures, gas and cil tanks and equipment used in connaction with the said real estate, or to any pipes or plumbing therein, or for any other purpose appertaining to the result and the said real estate, and all other said real estates and account of the said real estate of	1. D. 1944 The Dougles County Develop a
TO HAYE AND TO HOLD the premises described, together with all an longing, and the rents, issues and profits thereof; and also all apparatu d electric light fixtures, elevators, screens, screen doors, awnings, blinds hereafter placed in the buildings now or hereafter standing on the said re- ted or placed in or upon the said real estate or attached to or u- tures therein for the purpose of heating, lephing, or as part of the seent or future use or improvement of the said real estate, whether ne part of the said real estate by such attachent thereto, or not, all of in and to the mortgaged premises unto the Mortgages, forever. And the Mortgagor covenants with the Mortgages that he is lawfur tht osell and convey the same, as aforesaid, and that he will warrant	is, mechinery, natures, chatteis, turnaces, heaters, ranges, mantles, gas and all other fatures of whatever kind and nature at present contained real estate, and all ctinctures, gas and cil tanks and equipment used in connection with the said real estate, or to any pipes or plumbing therein, or for any other purpose appertaining to the re such apparatus, machinery, fatures or chattels have or would before the such apparatus, machinery, chattels and fixtures shall be considered rigage; and also all the estate, right, title and interest of the Mortgagor	1. D. Mile Stee Sough Sulling and
TO HAYE AND TO BIOD the premises described, together with all an longing, and the rents, issues and profits thereof; and also all apparatud electric light fixtures, elevators, screen, screen, screen, the profit of the profit o	is, meaninery, intures, chatteis, furnaces, heaters, ranges, mantles, gas and all other futures of whatever kind and nature at present contained real estate, and all extractives, gas and cil tanks and equipment used in connection with the said real estate, or to any pipes or such apparatus, mechinery, futures purpose appertaining to the state of the present of the said real estate, and there is an extractive that the said real estate, right, title and interest of the Mortgagor class and also all the estate, right, title and interest of the Mortgagor than the said of the premises hereby conveyed, that he has good and defend the title thereto forever against the claims and demands of	1. D. 1944 Surgles County Dulling and La
hereafter late of three saves and points terrori, and also all appared hereafter lated in the buildings now or here of oors, awnings, blinds hereafter lated in the buildings now or her coors, awnings, blinds hereafter lated in or upon the said real estate or attached to or tures therein for the purpose of heating, lighting, or as part of the sesent or future use or improvement of the said real estate, whether part of the said real estate, whether part of the said real estate, whether here to the said real estate, whether here to the said real estate, whether here to the form the said real estate, whether here to find the said real estate, whether here to find the said real estate, whether here to find the said real estate, whether here is and to the mortgaged per said real estate, whether the said real estate, whether the said real estate, whether here is an announce of the said real estate, whether the said real estate, which are incorporated here to the said real estate of the principal sum that yellow the said real estate of the principal sum that yellow the said real estate of the principal sum that yellow the said real estate of the principal sum that yellow the said real estate of the principal sum that yellow the said real estate of the principal and interest land the said real estate of the said real estate, when the said real estate, which are incorporated here the said real estate of the said real estate, which are incorporated here the said real estate of the said real estate, which are incorporated here the said real estate of the said real est	as machinery, natures, chatteis, turnees, heaters, ranges, mantles, gas and all other fatures of whatever kind and nature at present contained real estate, and all circultures, gas and cil tanks and equipment plumbing therein, or fer any other purpose appertaining to the rs such apparatus, machinery, fatures or chattels have or would be f which apparatus, machinery, chattels and fatures shall be considered rigage; and also all the estate, right, title and interest of the Mortgagor chartest of the mortgagor than the considered of	a De the Dougles Courty Sulling and Brown assa
TO HAVE AND TO BIOLD the premises described, together with all an longing, and the rents, issues and profits thereof; and also all apparatu of electric light fixtures, elevators, screens, screen doors, awnings, blinds refeater placed in the buildings now or hereafter standing on the said rected or placed in or upon the said real estate or attached to or utures therein for the purpose of heating, lighting, or as part of the seen tor future use or improvement of the said real estate, whether part of the said real estate, whether part of the said real estate, whether the part of the said real estate, whether the part of the said real estate, whether in a said real estate, whether the part of the said real estate, whether in a said to the mortgage of part of the treshold and covered by this mor in and to the mortgaged premises unto the Mortgages, forever, and the Mortgage reovenants with the Mortgages that he is lawfurth to sell and convey the same, as aforesaid, and that he will warrant persons whomsoever.  This mortgage is given to secure the payment of the principal sum not part of the principal sum thy Eight Hundred and no/100	as machinery, fittures, chatteis, turnees, heaters, ranges, maniles, gas and all other futures of whatever kind and a sture at present contained man and all other futures of whatever kind and a sture at present contained used in connection with the said real estate, or to any pipes or plumbing therein, or fer any other purpose appertaining to the er such apparatus, machinery, fattures or chattels have or would be fashed and the said real estate, repetitive and said the considered fragacy; and also all the estate, right, title and interest of the Mortgagor lily scined in fee of the premises hereby conveyed, that he has good at and defend the title thereto forever against the claims and demands of of contains and demands of of the premises hereby conveyed, that he has good at and defend the title thereto forever against the claims and demands of of contains and demands of of contains and demands of the contains of the contains and demands of the contains of the contains and demands of contains and dem	1. D. 1946 Surgles Courty Sulling and Brown Reserve