with a line sponteneous, and off the state, this and the soil particle. And the soil is a constrained balance of the state, the soul and particle. The sponteneous is a sponteneous of the state, the soul and particle. The sponteneous is a sponteneous of the state, the soul and particle of the sould and the sould be sould and the sould be sould	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.		
The Dorgles County Building and Lon Association       Imp	Norta Varianay and with (Nortan)			1
Bits Directions, Red Lifeg, and Laon Association       by	TO			Ŀ
with INDENTURE, Made the 100:		Register of Deeds.		
thirty_siz	he_Douglas_County_Building_and_Loan_Association	Deputy.		
af da energe, andTee_Dorgling_County_Bellding_and_Leen_Arecclationff the second part. WTRENENTIF, That the sold part Lee af the form yor, is consideration of the second part. Thirty Eakh Endored and mo/ODhard and by these presents donorth, burgets is the add part X for a second part. The data Endored and mo/ODhard and by these presents donorth, burgets is the add part X for a second part. The data Endored and mo/ODhard and part for and anging forever, all that tract or parts of thad ditaxied in the Coury of Douglas, and Direc Anama, described an different second part. Lee No. Foundry Che (21) in Block Hoo, Che (1) in Baboook Places, an Addition to the City of Levrence. with all the appartements, and all the estate, title and interest of the and part for				
of the first park, andThe_Despine. Coverty_Beliating, and Lean_Artscitationf the second part. WTNESSETT: That the sold part for a fit he error park is consideration of the second and the second part. Thistry tables Bunderd and mo/Sopmain and and/part for parts of the second part. to _DBMDf the second parth is not parts for exceeded and by these presents 6mark, burght, well and Bartagets to shall part Yf the second parth is not assigns forware, all that tract or proof of band distated in the Courty of Desuin, and Barte & Hanne, second and information to while Lot Ro. Peenty the (21) in Block Ho. One (1) in Babeook Place, an Addition to the Oity of Levrence. while all the appartements, and all the estate, tills and interest of the sold part169f the first part the sold part of the part of the sold part of the sold part of the sold part of the part of the first part the sold part of the sold part of the part of the part of the part of the sold part of the sold part of the p				
Therty Eight Endorsed and mo/100	the overlap of the second se	Loan Association		No. N.
to				
Nortages to be add part X of the scool part here and assigns forever, all that may expend of hand standed in the Comary of Doughe, and State of Kamas, described as fallers, te-wit: Let No. Twenty One (21) in Block Ho. One (1) in Baboock Place, an Addition to the City of Levrence.				•
Lawrence.  with all the separtementes, and all the outint, tills and interest of the sulf parties_of the fost part therein. And the sulf	Mortgage to the said part Y of the second part 1ts he			
with all the appurtenances, and all the estate, tills and interest of the said part169_of the first part therein. And the said 		o (1) in Enbrook Place, an Addition to the City of	0	
with all the appartements, and all the estate, tills and interest of the said part105_of the first part therein. And the said parties of the first part dohereby covenant and agree that at the delivery hereodthey, arethe havful owner of the premises above granted, and acies of a good and indefeasible estate of inheritance therein, fire and clear of all incumbrances This grant is intended as a mortgage to secure the payment of the sum of Thirty_Eight Hundred.anf.nc/100 Derites_0f.the.first.part ot this cap exceeded and delivered by the said part10s_0f.the.first.part ot this cap exceeded and delivered by the said part10s_0f.the.first.part ot the second part f default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurinze is and kept up thereon, the states cover reparce shall become absolute, and the whole amount shall become due and payable, and it shall be larful for the cald part.yof the second part f default be made in such payments, or any part thereof, or interest thereof, or the taxes, or if the insuring is and to go domake the origin the day more shall be cover due and payable, and it shall be larful for the cald part.yof the second part if the amount shall become due and payable, and it shall be larful for the cald part.yof the second part if the out of all the manages maining from such as to origin the day mark as on a dimetery integrated. If any part the second part if the out of all the manages mains from such the board the due before parts, due and interest, isocher with the ever matchard of making such as an and a saigns at any or there are and a saigns of the first part the and be the part J				
