Control of

## MORTGAGE RECORD 82 Reg. No. 1578 Fee Paid \$0.50

This informent was find for rooted on to . Sith	The World Co., Lawrence, Kanas FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
THE PORTION COUNTY Bailding and Lean Janocistics By Deputy Deputy of Medical States of the States of Lean Janocistics By Deputy States of the States of Lean States of Lean July In the year of our Leaf abstern hundred thirty sight between Courties July Building and John hunbendy, Charles, July In the year of our Leaf abstern hundred thirty sight between Courties July Building and John hunbendy, Charles, July In the year of our Leaf abstern hundred thirty sight in the year of our Leaf abstern hundred thirty sight in the year of our Leaf abstern hundred thirty sight in the year of our Leaf abstern hundred thirty sight in the year of our Leaf abstern Leaf Inc. Leaf Courty of the State of the State of the State of Learness of the state of th		
This Douglar Centity, Balleting and Lean Association  THIS INDENTURE, Made thisSptdry dJulyin the year of our Lend mineteen hundred thirty of the feet partbetweenCertime Job's and her, hasbond, Charlesselie		August A. D., 19-38, At 9:40 A. M.
The Douglas County Balting and Lean Association   Dy   Doping    THIS INDESTURE Made the SOSE   day of July   In the year of our Land sincteen hundred thirty of the term of thirty of the term of the foreign Adults and here, hundred, Ohatles, Adults    of the fars beat and the Douglas   and State of Eannes    of the fars beat and the Douglas   Sounty Building and Jorn Association   of the areas    of the fars beat and the Douglas   Sounty Building and Jorn Association   of the areas    of the fars beat and the Douglas   Sounty Building and Jorn Association   of the areas    of the fars beat and the Douglas   of the areas    of the fars beat and the Douglas   of the areas    Two Bouglas   Ohy public the review of this is bereigh activated parts    to Live   Ohy public the review of this is bereigh activated parts    on Live   Ohy public the review of this is bereigh activated parts    on Live   Ohy public the review of this is bereigh activated    on Live   Ohy public the review of the fars    on Live   Ohy public the review of the fars    on Live   Ohy public the review of the fars    on Live   Ohy public the review of the fars    on Live   Ohy public the review of the fars    on Live   Ohy public the review of the fars    on Live   Ohy public the review of the fars    on Live   Ohy public the review of the fars    on Live   Ohy public the review of the county    of Douglas, and State of Kansas, described as follows, towit:  Lot No. One Hundred Thirty Six (138) on Pennsylvania Street in the City of Lewronce.  The grant is intended as a merigage to secree the payment of the sum of	Τ0	
thirty of the between Corrino Jolts and hor hardend, Charles Jolts  d. Lawrance. In the George of Douglas and State of Hannes  of the first part, and June Douglas County Building and Jorn Association.  WITHINSSETH, That the rail per Junet Grant Farm, in consideration of the sum of Two Smotles Jity and the revise of which is hereby acknowledged by No and and by these presents do grant braining, sell and fortrages to the suid part J. of the second port. It. being and assigns forever, all that tract or pured of land situated in the County Mounts, and State of Kassa, decredies and afform, to will.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One City Six (136) on Pennsylvania Street in the City of Lawrence.  Let No. One Handred Thirty Six (136) on Pennsylvania Street In the City of Lawrence.  Let No. Lawrence and agree that it the delivery hereof. The Six (136) on Pennsylvania Street In the City of Lawrence.  Let No. Lawrence and agree that the the City of Lawrence and Hannes Street In the Six (136) on Pennsylvania Street In the City of Lawrence and Lawrence and Lawrence In the Lawrence of Lawrence In the Six (136) on	The Douglas County Building and Loan Association	Register of Deeds.
