	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.	
_Zenobia_E. Ross and h	we (Welter F)	This instrument was ided for record on the 1 day of September A. D., 19, 38, At 10: 35 A. M.	
Zenopia B. Ross and in	TO TO	2/2 01 000 6	- 6
		Register of Deeds.	
The Douglas County Build	ing and Loan Association	By Deputy.	
THIS INDENTURE, Mad	nde this 27th day	of Augustin the year of our Lord nineteen hundred	
		oss and her husband, Walter E. Ross	
of Lawrence	in the County of Dou	glas and State of Kansas	
		ling and Loan Association	
		of the second part.	
		n consideration of the sum of	
		owledged, ha _ ve_ sold and by these presents do grant, bargain, sell and	
		heirs and assigns forever, all that tract or parcel of land situated in the County	
of Douglas, and State of Kansas			
The East 70 feet o	of Lot No. One Hundred F	ifteen (115) on New York Street, in the City of	147
Lawrence.			
		the said part_ies of the first part therein. And the said	
parties of the first			
		they arethe lawful owner of the premises above granted,	
		they-arethe lawful owner of the premises above granted, free and clear of all incumbrances	
and seized of a good and indefeas	sible estate of inheritance therein,		
and seized of a good and indefess This grant is intended as a mortg One Thousand and no/10	asible estate of inheritance therein,	free and clear of all incumbrances	
and scized of a good and indefeas This grant is intended as a morts One Thousand and no/10	usible estate of inheritance therein, gage to secure the payment of the s	free and clear of all incumbrances.	
and scized of a good and indefeas This grant is intended as a mortg One Thousand and no/10 One certain parties-of-the-first	usible estate of inheritance therein, gage to secure the payment of the s CO	free and clear of all incumbrances	
and scized of a good and indefeas This grant is intended as a morts One Thousand and no/10	usible estate of inheritance therein, gage to secure the payment of the s CO	free and clear of all incumbrances	a
and scized of a good and indefeas This grant is intended as a mortg One Thousand and no/10 One certain parties-of-the-first	usible estate of inheritance therein, gage to secure the payment of the s CO	free and clear of all incumbrances	Q
and seized of a good and indefeas This grant is intended as a mortg One Thousand and no/it one certain parties-of-the-first to the said partyof the seco	gage to secure the payment of the s (CO	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But	(1)
and seized of a good and indefeas This grant is intended as a mortg Ono Thousand and no/ho Ono certain parties-of-the-first to the said part y of the seco	gage to secure the payment of the store note note st-pert cond part and t mis, or any part thereof, or interest	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But thereon, or the taxes, or if the insurance is not kept up thereon, then this con-	Œ
and seized of a good and indefeas This grant is intended as a mortg One Thousand and no/it One certain parties-of-the-first to the said partyof the seco	gage to secure the payment of the second of the second of the second part.	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But t thereon, or the taxes, or if the insurance is not kept up thereon, then this conduce and payable, and it shall be lawful for the said part. y of the second part	Q n
and seized of a good and indefeas This grant is intended as a morty Ono Thousand and no/lo Ono certain parties-of-the-first to the said part y of the second if default be made in such paymen veyance shall become absolute, and 118 executors, administration of the second of the seco	gage to secure the payment of the store of the moneya arising from such sale	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But thereon, or the taxes, or if the insurance is not kept up thereon, then this con-	0
and seized of a good and indefeas This grant is intended as a mortg On o Thousand and no/it Ono certain parties-of-the-first to the said part y of the second if default be made in such paymen veyance shall become absolute, and its _executors, administra prescribed by law; and out of all tand charges of making such sale, t	gage to secure the payment of the second part note	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But to thereon, or the taxes, or if the insurance is not kept up thereon, then this conduce and payable, and it shall be lawful for the said part. y_of the second part reaffer to sell the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost	a []
and seized of a good and indefeas This grant is intended as a mortg Ono Thousand and no/lo Ono certain —parties-of-the-first to the said part y of the seco if default be made in such paymen veyance shall become absolute, an its_executors, administra prescribed by law; and out of all t and charges of making such sale, t —parties_of_the_first.	saible estate of inheritance therein, gage to secure the payment of the store note. note. t-pert cond part mits, or any part thereof, or interest at the whole amount shall become c ators and assign, at any time the the moneys arising from such sale and the overplus, if any there be, s part, thoir	this conveyance shall be void if such payments be made as herein specified. But thereon, or the taxes, or if the insurance is not kept up thereon, then this conduct and payable, and it shall be lawful for the said part—y—of the second part reafter to sell the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost shall be paid by the part—y—making such sale, on demand, to said—heirs and assigns	a []
and seized of a good and indefeas This grant is intended as a mortg One Thousand and no/lo One certain parties-of-the-first to the said partyof the seco if default be made in such paymen veyance shall become absolute, and itsexecutors, administra prescribed by law; and out of all and charges of making such sale, parties. of the first. IN WITNESS WHEREOF, first above written.	gage to secure the payment of the secure the part— and this, or any part thereof, or interest of the whole amount shall become cators and assigns, at any time there the moneys arising from such sale and the overplus, if any there be, separt, thoir. The said part 1050f the first property of the secure	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But thereon, or the taxes, or if the instrance is not kept up thereon, then this conduce and payable, and it shall be lawful for the said part. Y. of the second part reafter to sell the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost shall be pald by the part. Y. making such sale, on demand, to said heirs and assigns art ha vs hereunto set their hand said said the day and year	a [J