with all the appartements, and all the estate, tills and interest of the said part105_of the first part therein. And the said parties of the first part dohereby covenant and agree that at the delivery hereodthey, arethe havful owner of the premises above granted, and acies of a good and indefeasible estate of inheritance therein, fire and clear of all incumbrances This grant is intended as a mortgage to secure the payment of the sum of Thirty_Eight Hundred.anf.nc/100 Derites_0f.the.first.part ot this cap exceeded and delivered by the said part10s_0f.the.first.part ot this cap exceeded and delivered by the said part10s_0f.the.first.part ot the second part f default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurinze is and kept up thereon, the states cover reparce shall become absolute, and the whole amount shall become due and payable, and it shall be larful for the cald part.yof the second part f default be made in such payments, or any part thereof, or interest thereof, or the taxes, or if the insuring is and to go domake the origin the day more shall be cover due and payable, and it shall be larful for the cald part.yof the second part if the amount shall become due and payable, and it shall be larful for the cald part.yof the second part if the out of all the manages maining from such as to origin the day mark as on a dimetery integrated. If any part the second part if the out of all the manages mains from such the board the due before parts, due and interest, isocher with the ever matchard of making such as an and a saigns at any or there are and a saigns of the first part the and be the part J				
with all the appartements, and all the estate, tills and interest of the said part105_of the first part therein. And the said parties of the first part dohereby covenant and agree that at the delivery hereodthey, arethe havful owner of the premises above granted, and acies of a good and indefeasible estate of inheritance therein, fire and clear of all incumbrances This grant is intended as a mortgage to secure the payment of the sum of Thirty_Eight Hundred.anf.nc/100 Derites_0f.the.first.part ot this cap exceeded and delivered by the said part10s_0f.the.first.part ot this cap exceeded and delivered by the said part10s_0f.the.first.part ot the second part f default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurinze is and kept up thereon, the states cover reparce shall become absolute, and the whole amount shall become due and payable, and it shall be larful for the cald part.yof the second part f default be made in such payments, or any part thereof, or interest thereof, or the taxes, or if the insuring is and to go domake the origin the day more shall be cover due and payable, and it shall be larful for the cald part.yof the second part if the amount shall become due and payable, and it shall be larful for the cald part.yof the second part if the out of all the manages maining from such as to origin the day mark as on a dimetery integrated. If any part the second part if the out of all the manages mains from such the board the due before parts, due and interest, isocher with the ever matchard of making such as an and a saigns at any or there are and a saigns of the first part the and be the part J		방송 등에 가격해 많은 것이 많이 안 없는 것이 없다.		
with all the appurtenances, and all the estate, tills and interest of the said part169_of the first part therein. And the said 		이 집에 있는 것이 같은 것이라.		
with all the appurtenances, and all the estate, tills and interest of the said part169_of the first part therein. And the said 				
with all the appurtenances, and all the estate, tills and interest of the said part169_of the first part therein. And the said 				
with all the appurtenances, and all the estate, tills and interest of the said part169_of the first part therein. And the said 		이 동안에는 것이 같이 많이 많이 같이 많이 많이 많이 했다.		
with all the appurtenances, and all the estate, tills and interest of the said part169_of the first part therein. And the said 			n I	
partiss_of.the.first_part         do				
ac				1
dohereby covenant and agree that at the delivery hereofthoy. BY9the havful owner of the premises above granted, and acided of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances 				1
and acized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances	with all the appurtenances, and all the estate, title and interest of the	said part105_of the first part therein. And the said		
This grant is intended as a mortgage to secure the payment of the sum of	parties_of_the_first_part			
Thirty Eight Hundred_an1_no/100       Dollars, according to the terms of         000certain       note         partise_of_the_first_part	parties_of_the_first_part			
OB0       certain       note       this day excented and delivered by the said         parties_of_the_first_part	parties_of_the_first_part			
parties_of_the_first_part	parties_of_the.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 con- reparce shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part of the second part It =	parties_of_the_first_part. behereby covenant and agree that at the delivery hereof and acized of a good and indefeasible estate of inheritance therein, free This grant is intended as a morigage to secure the payment of the sum Thirty_Eight Hundred_ant_no/100	they_ arethe lawful owner of the premises above granted, e and clear of all incumbrances ofDollars, according to the terms of		