it has first part, and ITE_Douglate Sounty, Building and Long Association.  Of the second part.  WITNESSETH, Then the caid_ax: _injust Confirst part, in consideration of the muss of		
of the ferst part, and "The Douglate Sounty, Building and Lorn Association"		
of the first part, and I'lle. Douglets. Sountly Building and long. Association	, , , , , , , , , , , , , , , , , , ,	Vonese
WITHERSETH, The the call accupic (1-2-act part, in conditional of the run of		en Association
the Line	WITNESSETH, That the said part Suppl Confirst part, in consider	
Morting or to the wife part. Y of the second port. 1tm	Two Handred Fifty and no/200	DOLLARS
cith all the appurtenances, and all the estate, title and interest of the said parties. of the first part therein. And the said.  parties. of the first part.  o hereby comeant and agree that at the delivery hereof. they, are	Mortgage to the said part _y_of the second part _itsheirs	
parties of the first part	Lot No. One Hundred Thirty Six (136) on Pennsylvan	nia Street in the City of Lawrence.
parties of the first part  hereby covenant and agree that at the delivery hereof they. are the lawful owner of the premises above granted, at seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.  his grant is intended as a mortgage to secure the payment of the sum of Two Hundrod Fifty. and .no/100 Dollars, according to the terms of one certain noto this day executed and delivered by the said part.  parties. Of the first part the said part y of the second part  and this conveyance shall be void if such payments be made as herein specified. But the said part y of the second part  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 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 in the said by law; and out of all the moneys arising from such said to retain the amount then due for principal and interest, together with the cost deharges 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		
parties of the first part    December   December   December		
parties of the first part    December   December   December		
parties of the first part    December   December   December		
parties of the first part    December   December   December		
parties of the first part    December   December   December		
parties of the first part    December   Dece		
parties of the first part    December   December   December		
parties of the first part    December   December   December		
parties of the first part		
parties of the first part		
parties of the first part		
the 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		id parties_of the first part therein. And the said
This grant is intended as a mortgage to secure the payment of the sum of	사람들이 나는 사람들이 나를 가는 것이 되었다. 그런 그런 그리고 있는 것이 없는 그 그렇게 되었다.	
The Fundred Pifty and no/100 Dollars, according to the terms of ODIA certain noto this day executed and delivered by the said parties. Of the first part of the second part of the said part y of the second part of the said bearing and this conveyance shall be void if such payments be made as herein specified. But the said part y of the second part of the said part y of the second part of the said bearing and this conveyance shall be void if such payments be made as herein specified. But the said part y of the second part of the said part y of the second part		
Two. Hundrod Pifty and no/100	and action of a good and indecession country of materiality after all	no treat of an incomplaints
one certain noto this day executed and delivered by the said part y of the second part  the said part y of the second part  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 conveyance 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 the conveyance 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 the conveyance 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 they are the conveyance shall be made in such kept up thereon, then this conveyance shall be made in such that the analysis of the second part they are the conveyance shall be made in such that the analysis of the second part they are the conveyance shall be void if such payments be made as herein specified. But default be made in such that the and payments be made as herein specified. But default be made in such that the made is not kept up thereon, then this conveyance shall be valid for the said part. The order payments and the said part. The day and part the conveyance shall be valid by the part y making such sale, on demand, to said charges of the first part have a hereinto set. That is had a said part the cost of the first part have a hereinto set. That is had a said part the day and year the above written.  Signed, sealed and delivered in presence of	his grant is intended as a mortgage to secure the payment of the sum of	
parties of the first part.  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 conveyance 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.—executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner rescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the cost 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.—parties of the first part,		
