E. S. Arnold A wife (Hand H.) Doughas County Building and Loan Association THE SINDENTURE, Made this. 18th. 4sy st. 5cytochor. In the year of our Lord sincteen knoire Edicty Live between E. S. Arnold and Hand M. Arnold, Incheson and 15 to Lorentz Edicty Live between E. S. Arnold and Hand M. Arnold, Incheson and 15 to Lorentz Edicty Live between E. S. Arnold and Hand M. Arnold, Incheson and 15 to Lorentz Edicty Live between E. S. Arnold and Hand M. Arnold, Incheson and 15 to Lorentz Edicty Live between E. S. Arnold and Hand M. Arnold, Incheson and 15 to Lorentz Edicty Live between Edicty Ediction and Lorent Association WITNESSETH, That the sald part. 102.6 the first part, in consideration of the sum of	he World Ca, Lawrence, Kansas FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
Boughas County Building and Loan Association By Despite These Despite of Beeds Despite THIS INDENTURE, Made this. 15th. day of September In the year of our Lord nietzen handre Shirky, (1900 between S. 7. Arnold and leady, Arnold, husband and wife of the Shirky, 15th between S. 7. Arnold and leady, Arnold, husband and wife of the Shirky, 15th between S. 7. Arnold and leady, Arnold, husband and wife of the Shirky, 15th between S. 7. Arnold and leady, Arnold, husband and wife of the Shirky, 15th between S. 7. Arnold and leady, Arnold, husband and wife of the Shirky, 15th between S. 7. Arnold and leady, Arnold, husband and wife of the Shirky, 15th between Shirky, 15th betwee		This instrument was filed for record on the 30 day of
Boughan County Building and Loan Association By Britter of Deeds Depty. Britter of Deeds Depty. Britter of Deeds Depty. This INDENTURE Made this 15th day of Soptembor In the year of our Lord elasteen headers Editivy (Xv) between S. 7. Arnold and Rand N. Arnold, husband and wife In the year of our Lord elasteen headers In the County of Douglan On the South of the South o	E. T. Arnold & wife (Maud M.)	
THIS INDEXTURE, Made this. 15th. day of September. In the year of our Lord alesteen hundreshibity. (1870) between S. T. Arnold and lines. N. Arnold, hutchend and wife. Learnonne. In the County of Douglas		Harold a. Beck
Learnonge	o Douglas County Building and Loan Association	[] 뉴스, 마이스, 하는 점이 많아 아니라 아름다고 있다면 가입니다. 150, 아이스 나는 다음이다.
introduce in the County of Douglas and State of Kansas of first part, and The Bouglas County Politics, and Lorn Association WITNESSTH, That the said part 100.0 of the first part, in consideration of the sum of Ton The Theorem and Indiana and Indiana Association WITNESSTH, That the said part 100.0 of the first part, in consideration of the sum of Ton Theorem and Indiana Association of the sum of Ton Theorem and Indiana Association of the sum of Ton Theorem and Indiana Association of the sum of Ton Theorem and Indiana Association of the sum of Ton Theorem and Indiana Association of the sum of Ton Theorem and Indiana Association of the sum of Ton Theorem and Indiana Association of the State of Kansa, described as follows, towit: The South Half of Lot He, Eight (8) and the North Walf of Lot He. Ten (10) on Naissochusetts Street, in the Olty of Laurence. The South Half of Lot He, Eight (8) and the North Walf of Lot He. Ten (10) on Naissochusetts Street, in the Olty of Laurence. The South Half of Lot He estate, this and interest of the said part 100.0 the lawful owner of the premises above granted, interest of the said of a good and indefeable estate of inheritance therein, free and clare of all incumbrances. The Ton Thousand and Indiana Association of the sum of Ton Thousand and Indiana Association of the sum of Ton Thousand and Indiana Association of the sum of Ton Thousand and Indiana Association of the sum of Ton Thousand and Indiana Association of the sum of Ton Thousand and Indiana Association of the sum of Ton Thousand Indiana Association of	THIS INDENTURE, Made this 15th day of thirty five between E. T. Arnold and Paul	Soptomborin the year of our Lord nineteen hundre
all the appurtenances, and all the estate, title and interest of the said part_100_of the first part here and part_100_of the first part in consideration of the sum of	ounce.	and manyang, indocent day with
all the appurtenances, and all the estate, title and interest of the said part_100_of the first part here and part_100_of the first part in consideration of the sum of	Terrange	
WITNESSETH, That the said part 102.0f the first part, in consideration of the sum of	the Country of	and State of Annas
WITNESSETH, That the said part. 10s. of the first part, in consideration of the sum of		
short and part Ly of the second part _ its	WITNESSETH, That the said part 103 of the first part, in consid	eration of the sum of
part to the said part. Y of the second part	Two Thousand and no/100	DOLLARS