And this conveyance shall be void if such payments be made as herein specified. But 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 con- revance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part.yof the second part 1t	parties_of_the_first_part. lohereby covenant and agree that at the delivery hereof and acized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum Thirty_Eight Hundred_an_mo/100 			
<pre>d 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 con- revance 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 its</pre>	parties_of_the_first_part. lohereby covenant and agree that at the delivery hereof and acized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum Thirty_Eight Hundred_ant_mo/100 			
<pre>d 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 con- revance 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 its</pre>	parties_of_the_first_part. lohereby covenant and agree that at the delivery hereof and acized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum Thirty_Eight Hundred_ant_mo/100 		U ©	(
112	parties_of_the_first_part	they_are	() ()	(
and charges of making such sale, and the overplus, if any there be, shall be paid by the part Ymaking such sale, on demand, to said	parties_of_the_first_part. lohereby covenant and agree that at the delivery hereof and acized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum Thirty_Eight Hundred_ant_mo/100 		e O	(
parties_of_the_first_part,_their	parties_of_the_first_part	they_BIG	© .	l (
IN WITNESS WHEREOF, The said part 105_of the first part ha_ve_hereunto set_thoir_hand.s_and seals_the day and year Signed, sealed and delivered in presence of Kerla_KoKinney_(SEAL) STATE OF KANSAS, STATE OF KANSAS, STATE OF KANSAS, STATE OF KANSAS, DE IT REMEMBERED, That on this 21st_day of September_ L D. 10.36_before meJohn C Emick a Notary Public in and for said County and State, and L Serlo_NoKinney And his wife Karj Gry McKinney to me personally known to be the same person who executed the foregoing instrument of writing and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year int above written. John C, Emick Notary Public. IN Commission expiresJanuary_13,1940John_C, EmickNotary Public. RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged, At Witneys my hand, this 7/f. day of	parties_of_the_first_part			
Inst above written.       Signed, sealed and delivered in presence of       Kerlo Kokinney (SEAL)         Signed, sealed and delivered in presence of       Karjory Mokinney (SEAL)         STATE OF KANSAS,       ss.       DE IT REMEMBERED, That on this 21st day of September         a. D. 19.36. Lefore me	parties_of_the_first_part		© .	
Signed, sealed and delivered in presence of       Kerlo KoKinney (SEAL)         Larjory KoKinney (SEAL)         STATE OF KANSAS,         stargyxxx.       Douglas.County,         starget,       As witney.         (SEAL)       In and for said County and State,         are constrained.       As witney.         (SEAL)       IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year         its above written.       January.13, 1940         John.C       Enick         Notary Public.         RELEASE         The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged,         At Witnes my hand, this.       The out herein described having been paid	parties_of_the_first_part 		· ·	
STATE OF KANSAS,       ss.         De IT REMEMBERED, That on this 21st_day of September         D. 19.36	parties_of_the_first_part			( (
xxxxeyxex       Douglas_County,       **.       DE IT REMEMBERED, That on this 21st_day of Soptember	parties_of_the_first_part			
XENEYEXC       Douglas. County,       DE IT REMEMBERED, That on this       2162 day of       Doptember         L, D, 19.36       before me	parties_of_the_first_part			
ame_Merle_KoKinney_and his wife_Kar jory MoKinney	parties_of_the_first_part			، م
(SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year Ist above writtenJanuary_13,1940John_C, EniokNotary Public. Ist Commission expiresJanuary_13,1940John_C, EniokNotary Public. Ist ELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged, At Witness my hand, this day of day of A. D. 1947	parties_of_the_first_part	they_BFe		י ת ת
Inst above written. Iy Commission expiresJanuary_13,1940John_C. EnickNotary Public. RELEASE The note herein described having been paid in full, his more bareby released, and the lien thereby created, discharged. As Witness my hand, this	parties_of_the_first_part			י פ ת
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 77 day of 20	parties_of_the_first_part			۹ ۱
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 77, day of 70	parties_of_the_first_part			
As Witness my hand, this 12 day of 1/ overmber A. D. 1940. ittest: Jhe Douglas County Auilting and from americation G. Clear Conick	parties_of_the_first_part			۹ ۱
(Can hal)	parties_of_the.first_part			۹ ۱
(Car ha) (24 Clear Const	parties_of_the_first_part 	they_Bre		۹ ۱
	parties_of_the_first_part 	they_Bre		۹ ۱

202

and the second second second second