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 conveyance 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_executors administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner secribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the cost 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.  partion_of the first_part,  IN WINNESS WHEREOF, The said part_ive_of the first part ha_ve_hersunto set_thair_hand_s_and seal_s_the day and year stabove written.  Signed, sealed and delivered in presence of  Corrino_Joltz (SEAL)  STATE OF KANSAS,  samty-of_Douglas_County  SEAL)  STATE OF KANSAS,  as BE IT REMEMBERED, That on this4th_day ofAugust  to me personally known to be the same person <sup>3</sup> who executed the foregoing instrument of writing and duly acknowledged the execution of the same.  (SEAL)  (SEAL)  STALL OF WANSAS,  as Notary Public in and for said County and State, meCorrino_Joltz_ and hor husband_Charles_Joltz  to me personally known to be the same person <sup>3</sup> who executed the foregoing instrument of writing and duly acknowledged the execution of the same.  SEAL)  STALL OF WANSAS,  184.  BELEASE  The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.  A D 10 27	one certain note t	this day executed and delivered by the said
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 conveyance 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\til	parties of the first part	
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 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	the said part_yof the second part	
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 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_ity_ of the second part_it		
its_executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner rescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the cost 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	f default be made in such payments, or any part thereof, or interest thereo	on, or the taxes, or if the insurance is not kept up thereon, then this con-
rescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the cost 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		
nd 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 saidpartios_of_the_first_part,	<u>AUS</u> executors, administrators and assigns, at any time thereafter rescribed by law; and out of all the moneys arising from such sale to reta	to sell the premises hereby granted, or any part thereof, in the manner alin the amount then due for principal and interest, together with the cost
IN WITNESS WHEREOF, The said part 195 of the first part ha_vo_hereunto set_thair_hand_s_and seal_n_the day and year rest above written.  Signed, sealed and delivered in presence of	nd 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
Signed, sealed and delivered in presence of Corring_Joltz (SEAL)  Signed, sealed and delivered in presence of Charles_Joltz (SEAL)  STATE OF KANSAS,  STATE OF KANSAS,  D. 19. 38 before methe undersigned		
STATE OF KANSAS,  STATE OF KAN	st above written.	
STATE OF KANSAS,  D. 19 38. before methe_undersigned	Signed, sealed and delivered in presence of	
menty of Douglas County   38. BE IT REMEMBERED, That on this 4th day of August   D. 19. 38. before me the undersigned   a Notary Public in and for said County and State, me Corrino Joltz and hor husband. Charles Joltz   to me personally known to be the same person <sup>®</sup> 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 last above written.  Notary Public.    Pour   Enick   Notary Public.	COLUMN ON VANGAR	
D. 19 38_before methe_undersigneda Notary Public in and for said County and State, meCorring_Joltz_and_hor. husband_Charles_Joltz to me personally known to be the same person <sup>3</sup> 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 last above written.  (SEAL) Pour Pour Enick Notary Public.  RELEASE  The note herein described having been paid in full, this mortage is hereby released, and the lien thereby created, discharged.  As Witness my hand this	[194] [194]	MREDED That are the A+h 1 A
me _Corrino Joltz and hor husband Charles _Joltz  to me personally known to be the same person <sup>3</sup> 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 last above written.  y Commission expires Doc_31	[1] 그리고 그리고 그렇는 그리고 그렇게 그렇게 그리고 그렇게 되었다. 그리고 그렇게 되었다.	
to me personally known to be the same person who executed the foregoing instrument of writing and duly acknowledged the execution of the same.  (SSAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  Y Commission expires. Doc. 31. 19. 40. Poar I Entok 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 20. days of the contract of the cont	me Corring Jeltz and her husband Charles Jeltz	
(SSAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  Y Commission expires Doc. 31 19.40 Poar I Entak 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 was hard this 20.4 day of the contraction of the contraction of the contraction.	to me personally known to be the same person who execution of the same.	executed the foregoing instrument of writing and duly acknowledged the
y Commission expires Doc. 31 19.40 Pan'l Enick 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 was hard this 20.4 days of these contracts of these contracts of these contracts of these contracts of the contract of these contracts of the contract of	(CTAI) IN WITNESS WHEREOF, I have hereunto	subscribed my name and affixed my official seal on the day and year
The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.  As Witness we hand this 20 ft day of 100 ft.	iast above written.	Pearl Enick Notary Public.
The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.  Assiwi	DEIPA	ISE
As Witness my hand this 30 day of left in 1037 on the o	The note herein described having been paid in full, this mortgage is	hereby released, and the lien thereby created, discharged.
(Cop. See) Denghe County Building and Some Bracisty of	As Witness my hand this 3rd day of left	1 n 1037 on the ori
(Cop Seel) By Pearl Copiek		he Denglas Court Quilling and from Boar to
Ling your Jan Lines	(r. 4 st. 01	of Process
South State of the last	(chychai)	Place to