 thirty.siz		FROM STATE OF KANSAS, POUGLAS COUNTY, 35,
Yet Maxwell with the set of the		
The Dog/a Contry, Sulling and Lenn Association. pp. pp.pp. THE Dog/a Contry, Sulling and Lenn Association. for d		
With all the argentmanners, and all the solar, this sol laterat of the and part. [55 of the mod		The Durales County Wellights and Lans Association
 think if the apperturences, and all the outlo, this and interact of the and part. Last of the fart part of the state of Rangelan distribution of the state of Rangelan distribution. with all the apperturences, and all the outlo, this and interact of the and part. Last of the fart part of the state of Rangelan distribution. with all the apperturences, and all the outlo, this and interact of the and part. Last of the fart part distribution distribution distribution. with all the apperturences, and all the outlo, this and interact of the and part. Last of the fart part distribution distribution distribution. with all the apperturences, and all the outlo, the state part. Last of the fart part there are part of the states in the Cast of Daugelan distribution. with all the apperturences, and all the outlo, the state part. Last of the fart part there, And the state in the Cast of Daugelan distribution. The Kerth Ealf of Park Lot 10. Therety Eight (20) in the City of Lawrences, in Daugelan Country, Kanasa. with all the apperturences, and all the outlo, the state distribution the state of a dimension of the state of the part distribution of the state of a dimension of the state of the part distribution of the state of a dimension of the state of the	19.00	The Douglas County Fullding and Loan Association. By Deputy.
<pre> det Lawrence in the Centry of Bouglas and State of Manage. det the fart part, and</pre>	a	THIS INDENTURE, Made this l7th June in the year of our Lord nineteen hundre thirty_six between Anna M. Coe and her husband, C. A. Coe
<pre>ef the first pri, and</pre>		
WITNESSETE. That is and larger. Late of the fit part, in condention of the part of the provents do		of the first part, andThe Douglas_County_Building_and_Loan Association
 to		
 Mutrage to the subjectf the scend jurtiter and asigns forever, all that tract ap pared at lead situate in the Compt of Dengion, and Blate of Kanaa, described as follows, twett; The North Ealf of Park Lot Ho. Twenty Eight (28) in the City of Lawrence, in Douglas County, Kanasa. with all the appartmances, and all the other, this and hard part 162 of the fort part thereis. And the and		전화 가지 않는 것이 같아요. 이 것이 집에 있는 것이 같아요. 이 집에 있는 것이 같아요. 이 것이 같아요. 이 것이 집에 있는 것이 같아요. 이 집에 가지 않는 것이 같아요. 이 집에 있는 것이 같아요.
Douglas County, Kannas. Douglas County, Kannas. Douglas County, Kannas. with all the spurtenances, and all the estate, title and interest of the aid part_los of the first part therein. And the said		Mortgage to the said part_y_of the second partitsheirs and assigns forever, all that tract or parcel of land situated in the County
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said	۲	
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said		
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said		
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said	14,844	그는 이 가지 않는 것이 없는 것이 없는 것을 하는 것이 하는 것이 없는 것을 알았다. 이 것이 없는 것을 알았다.
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said		지수는 것이 아니는 것이 아프로 집에서 집에 가지 않는 것이 없다. 것이 같은 것이 같은 것이 없다.
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said		
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said		영상 집에 대한 것은 것이 있는 것이 같이 많이 있는 것이 없다. 것이 많은 것이 없다.
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said		
with all the appurtenances, and all the estate, title and interest of the said part_105 of the first part therein. And the said		
partice_of_thy_first_part dehereby covenant and agree that at the delivery hereofhty_ & ROthe lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. This grant is intended as a mortgage to secure the payment of the sum of.		일일을 다니 것은 것 같아요. 정말 전쟁을 해외에서 가슴을 가슴을 가슴을 다 가슴에 다가 가슴에 가슴다. 정말 방송에서 지나지 않는 것이 많은 것 같아요. 아주는 것은 것은 것을 가운 것을 가슴을 가슴다.
partice_of_thy_first_part dehereby covenant and agree that at the delivery hereofhty_ & ROthe lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. This grant is intended as a mortgage to secure the payment of the sum of.		
partice_of_thy_first_part dehereby covenant and agree that at the delivery hereofhty_ & ROthe lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. This grant is intended as a mortgage to secure the payment of the sum of.		