The South Half of Lot No. Eight (8) and the North Half of Lot No. Ten (10) on Nassachusetts Street, in the City of Leurence. In the Olivy of Leurence, all the appurtenances, and all the estate, title and interest of the said part.105.of the first part therein. And the said part.105.of the first part therein and the said part.105.of the first part therein. And the said part.105.of the first part therein and pare that at the delivery hereof. they are the lawful owner of the premises above granted, sited of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. The Thougand and not not not a this day executed and delivered by the said. The Thougand and not not not a this day executed and delivered by the said. Part.105.of this first part. and this conveyance shall be wild if such payments be made as herein specified. But the made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conceaning the said part. Y. of the second part and the whole amount shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. Y. of the second part and the said part. Y. of the second part and the said part. Y. of the second part and the said part of the said part. Y. of the second part and the said part of the said part. Y. of the second part and the said part of the said part. Y. of the second part and the said part of the said part. Y. of the second part and the said part of the said part. Y. of the second part and the said part of the said part of the said part. The said part of the said part of the said part of the said part. The said part of the sai	duly paid, the receipt of which is hereby acknowledge	d, ha VOsold and by these presents do grant, bargain, sell and
The South Half of Lot He. Eight (8) and the North Half of Lot He. Ten (10) on Passnohusoutts Street, in the City of Laurence. And the appurenances, and all the estate, title and interest of the said part.iog.of the first part therein. And the said parties of the first part therein and the said parties of the first part therein and the said parties of the first part therein and the said parties of the first part therein and the said parties of the first part therein and indefeasible estate of inheritance therein, free and clear of all incumbrances. The Thousand and Ind (10) ————————————————————————————————————	rtgage to the said part_Yof the second partitsheirs Douglas, and State of Kansas, described as follows, to-wit:	and assigns forever, all that tract or parcel of land situated in the County
all the appurtenances, and all the estate, title and interest of the said part_iGG_of the first part therein. And the said_part_iGG_of the first part therein and part estate of inheritances therein, free and clear of all incumbrances. The control of the premises above granted, there are dear of all incumbrances. The control of the premises above granted, the said as a mentgage to secure the payment of the sum of		
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parties of the first rart hereby covenant and agree that at the delivery hereof. they are the lawful owner of the premises above granted, elized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. rant is intended as a mortgage to secure the payment of the sum of. Two Thougand and no/100 Dollars, according to the terms of good and indefeasible estate of inheritance therein, free and clear of all incumbrances. Two Thougand and no/100 Dollars, according to the terms of good certain note good that the said payment good the second part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conce shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part y of the second part good making such sale, and the whole amount shall become due and payable, and it shall be lawful for the said part y of the second part good making such sale and the whole amount shall become due and payable, and it shall be lawful for the said part y of the second part good making such sale and the woreplus, if any there be, shall be paid by the part y making such sale, on demand, to said parties of the first part, their here good the first part part, their heirs and assigns in the said parties of the first part have milten. NUMINESS WHEREOF, The said parties of the first part have hereunto set their hand a said seal at the day and year one writen. Signed, sealed and delivered in presence of E. T. Arnold (SEAL) Loud M. Arnold (SEAL) STATE OF KANSAS, BE IT REMEMBERED, That on this SOth day of Soptombor and Signed sealed and delivered in presence of E. T. Arnold (SEAL) The presonally known to be the same personawho executed the foregoing instrument of writing and duly acknowledged the execution of the same. EAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above writes. BE DOLD SOURCE SOURCE SOURCE	Division of the control of the contr	
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IN WITNESS WHEREOF, The said partics of the first part ha. Vo. herounto set their hand a saigns ove written. Signed, sealed and delivered in presence of E. T. Arnold (SEAL) STATE OF KANSAS, DOUGlas County, BE IT REMEMBERED, That on this 30th day of Soptombor 355 before me Bernico E. Jonos a Notary Public in and for said County and State, E. T. Arnold and his wife, Maud M. Arnold to me personally known to be the same personalwho executed the foregoing instrument of writing and duly acknowledged the carectulon of the same. EAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above writen. BEAL BEAL BERNICO E. Jonos Notary Public.	parties of the first part hereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free and agree that it is intended as a mortgage to secure the payment of the sum of Two Thougand and no/100	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of als day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But, or the taxes, or if the insurance is not kept up thereon, then this conjunction is the said of the said party. On the second party and the said is the said of the said party.
