The World Co., Lawrence, Kanua	ROM	STITE OF FAVELE DOUGH & COMMENT	The state of the state of the state
Magazine da Statistica de Constante da Statistica de Constante da Statistica de Constante da Statistica de Cons		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 19 day of	
. Harry Sormer and w		April A. D. 1938 At 8:25 A. W	
	то	Narold A. Beck Register of Deeds.	- C
The Douglas County Build	ling and Loan Association	Register of Deeds. ByDeputy.	
THIS INDENTURE Made	this 18th		
thirty eightbe	etween Harry Sonnor and w	ife, Gertrude Sommer	-
	(+)		-2111
of Lawrence	in the County of Douglas	and State of Kansas	L
of the first part, and The Dot	uglas County Building and I	Loan Association	
WITNESSETH, That the said	d partiosof the first part, in conside		
Two Hundred Fit	fty and no/100	DOLLARS	Г
toduly paid, the re Mortgage to the said nort V	ccipt of which is hereby acknowledged	d, ha Y.9sold and by these presents dogrant, bargain, sell and and assigns forever, all that tract or parcel of land situated in the County	
of Douglas, and State of Kansas, de	escribed as follows, to-wit:	and assigns forever, all that tract or parcel of land situated in the County	
Late Nor Fight (2)	and line (0) to no 1 -	41	de la composition de la compos
of Lawrence, in Doug	las County, Kansas, as sur	(1) Homewood Gardens, a subdivision near the City voyed, platted and recorded.	0
	dent-say and the second of		
		2018년 2019년 2018년 201	
		집 것 같은 것 같은 것 같은 것 같을 것 같다.	
		그 아파 방법 것 같은 것 같은 것이 없다.	
ith all the appurtenances, and all th	se estate, title and interest of the said	part_105_of the first part therein. And the said	
parties of the first	part	part_109_of the first part therein. And the said	
hereby covenant and agree	that at the delivery hereof	part_105_of the first part therein. And the said	
parties of the first	that at the delivery hereofestate of inheritance therein, free and	they nrothe lawful owner of the premises above granted, clear of all incumbrances	
parting of the first 	that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad Fifty and no/100	the lawful owner of the premises above granted, clear of all incumbrances	
parties of the first 	rart that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad Fifty and no/100 0thi	the lawful owner of the premises above granted, clear of all incumbrances	
parties of the first hereby covenant and agree ad seized of a good and indefeasible his grant is intended as a mortgage Two Hundr ONOONONOT parties of the first	rart	the lawful owner of the premises above granted, clear of all incumbrances	
parties of the first hereby covenant and agree ad seized of a good and indefeasible his grant is intended as a mortgage Two Hundr ONOONONOT parties of the first	rart that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad Fifty and no/100 0thi	the lawful owner of the premises above granted, clear of all incumbrances	(
parties of the first 	rart that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad_Fifty_and_no/100 ad_Fifty_and_no/100 balance the payment of the sum of ad_Fifty_and_no/100 balance the payment of the sum of ad_Fifty_and_no/100 balance the payment of the sum of ad_Fifty_and_no/100 balance the payment of the sum of balance the payment of the sum of balance the payment of the sum of ad_Fifty_and_no/100 balance the payment of the sum of balance the payment of the sum of	th cy_nrothe lawful owner of the premises above granted, clear of all incumbrances 	ſ.
parties of the first hereby covenant and agree nd seized of a good and indefeasible his grant is intended as a mortgage t 	rart	th cy_nrothe lawful owner of the premises above granted, clear of all incumbrances Dollars, according to the terms of is day executed and delivered by the said expanse shall be void if such payments be made as herein specified. But	() ()
parties of the first 	rart	th cy_nrothe lawful owner of the premises above granted, clear of all incumbrances 	()
parting of the first hereby covenant and agree d seized of a good and indefeasible 	rart that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad_Fifty_and_no/100 ad_Fifty_and_no/100 a art art art and this convex and this convex and this convex and the secure due and p and assigns, at any time thereafter to oneys arising from such asle to retain	th cy_nrothe lawful owner of the premises above granted, clear of all incumbrances	() ()
partias of the first partias of the first bereby covenant and agree d seized of a good and indefeasible Two Hundr One certain one parties of the first ; the said part y of the second p infault be made in such payments, or rance shall become absolute, and the ts excutors, administrators ; arribed by law; and out of all the m I charges of making such sale, and the	rart that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad_Fifty_and_no/100 ad_Fifty_and_no/100 a art art art and this convex and this convex and this convex and the secure due and p and assigns, at any time thereafter to oneys arising from such asle to retain	th cy_nrothe lawful owner of the premises above granted, clear of all incumbrances 	() () ()
parties of the first 	rart	th cy_nrothe lawful owner of the premises above granted, clear of all incumbrances 	() () ()
DATURES OF the first DATURES OF the first partial sintended as a mortgage i Two Hundr OROeertain onoeertain parties of the first the said part y of the second p idefault be made in such payments, or rance shall become absolute, and the ts excutors, administrators is arched by law; and out of all the more the harge of making such hale, and the untilog IN WITNESS WHEREOF, The s	rart that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad Fifty and no/100 0	theyance 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 con- ayable, and it shall be lawful for the said partyof the second part soll the premises hereby granted, or any part thereon, then this con- ayable, and it shall be lawful for the said partyof the second part soll the premises hereby granted, or any part thereon, in the manner the amount then due for principal and interest, together with the cost ald by the partymaking such sale, on demand, to saidhereunto set_thoirhandiand seal_0. the day and year	<u>с</u>
