The World Co., Lawrence, Kanas FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
	This instrument was filed for record on the15
Eva Pickett and husband (Samuel) TO	Karch A. D., 19, 38, At 11:15
	Narold G. Back Register of
The Douglas County Building and Loan Association	By Deputy,
THIS INDEXTIDE VILLEN AND	Participant in the same of the second s
This INDENTURE, Made this 14th day of thirty_oightbetweenEva_Pickott_and	Narch in the year of our Lord ninetees 1 husband, Samuel Pickett
of Lawrenco in the County of Dougla	and State of Kansos
of the first part, and The Douglas County_Building_and	Lean_Associationof the sec
WITNESSETH, That the said part_ieg_of the first part, in consi	ideration of the sum of
- Two Hunired Fifty and no/100	D
to the said part of the second part is hereby acknowledge. Mortgage to the said part of the second part it a here of Douglas, and State of Kansas, described as follows, to-wit:	rew na solu and by these presents do grant, bargain as and assigns forever, all that tract or parcel of land situated in th
Lot No. One Hundred (100) on Pennsylvania	Street, in the City of Lawrence
	id part.ios.of the first part therein. And the said
Parties of the first part	y_arethe lawful owner of the premises above s
Parties_of_the_first_part	yy_arathe lawful owner of the premises above and clear of all incumbrances
Parties of the first part hereby covenant and agree that at the delivery hereof the and selved of a good and indefeasible estate of inheritance therein, free as This grant is intended as a mortgage to secure the payment of the sum of	y_ arathe lawful owner of the premises above p nd clear of all incumbrances.
Parties	y_nrothe lawful owner of the premises above and clear of all incumbrances
Partiesof_the_first_part	y_nrothe lawful owner of the premises above and clear of all incumbrances
parties of the first part	y_nrothe lawful owner of the premises above and clear of all incumbrances
Parties_of_the_first_part	ny_nrgthe lawful owner of the premises above and clear of all incumbrances
Parties of the first_part_ dohereby covenant and agree that at the delivery hereofthe and selved of a good and indefeasible estate of inheritance therein, free an This grant is intended as a mortgage to secure the payment of the sum of Two. Hundred Fifty. and no/100 Ongcertainnotet parties of the first part to the said partyof the second part	the lawful owner of the premises above and clear of all incumbrances. Dollars, according to the table in the said.
Parties of the first_part	iy_arathe lawful owner of the premises above a model of all incumbrances
Parties of the first_part_ dohereby covenant and agree that at the delivery hereofthe and selved of a good and indefeasible estate of inheritance therein, free an This grant is intended as a morigage to secure the payment of the sum of Tao Hundred Fifty_and_no/100 not	the lawful owner of the premises above and clear of all incumbrances. Dollars, according to the technist day executed and delivered by the said veyance shall be void if such payments be made as herein specifies n, or the taxes, or if the insurance is not kept up thereon, then the savele and the insurance is not kept up thereon, the technist of the savele and the savele are to save the savele and the savele are to save the savele are to be savele and the savele are to savel
Parties of the first part	the lawful owner of the premises above and clear of all incumbrances. Dollars, according to the takes, or life and delivered by the said weysnee shall be wold if such payments be made as herein specifies m, or the taxes, or if the insurance is not kept up thereon, then the payable, and it shall be lawful for the said part. Lyof the second to sell the premises hereivy granted, or any part thereof, in the second to sell the not and series, to return with the new for principal and interst. to creter with the
Parties of the first part	the lawful owner of the premises above a delear of all incumbrances. Dollars, according to the take by the said or the taxes, or if the insurance is not kept up thereon, then the payable, and it shall be lawful for the said area.
Parties of the first_part	the lawful owner of the premises above a delear of all incumbrances. Dollars, according to the t bis day executed and delivered by the said veyance shall be wold if such payments be made as herein specific n, or the taxes, or if the insurance is not kept up thereon, then th payable, and it shall be lawful for the said party.of the second to sell the premises hereby granted, or any part thereof, is the t paid by the part_y making such sale, on demand, to ssid heirs and set
Parties_of_the_first_part	the lawful owner of the premises above a delear of all incumbrances. Dollars, according to the t bis day executed and delivered by the said veyance shall be wold if such payments be made as herein specific n, or the taxes, or if the insurance is not kept up thereon, then th payable, and it shall be lawful for the said party.of the second to sell the premises hereby granted, or any part thereof, is the t paid by the part_y making such sale, on demand, to ssid heirs and set