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STATE OF KANSAS, Douglas. County, ss. BE IT REMEMBERED, That on this 30th day of Soptomber 9.35 before me Rernico E. Jonos a Notary Public in and for said County and State, E. T. Arnold and his wife, Naud M. Arnold to me personally known to be the same personal and affixed my official seal on the day and year IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Doc. 29 19.36 Bernico E. Jonos Notary Public. The note herein described having been naid in fall, this matrices is hereby released, and the lien thereby could discharged.	parties of the first cart hereby covenant and agree that at the delivery hereof. seized of a good and indefeasible estate of inheritance therein, free and a grant is intended as a mortgage to secure the payment of the sum of. Two Thousand and no/100	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But you the taxes, or if the insurance is not kept up thereon, then this conpayable, and it shall be lawful for the said party.—of the second part on each to premise hereby granted, or any part thereof, in the manner in the amount then due for principal and interest, together with the cost paid by the part ymaking such sale, on demand, to said.
STATE OF KANSAS, Douglas County, BE IT REMEMBERED, That on this 30th day of Soptember 9.55 before me Bornico E. Jones a Notary Public in and for said County and State, E. T. Arnold and his wife, Naud M. Arnold to me personally known to be the same person-3who executed the foregoing instrument of writing and duly acknowledged the same. EAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Doc. 29 19.36 Bornico E. Jones Notary Public. RELEASE The note herein described having been paid in fall, this matrages is hereby released, and the lien thereby counted discharged.	parties of the first mart hereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free am a grant is intended as a mortgage to secure the payment of the sum of. Two Thousand and no/100	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of all day executed and delivered by the said. Dollars, according to the terms of all day executed and delivered by the said.
Douglas County, 58. BE IT REMEMBERED, That on this 30th day of Soptombor 9.35 before me Rernico E. Jones a Notary Public in and for said County and State, E. T. Arnold and his wife, Naud M. Arnold to me personally known to be the same personally accused the foregoing instrument of writing and duly acknowledged the execution of the same. EAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Martine State of the same of the same personal my name and affixed my official seal on the day and year last above written. RELEASE The note herein described having been naid in fall, this matrages is hereby released, and the lien thereby coulted discharged.	parties of the first mart hereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free am a grant is intended as a mortgage to secure the payment of the sum of. Two Thousand and no/100	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But, or the taxes, or if the insurance is not kept up thereon, then this conpayable, and it shall be lawful for the said part Y. of the second part os sell the premises hereby granted, or any part thereof, in the manner in the amount then due for principal and interest, together with the cost paid by the part Y. making such sale, on demand, to said. heirs and assigns — herwanto set_thoir_hand_S_and seal_3_the day and year E. T. Arnold (SEAL)
Douglag. County, J BE IT REMEMBERED, That on this 30th day of Soptember 9.55 before me Bernico E. Jones a Notary Public in and for said County and State, E. T. Arnold and his wife, Jaud. M. Arnold to me personally known to be the same personavho executed the foregoing instrument of writing and duly acknowledged the execution of the same. EAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Maintended to the same of the same personavity of the same and affixed my official seal on the day and year last above written. RELEASE The note herein described having been paid in fall, this matrages is hereby released, and the lien thereby counted discharged.	parties of the first cart hereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free ame agrant is intended as a mortgage to secure the payment of the sum of two Thousand and no/100	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But, or the taxes, or if the insurance is not kept up thereon, then this conpayable, and it shall be lawful for the said part Y. of the second part os sell the premises hereby granted, or any part thereof, in the manner in the amount then due for principal and interest, together with the cost paid by the part Y. making such sale, on demand, to said. heirs and assigns — herwanto set_thoir_hand_S_and seal_3_the day and year E. T. Arnold (SEAL)
E. T. Arnold and his. wife, Naud M. Arnold to me personally known to be the same personalwho executed the foregoing instrument of writing and duly acknowledged the execution of the same. EAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above writers. Doc. 29 19.36 Eornico E. Jones Notary Public. RELEASE The note herein described having been paid in fall, this matrages is hereby released, and the lien thereby coulted discharged.	parties of the first part hereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free and agree that is intended as a mortgage to secure the payment of the sum of. Two Thousand and no/100	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But no, or the taxes, or if the insurance is not kept up thereon, then this conpayable, and it shall be lawful for the said part Y. of the second part os sell the premises hereby granted, or any part thereof, in the manner in the amount then due for principal and interest, together with the cost paid by the part Y. making such sale, on demand, to said. heirs and assigns — herwanto set_thoir_hand_S_and seal_3_the day and year E. T. Arnold (SEAL)