do hereby covenant and agree that at the delivery hereof. they a ro the havful owner of the premises above granted, and selved of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. This grant is intended as a mortgage to secure the payment of the sum of.	8)	
and selied of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. Fiftbeen Hundred. and no/100		
This grant is intended as a mortgage to secure the payment of the sum of		partios_of_th2_first_part
Piftsen Hundred and no/100 Dollars, according to the terms of		partios_of_tho_first_part
OD0certain	()	partios_of_tho_first_part
parties_of the first part to the said part_yof the second part and this conveyance shall be void if such payments be made as herein specified. But if default be 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 conveyance shall be could if such payments be made as herein specified. But if default be 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 conveyance shall be come administrators and assigns at any time thereafter to soll the premises hereby granted, or any part thereof, in the manner prescribed by hav; and out of all the moneys arising from such asle to retain the amount then due for principal and interest, together with the cost and charge of making such sale, and the overplus, if any there be, shall be paid by the partymaking such sale, on demand, to sald		partios_of_tho_first_part
 and this conveyance shall be void if such payments be made as herein specified. But if default be 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 conveyance shall be come absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part y of the second part		partios_of_tho_first_part
veyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part y for the second part prescribed by law; and out of all the monorys anishing from such saids to relatin the amount shall become due and payable, and it shall be lawful for the said part y for the second part and charges of making such sale, and the overplus, if any there be, shall be paid by the part y making such sale, on demand, to said partices_of the first_part, their making such sale, on demand, to said partices_of the first_part, their making such sale, on demand, to said here be, shall be paid by the part y making such sale, on demand, to said partices_of the first part, their making such sale, and seal. S. the day and year first above written. N WITNESS WHEREOF, the said parties_of the first part ha Y0 hereouto set thoir hereouto set thoir hereouto set (SEAL)		partios_of_tho_first_part
veyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part y for the second part prescribed by law; and out of all the monorys anishing from such saids to relatin the amount shall become due and payable, and it shall be lawful for the said part y for the second part and charges of making such sale, and the overplus, if any there be, shall be paid by the part y making such sale, on demand, to said partices_of the first_part, their making such sale, on demand, to said partices_of the first_part, their making such sale, on demand, to said here be, shall be paid by the part y making such sale, on demand, to said partices_of the first part, their making such sale, and seal. S. the day and year first above written. N WITNESS WHEREOF, the said parties_of the first part ha Y0 hereouto set thoir hereouto set thoir hereouto set (SEAL)		partios_of_tho_first_part
veyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part y for the second part prescribed by law; and out of all the monorys anishing from such saids to relatin the amount shall become due and payable, and it shall be lawful for the said part y for the second part and charges of making such sale, and the overplus, if any there be, shall be paid by the part y making such sale, on demand, to said partices_of the first_part, their making such sale, on demand, to said partices_of the first_part, their making such sale, on demand, to said here be, shall be paid by the part y making such sale, on demand, to said partices_of the first part, their making such sale, and seal. S. the day and year first above written. N WITNESS WHEREOF, the said parties_of the first part ha Y0 hereouto set thoir hereouto set thoir hereouto set (SEAL)	•	partios_of_tho_first_part
11.6	•)	partios_of_tho_first_part
and charges of making such sale, and the overplus, if any there be, shall be paid by the partymaking such sale, on demand, to sald	•	partios_of_tho_first_part
parties_of_the first_part, their heirs and assigns IN WITNESS WHEREOF, The said parties_of the first part ha.¥0_hersonto set_thoir_hand.S_and seal_S_the day and year first above written. Signed, sealed and delivered in presence of	•	partios_of_tho_first_part
first above written. STATE OF KANSAS, STATE OF KANSAS, BE IT REMEMBERED, That on this 17th day of JUHO A. D. 19.56	•)	
first above written. STATE OF KANSAS, STATE OF KANSAS, BE IT REMEMBERED, That on this 17th day of JUHO A. D. 19.56	•) •)	
C. A. Coo (SEAL) STATE OF KANSAS, 35. BE IT REMEMBERED, That on this 17th day of JUNG A. D. 19 36 before me Poarl Emiok came Anna. H. Goo and hor. husband. C. A. Coo is BE IT REMEMBERED, That on this (SEAL) is could of the same from % ho executed the foregoing instrument of writing and duly acknowledged the (SEAL) (SEAL) IN WITNESS WHEREOF, I have hereanto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires Doo 31 19.36 Pearl_Emick Notary Public. RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. As Witness my hand, this //tfc	•)	
STATE OF KANSAS, 35. BE IT REMEMBERED, That on this 17th day of June A. D. 19.55before mePearl Emick	•)	
OCMERGESSE Douglas County, 35. BE IT REMEMBERED, That on this 17th day of June A. D. 19.36 before me Pearl Emiok a Notary Public in and for said County and State, came A. D. 19.36 hor. husband C. A. Coo a Notary Public in and for said County and State, came Common Markowski hor. husband C. A. Coo a Notary Public in and for said County and State, came Common Markowski hor. husband C. A. Coo a Notary Public in and for said County and State, came (SEAL) in personality known to be the same person ⁶ who executed the foregoing instrument of writing and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires Doo 31 19.36 Pearl Emiok Notary Public. ERLEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged, the same year of Oscipus for the same set. As Witness my hand, this. As Witness my hand, this.	•)	
A. D. 19.36 Poarl Emioka Notary Public in and for said County and State, cameAnca_M_, CooAnd_Nothusband_C. A. Coo	•)	
came <u>Anca M, Goo</u> and hor husband C. A. <u>Goo</u> to me personally known to be the same person ^R who executed the foregoing instrument of writing and duly acknowledged the (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year My Commission expires <u>Doo 31</u> <u>19.36</u> <u>Poar 2 Emick</u> Notary Public. Notary Public. RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. As Witness my hand, this <u>14 EC</u> day of <u>Osciessf</u> <u>A</u> , D, 1926.	•)	
(SEAL) execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year iast above written. My Commission expires	•)	
In WIINESS WHEREAPT, I have nervento subscribed my name and anixed my oricial seal on the day and year Inst above written. Doo.3119.36Pearl_Emiok	•	
RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged, As Wilness my hand, this day of day of	 Image: A state of the state of	
The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. As Witness my hand, this <u>145C</u> day of <u>Chargest</u> A, D, 193C.	•	
As Witness my hand, this 14 ft day of Oscient A, D, 19 ft.	•) []]	
	•) [] []	partios_of_tho_first_part
Ry Darl Emich	•) [] [] [] [] [] [] [] [] [] [] [] [] []	particles_of_thy_first_part
	•	