parties of the first parties of a good and indefeasible is grant is intended as a mortgage i Two liundr Ono certain not: parties of the first ; the said part y of the second p idefault be made in such payments, or rance shall become absolute, and the ts excutors, administrators werited by law; and out of all the m l charges of making such sale, and the parties IN WITNESS WHEREOF. The	rart that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad Fifty and no/100 0	they are the lawful owner of the premises above granted, clear of all incumbrances	<u>)</u>
DATURE of the first parties of the first hereby covenant and agree d selved of a good and indefeasible Two Hundr ORO	rart that at the delivery hereof estate of inheritance therein, free and to secure the payment of the sum of ad Fifty and no/100 0	theyance 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 con- ayable, and it shall be lawful for the said partyof the second part soll the premises hereby granted, or any part thereon, then this con- ayable, and it shall be lawful for the said partyof the second part soll the premises hereby granted, or any part thereon, in the manner the amount then due for principal and interest, together with the cost ald by the partymaking such sale, on demand, to saidhereunto set_thoirhandiand seal_0. the day and year	
DAFFING OF the first 	rart	they and the solution of the premises above granted, being of all incumbrances	
DAFFLOS Of the first DAFFLOS of the first bereby covenant and agree d selfed of a good and indefeasible Two Hundr One certain not parties of the first ; the said part y of the second p iefault be made in such payments, or ance shall become absolute, and the ts cercutors, administrators scribed by law; and out of all the m charges of making such sale, and th uparties IN WITNESS WHEREOF, The i above written. Signed, scaled and delivered STATE OF KANSAS, styrey, Douglas County, , 1938 before meDarfl	rart	they are the lawful owner of the premises above granted, clear of all incumbrances	
DAPELOS OF the first DAPELOS of the first hereby covenant and agree d seized of a good and indefeasible Two Hundr Ono	rart	theyance 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 con- ayable, and it shall be lawful for the said partyof the second part soll the premises hereby granted, or any part thereon, in the manner the amount then due for principal and interest, together with the cost ald by the partymaking such sale, on demand, to said here and assigns here and assigns here and assigns here and assigns here and assigns here and assigns (SEAL) (SEAL) (SEAL) (SEAL) 	
DAFFLOS Of the first DAFFLOS of the first bereby covenant and agree d seized of a good and indefeasible Two_Hundr 	rart that at the delivery hereof	they are a shall be weld if such payments be made as herein specified. But or betaxees, or if the insurance is not kept up thereon, then this con- arable, and it shall be lawful for the said and the premises hereby granted, or any part thereof, in the manner sall the premises hereby granted, or any part thereof, in the manner sell the premises hereby granted, or any part thereof, in the manner the amount then due for principal and interest, together with the cost ald by the party	
DATURE OF LAB FIREL DATURE OF LAB FIREL DATURE OF A GOOD AND INCOMENTATION DATURE OF A GOOD AND INCOMENTATION DATURE OF A CONTRACT OF A CONTRACT DATURE OF A CONTRACT OF A CONTRACT OF A CONTRACT DATURE OF A CONTRACT OF A CONTRACT OF A CONTRACT OF A CONTRACT DATURE OF A CONTRACT OF A	rart that at the delivery hereof	they are granted of the premises above granted, clear of all incumbrances	
DAPELOS Of the first parties of a good and indefeasible ad seired of a good and indefeasible Two Hundr Ono certain not: parties of the first, parties of the first, parties of the first, the said part, yof the second p default be made in such payments, or rance shall become absolute, and the termine of the first, interesting the second p default be made in such payments, or rance shall become absolute, and the termine of the first, interesting the second p default be made in such payments, or rance shall become absolute, and the termine of the second p interesting the second p interesting the second p is second p screet of the second p state of making such sale, and the parties STATE OF KANSAS, styretr. Deuglas Country, D, 1938 before me Poarl e Carry, Sommer, and his, terme personally ecceution of the SEAL) IN WITN last above writte.	rart that at the delivery hereof. estate of inheritance therein, free and to secure the payment of the sum of ad. Fifty and no/100 a	they are granted over a second	
DAFLIOS Of the first DAFLIOS of the first bereby covenant and agree d seised of a good and indefeasible Two Hundr Ono certain not: parties of the first parties of the first iefault be made in such payments, or rance shall become absolute, and the scribed by law; and out of all first parties of making such sale, and the carbed by law; and out of all first is above written. STATE OF KANSAS, STATE OF KANSAS, S	rart that at the delivery hereof. estate of inheritance therein, free and to secure the payment of the sum of ad. Fifty. and no/100 a	they are and the lent the set of the premises above granted, clear of all incumbrances	
DAFELOS Of the first 	rart that at the delivery hereof. estate of inheritance therein, free and to secure the payment of the sum of ad. Fifty. and no/100 a	they are and the lent the set of the premises above granted, clear of all incumbrances	
DATE 105 of the first 	rart that at the delivery hereof. estate of inheritance therein, free and to secure the payment of the sum of ad. Fifty. and no/100 a	they nro	

00

(Apple)

No. of Lot

0

NESSER.

9

356

writte

el.