to me personally known to be the same personalwho executed the foregoing instrument of writing and duly acknowledged the execution of the same. EAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. mission expires Doc. 29 19.36 BOTRICO S. Jones Notary Public.	parties of the first part hereby covenant and agree that at the delivery hereof. seized of a good and indefeasible estate of inheritance therein, free am s grant is intended as a mortgage to secure the payment of the sum of. Two Thousand and no/100 DRO certain not a the parties of the first part so said part Y of the second part. and this connected in such payments, or any part thereof, or interest thereor ence shall become absolute, and the whole amount shall become due and the executors, administrators and assigns, at any time thereafter therebed by law; and out of all the moneys arising from such sale to retail charges of making such sale, and the overplus, if any there be, shall be parties of the first part, their. IN WITNESS WHEREOF, The said partical of the first part have above written. Signed, sealed and delivered in presence of STATE OF KANSAS, SECONDAY. BE IT REMEM	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But you can be a shall be lawful for the said party.—of the second part of the said herein specified or any part thereof, in the manner is the amount then due for principal and interest, together with the cost paid by the party.—making such sale, on demand, to said.—heirs and assigns Description of the said of the said seal of the said o
EAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. mission expires	parties of the first part hereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free and a grant is intended as a mortgage to secure the payment of the sum of. Two Thousand and no/100	the lawful owner of the premises above granted, d clear of all incumbrances Dollars, according to the terms of his day executed and delivered by the said verance shall be void if such payments be made as herein specified. But the contract of the transpayable, and it shall be lawful for the said party.—of the second part on earlier the said with the contract of the second part of the said with the contract of the second part of the said with the contract of the second part of the said with the contract of the second part of the said with the contract of the said with the
last above written. milesion expires Dec. 29 19.36 Egraico S. Jones Notary Public. RELEASE The note herein described having been naid in full, this martenee is hereby released, and the lien thereby equal discharged.	bereby covenant and agree that at the delivery hereof. bereby covenant and agree that at the delivery hereof. seized of a good and indefeasible estate of inheritance therein, free ame agrant is intended as a mortgage to secure the payment of the sum of. Two Thousand and no/100 DIG. certain not a the parties of the first part. and this converse of the first part. and this converse and part. and this converse and part. and this converse shall become absolute, and the whole amount shall become due and the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, and this contract.	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But, or the taxes, or if the insurance is not kept up thereon, then this conpayable, and it shall be lawful for the said party.—of the second part of the self of the said party.—of the second part of the said the premises hereby granted, or any part thereof, in the manner in the amount then due for principal and interest, together with the cost paid by the party.—making such sale, on demand, to said.—heirs and assigns berounto set thoir hand and seal the day and year E. T. Arnold (SEAL) Leud H. Arnold (SEAL) BERED, That on this 30th day of Septonbor a Notary Public in and for said County and State,
RELEASE The mote herein described having been naid in full, this martenee is hereby released, and the lien thereby exceed discharged.	parties of the first cart hereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free ame agrant is intended as a mortgage to secure the payment of the sum of Two Thousand and no/100 DIG. certain not a the parties of the first part. and this contains and parties of the first part. and this contains the whole amount shall become due and the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, administrators and assigns, at any time thereafter teribed by law; and out of all the moneys arising from such sale to retain the secutors, and the overplus, if any there be, shall be parties of the first part, their. IN WITNESS WHEREOF, The said partical of the first part have above written. Signed, sealed and delivered in presence of STATE OF KANSAS, STATE OF KANSAS, BE IT REMEM 1935 before me Bernico E. Jonos E. J. Arnold and his wife, Maud M. Arnold to me personally known to be the same personally account to be the same personally account to the same.	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But the following of the taxes, or if the insurance is not kept up thereon, then this conpayable, and it shall be lawful for the said party.—of the second part os sell the premises hereby granted, or any part thereof, in the manner in the amount then due for principal and interest, together with the cost paid by the party.—making such sale, on demand, to said.—heirs and assigns —herounto set_thoir_hand_s_and seal_s_the day and year —E. T. Arnold (SEAL) —Yeud H. Arnold (SEAL) —BERED, That on thisSoth_day ofSoptembor a Notary Public in and for said County and State, executed the foregoing instrument of writing and duly acknowledged the