and seized of a good and indefeas This grant is intended as a mortg One Thousand and no/lo One certain parties-of-the-first to the said partyof the seco if default be made in such paymen veyance shall become absolute, and itsexecutors, administra prescribed by law; and out of all and charges of making such sale, parties. of the first. IN WITNESS WHEREOF, first above written.	saible estate of inheritance therein, gage to secure the payment of the store note. note. t-pert cond part mits, or any part thereof, or interest at the whole amount shall become c ators and assign, at any time the the moneys arising from such sale and the overplus, if any there be, s part, thoir	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But to thereon, or the taxes, or if the insurance is not kept up thereon, then this conduct and payable, and it shall be lawful for the said part—y—of the second part reafter to self the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost shall be paid by the part—y—making such sale, on demand, to said— heirs and assigns art ha—ve—hereunto set—their hand 5 and seals—the day and year Zenobia E. Ross—(SEAL)	a []
and seized of a good and indefeas This grant is intended as a mortg One Thousand and no/10 One certain parties-of-the-first to the said partyof the seco if default be made in such paymen veyance shall become absolute, and its executors, administra prescribed by law; and out of all t and charges of making such sale, parties of the first IN WINNESS WHEREOF, first above written. Signed, sealed and delive	gage to secure the payment of the secure to the secure the payment of the secure the se	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But thereon, or the taxes, or if the instrance is not kept up thereon, then this conduce and payable, and it shall be lawful for the said part. Y. of the second part reafter to sell the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost shall be pald by the part. Y. making such sale, on demand, to said heirs and assigns art ha vs hereunto set their hand said said the day and year	() ()
and seized of a good and indefeas This grant is intended as a mortg One Thousand and no/ho One certain parties-of-the-first to the said part_y_of the second if default be made in such paymen veyance shall become absolute, and its_executors, administra prescribed by law; and out of all t and charges of making such sale, t parties_of_the_first IN WITNESS WHEREOF, first above written. Signed, sealed and deliv STATE OF KANSAI	gage to secure the payment of the store of t	this conveyance shall be void if such payments be made as herein specified. But thereon, or the taxes, or if the insurance is not kept up thereon, then this conduct and payable, and it shall be lawful for the said part—y—of the second part reafter to self the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost shall be paid by the part—Y—making such sale, on demand, to said—heirs and assigns art ha ve hereunto set their hand 5 and seal8—the day and year Zenobia_E. Ross (SEAL) ———————————————————————————————————	() ()
and seized of a good and indefeas This grant is intended as a mortg One Thousand and no/10 One certain parties-of-the-first to the said partyof the seco if default be made in such paymen veyance shall become absolute, and its executors, administra prescribed by law; and out of all t and charges of making such sale, parties of the first IN WINNESS WHEREOF, first above written. Signed, sealed and delive	gage to secure the payment of the store of t	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But to thereon, or the taxes, or if the insurance is not kept up thereon, then this conduce and payable, and it shall be lawful for the said part—y_of the second part reafter to sell the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost shall be paid by the part—Y_making such sale, on demand, to said heirs and assigns art ha _vs_hereunto setthoir_hand_5 and seals_the day and year Zenobia_ERoss(SEAL)	() ()
and seized of a good and indefeas This grant is intended as a mortg Ono Thousand and no/lo Ono certain —parties—of—the—first to the said part y of the seco if default be made in such paymen veyance shall become absolute, and its executors, administra prescribed by law; and out of all t and charges of making such sale, t —parties.of.the.first NWITNESS WHEREOF, first above written. Signed, sealed and delle STATE OF KANSA! County—or—Logan_County A, D, 19—38 —before me—tempe Zenobia E, Rosa	sible estate of inheritance therein, gage to secure the payment of the st ICO note note it-part cond part mak, or any part thereof, or interest and the whole amount shall become a thors and assigns, at any time the the moneya arising from such sale and the overplus, if any there be, s part, thoir The said part 105of the first pr ivered in presence of AS, y, BE IT the under signed s and her husband, Welter	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But to thereon, or the taxes, or if the insurance is not kept up thereon, then this conduct and payable, and it shall be lawful for the said part—y—of the second part reafter to self the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost shall be paid by the part—Y—making such sale, on demand, to said. heirs and assigns art ha—ve_hereunto setthoir_hand s_ and seals—the day and year Zenobia_E_Ross(SEAL)	
and seized of a good and indefeas This grant is intended as a mortg Ono Thousand and no/ho Ono certain —parties-of-the-first to the said part. y of the seco if default be made in such paymen veyance shall become absolute, and its executors, administra prescribed by law; and out of all t and charges of making such sale, t —parties of the first NWITNESS WHEREOF, first above written. Signed, sealed and della STATE OF KANSA! County-of- Logan County A. D. 19 38 before me. tv came Zenobia E. Ross ome pers	sible estate of inheritance therein, gage to secure the payment of the st ICO note note it-part cond part ints, or any part thereof, or interest at the whole amount shall become a terors and assigns, at any time the the moneys arising from such sale and the overplus, if any there be, s part, thoir The said part 105of the first pr ivered in presence of S. y. BE IT the under signed and her hus band, Walter- sonally known to be the same pers of the same.	sum of. Dollars, according to the terms of this day executed and delivered by the said this conveyance shall be void if such payments be made as herein specified. But thereon, or the taxes, or if the insurance is not kept up thereon, then this conduce and payable, and it shall be lawful for the said part—y_ of the second part reafter to sell the premises hereby granted, or any part thereof, in the manner to retain the amount then due for principal and interest, together with the cost shall be paid by the part—Y_ making such sale, on demand, to said heirs and assigns art ha _va_ hereunto setthoir_hand_S_ and sealS_ the day and year	() ()

As Witness

(Corp. Sed)