Parties of the first_part_ dohereby covenant and agree that at the delivery hereofthe and selved of a good and indefeasible estate of inheritance therein, free as This grant is intended as a mortgage to secure the payment of the sum of Taohundred_Fifty_and_no/100 notnot not	the lawful owner of the premises above g delear of all incumbrances. Dollars, according to the te Dollars, according to the te delear of all incumbrances. Dollars, according to the te delear of all incumbrances Dollars, according to the te delear of all the seld veyance shall be void if such payments be made as herein specifier n, or the taxes, or if the insurance is not kept up thereon, then th payable, and it shall be lawful for the said part. yor the second second the delear of the said part. yor the second the said part. yor the second the said part. heirs and s vo_hereonto set_thoir_hand_s and seals_the day an
Parties <u>of the first part</u> do <u>hereby covenant and agree that at the delivery hereof</u> the and selved of a good and indefeasible estate of inheritance therein, free an This grant is intended as a mortgage to secure the payment of the sum of <u>Two Hundred Fifty and no/100</u> <u>OB0</u> certain <u>note</u> to <u>parties of the first part</u> to the said part <u>y</u> of the second part f default be made in such payments, or any part thereof, or interest there where shall become absolute, and the whole amount shall become due and <u>its</u> <u>executors</u> administrators and assigns, at any time thereafter in charges of making such asle, and the whole amount shall become due and <u>its</u> <u>executors</u> administrators and assigns, at any time be, shall be <u>making such asle</u> , and the overplay if any there be, shall be <u>parties of the first part</u> , their <u>IN WITNESS WHEREOF</u> , The said part <u>insof</u> the first part ha- Signed, scaled and delivered in presence of	the lawful owner of the premises above g delear of all incumbrances. Dollars, according to the te Dollars, according to the te delear of all incumbrances. Dollars, according to the te delear of all incumbrances Dollars, according to the te delear of all the seld veyance shall be void if such payments be made as herein specifier n, or the taxes, or if the insurance is not kept up thereon, then th payable, and it shall be lawful for the said part. yor the second second the delear of the said part. yor the second the said part. yor the second the said part. heirs and s vo_hereonto set_thoir_hand_s and seals_the day an
	y_nra
Parties	the lawful owner of the premises above a delear of all incumbrances. Dollars, according to the take Dollars, according to the take or lift and be added by the said veryance shall be wold if such payments be made as herein specifier n, or the taxes, or if the insurance is not kept up therean, then the payable, and it shall be lawful for the said area. to sell the premises hereby granted, or any part therean, then the payable, and it shall be lawful for the said area. to sell the premises hereby granted, or any part therean, then the number of the second to sell the number of the said area. help art_ymaking such sale, on demand, to said
Parties_of_the_first_part dohereby covenant and agree that at the delivery hereofthe and selfed of a good and indefeasible estate of inheritance therein, free as This grant is intended as a morigage to secure the payment of the sum ofTro	iy_ arathe lawful owner of the premises above a delear of all incumbrances
Parties	ara
Parties of the first_part	uy_nra
Parties of the first_part_ dohereby covenant and agree that at the delivery hereofthe and selved of a good and indefeasible estate of inheritance therein, free an This grant is intended as a morigage to secure the payment of the sum of Tro. Hundred. Fifty_ and1000 	uy_ara
Parties _of_the_first_part_ dohereby covenant and agree that at the delivery hereofthe and selved of a good and indefeasible estate of inheritance therein, free as This grant is intended as a mortgage to secure the payment of the sum of TYTO	ara
Parties _of_the_first_part_ dohereby covenant and agree that at the delivery hereofthe and selved of a good and indefeasible estate of inheritance therein, free as This grant is intended as a mortgage to secure the payment of the sum of TwoTwo	ara
Parties of the first_part_ dehereby covenant and agree that at the delivery hereofthe and selved of a good and indefeasible estate of inheritance therein, free as This grant is intended as a morigage to secure the payment of the sum of Tro	ara
Parties of the first_part_ dehereby covenant and agree that at the delivery hereofthe and selved of a good and indefeasible estate of inheritance therein, free as This grant is intended as a morigage to secure the payment of the sum of Tro	ara

 (\uparrow)

 \square

 \cap

e

1 226433