The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created discharged	bereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free ame agrant is intended as a mortgage to secure the payment of the sum of Two Thousand and no/100 DIG	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But no critically and it shall be lawful for the said part y. of the taxes, or if the insurance is not kept up thereon, then this conpayable, and it shall be lawful for the said part y. of the tem anner in the amount then due for principal and interest, together with the cost paid by the part y. making such sale, on demand, to said. heirs and assigns Derwunto set their hand S and seal S the day and year E. T. Arnold (SEAL) L'aud II. Arnold (SEAL) BERED, That on this Soth day of Soptombor a Notary Public in and for said County and State, ouxceuted the foregoing instrument of writing and duly acknowledged the subscribed my name and affixed my official seal on the day and year
no now never never never never never been paid in Tall, this mertange is serely released, and the lien thereby created, discharged. Is Witness my hand, this 29th day of lies the Norman Country Suiteding and from Accountable Country Suiteding and from Country Suiteding and Suiteding	bereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free ame agrant is intended as a mortgage to secure the payment of the sum of Two Thousand and no/100 DIG	the lawful owner of the premises above granted, d clear of all incumbrances. Dollars, according to the terms of his day executed and delivered by the said. repance shall be void if such payments be made as herein specified. But no critically and it shall be lawful for the said part y. of the taxes, or if the insurance is not kept up thereon, then this conpayable, and it shall be lawful for the said part y. of the tem anner in the amount then due for principal and interest, together with the cost paid by the part y. making such sale, on demand, to said. heirs and assigns Derwunto set their hand S and seal S the day and year E. T. Arnold (SEAL) L'aud II. Arnold (SEAL) BERED, That on this Soth day of Soptombor a Notary Public in and for said County and State, ouxceuted the foregoing instrument of writing and duly acknowledged the subscribed my name and affixed my official seal on the day and year
The Donals Count Building and Swillisment	parties of the first art hereby covenant and agree that at the delivery hereof. the seized of a good and indefeasible estate of inheritance therein, free am grant is intended as a mortgage to secure the payment of the sum of. Two Thousand and no/100 Two Thousand and the sum of the sum of the second part and this com and this com and this com and this com tradition and the moneys arising from such sale to retail tharges of making such sale, and the overplus, if any there be, shall be partied by law; and cot of all the moneys arising from such sale to retail tharges of making such sale, and the overplus, if any there be, shall be parties of the first part ha. In WITNESS WHEREOF, The sald parties of the first part ha. In WITNESS WHEREOF, I have hereunto a secution of the same. E. T. Atnold and his. wife, Faud M. Arnold to me personable of execution of the same. IN WITNESS WHEREOF, I have hereunto a last above written. The WITNESS WHEREOF, I have hereunto a last above written. The WITNESS WHEREOF, I have hereunto a last above written. The WITNESS WHEREOF, I have hereunto a last above written.	the lawful owner of the premises above granted, d clear of all incumbrances d clear of all incumbrances Dollars, according to the terms of all stage and according to the terms of all stage according to the terms of a stage according to the terms of a stage according to the terms of according to the terms of a stage according t
	parties of the first part hereby covenant and agree that at the delivery hereof. the hereby covenant and agree that at the delivery hereof. the hereby covenant and agree that at the delivery hereof. the sized of a good and indefeasible estate of inheritance therein, free any transition of the good and indefeasible estate of inheritance therein, free any transition of the sum of the sum of the parties of the first part and the same parties of the first part and this converted and part. In the made in such payments, or any part thereof, or interest thereof the shall become absolute, and the whole amount shall become due and the executors, administrators and assigns, at any time thereafter the bed by law; and out of all the moneys arising from such sale to retail agree of making such sale, and the overplus, if any there be, shall be parties of the first part, their. IN WITNESS WHEREOF, The said partics of the first part have overwritten. Signed, scaled and delivered in presence of STATE OF KANSAS, STATE OF KANSAS, Douglas County, BE IT REMEM to me the same person who is a sum of the same. E. T. Arnold and his wife, Naud M. Arnold to me personally known to be the same person the crecution of the same. In WITNESS WHEREOF, I have hereunt or last above written. Doc. 29 19.36. RELEAS The note herein described having been paid in full, this metagase is here and the same.	the lawful owner of the premises above granted, d clear of all incumbrances.
	parties of the first rart hereby covenant and agree that at the delivery hereof. tired of a good and indefeasible estate of inheritance therein, free and this intended as a mortgage to secure the payment of the sum of. Two Thougand and no/100	the lawful owner of the premises above granted, d clear of all incumbrances