MORTGAGE RECORD 82 Reg. No. 1729 Fee Paid \$3.75

	STATE OF KANSAS, DOUGLAS COUNTY, 85.	
	This instrument was filed for record on the day of	
Clarence R. Douglass and his wife, Rose Lee Douglas		-
το	Harold a Back Register of Deeds.	()
The Douglas County Building and Loan Association		
and soughts -ounty - uniting and Loss - "septiation	ByDeputy.	
THIS INDENTURE, Made this 30th day of D	Decemberin the year of our Lord nineteen hundred	
thirty_eight Clarence R. Dougl	ass and his wife, Rose Lee Douglass	n
		1 A
	and State of Kansas	
i the first part, and	con Acsociation	
WITNESSETH That the said part 105 of the first part in consid	deration of the sum of	
	DOLLARS	67
oduly paid, the receipt of which is hereby acknowledge	ed, ha VOsold and by these presents dogrant, bargain, sell and	
fortgage to the said part_yof the second partitsheirs	s and assigns forever, all that tract or parcel of land situated in the County	H D 3
f Douglas, and State of Kansas, described as follows, to-wit:		
	, 여행에 영상 이렇게 걸려 감독하는 것	
Lot No. One Hundred Eighty Five (185) on 1	Kentucky Street, in the City of Lawrence.	
	anteneds	()
		~
		14
	김 전신하는 것은 것을 다시 안에 있는 것	
		1.
	이가 잘 들어야 한다고 않는 것 같아? 좀 걸었었는 것	20.00
	나는 여행을 가지 않는 것을 많은 것을 물건을 했다.	
	이 것은 것, 20 20 TOT 10 20 TOT 10 TOT 10 TOT 20 TOT 10 TOT 10 TOT 20 T	
parties of the first part	id part_105_of the first part therein. And the said	
parties_of_the_first_part		
parties_of_the_first_partthereby covenant and agree that at the delivery hereofthereby covenant and agree that at the delivery hereofthereby covenant and agree that of inheritance therein, free ar	CY_RTOthe lawful owner of the premises above granted, nd clear of all incumbrances	
parties of the first part	CY_DIGthe lawful owner of the premises above granted, nd clear of all incumbrances	
parties of the first part hereby covenant and agree that at the delivery hereofth d selzed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100	LCY. ATCthe lawful owner of the premises above granted, nd clear of all incumbrances 	
parties of the first part - hereby covenant and agree that at the delivery hereof. the d selzed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100	LCY. 2.7.0the lawful owner of the premises above granted, nd clear of all incumbrances	
parties of the first part	LCY. 2.7.0the lawful owner of the premises above granted, nd clear of all incumbrances	
parties of the first part — hereby covenant and agree that at the delivery hereofth nd selzed of a good and indefeasible estate of inheritance therein, free ar his grant is inlended as a mortgage to secure the payment of the sum of. Fifteen, Hundred, and no/100 notot	LCY. 2.7.0the lawful owner of the premises above granted, nd clear of all incumbrances	٩
parties of the first part	LCY. 2.7.0the lawful owner of the premises above granted, nd clear of all incumbrances	٩
parties_of_the_first_part	CY_ATOthe lawful owner of the premises above granted, nd clear of all incumbrances Dollars, according to the terms of this day executed and delivered by the said	٥
parties of the first part	CY _ 2FGthe lawful owner of the premises above granted, nd clear of all incumbrances	٩
parties_of_tho_first_parthereby covenant and agree that at the delivery hereofth bareby covenant and agree that at the delivery hereofth d seized of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of Fifteen Hundred and no/100 OROnoto parties of the first part the said part_y of the second part default be made in such payments, or any part thereof, or interest thereo yance shall become absolute, and the whole amount shall become due and	CY_ATOthe lawful owner of the premises above granted, nd clear of all incumbrances Dollars, according to the terms of this day executed and delivered by the said	٩
parties_of_the_first_parthereby covenant and agree that at the delivery hereofth bareby covenant and agree that at the delivery hereofth d selzed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. fifteen Hundred_and_no/100 oneertainnotot parties of the first part the said part_yof the second part default be made in such payments, or any part thereof, or interest thereo yance shall become absolute, and the whole amount shall become due and itscecutors, administrators and assigns, at any time thereafter escribed by law; and out of all the monory arising from such as le to reta	LCY	0
parties_of_the_first_parthereby covenant and agree that at the delivery hereofth bareby covenant and agree that at the delivery hereofth d seleed of a good and indefensible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of	LCY	° []
parties_of_the_first_parthereby covenant and agree that at the delivery hereofth bareby covenant and agree that at the delivery hereofth d selzed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. fifteen Hundred_and_no/100 oneertainnotot parties of the first part the said part_yof the second part default be made in such payments, or any part thereof, or interest thereo yance shall become absolute, and the whole amount shall become due and itscecutors, administrators and assigns, at any time thereafter escribed by law; and out of all the monory arising from such as le to reta	LCY	@ []
	LCY	•
parties_of_tho_first_parthereby covenant and agree that at the delivery hereofth d select of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100 onenoto one noto parties of the first part the said part.y of the second part default be made in such payments, or any part thereof, or interest thereafter escribed by law; and out of all the moneys arising from such sale to reta d charges of making such sale, and the whole amount shall become due and the partice of the first part, there be, shall be partices of the first part, their IN WITNESS WHEREOF, The said part_ice_of the first part ha- at above writen.	ICY_DIG	•
	ICY_DIG	•
parties_of_tho_first_parthereby covenant and agree that at the delivery hereofth d select of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100 onenoto one noto parties of the first part the said part.y of the second part default be made in such payments, or any part thereof, or interest thereafter escribed by law; and out of all the moneys arising from such sale to reta d charges of making such sale, and the whole amount shall become due and the partice of the first part, there be, shall be partices of the first part, their IN WITNESS WHEREOF, The said part_ice_of the first part ha- at above writen.	ICY_DIG	ø []
parties_of_tho_first_parthereby covenant and agree that at the delivery hereofth d select of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100 onenoto one noto parties of the first part the said part.y of the second part default be made in such payments, or any part thereof, or interest thereafter escribed by law; and out of all the moneys arising from such sale to reta d charges of making such sale, and the whole amount shall become due and the partice of the first part, there be, shall be partices of the first part, their IN WITNESS WHEREOF, The said part_ice_of the first part ha- at above writen.	ICY_DIG	•
parties_of_tho_first_parthereby covenant and agree that at the delivery hereofth bareby covenant and agree that at the delivery hereofth d seleed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100 oneertainnoto parties of the first part the said part.yof the second part default be made in such payments, or any part thereof, or interest thereo grane shall become absolute, and the whole amount shall become due and the excettors, admissing, at any time thereafter escribed by law; and out of all the moneys arising from such sale to reta d charges of making such sale, and the overplus, if any there be, shall be partices of the first_part, their IN WINNESS WHEREOF, The said part_ice.of the first part ha- st above writen. Signed, sealed and delivered in presence of	ICY_DIG	
parties_of_the_first_parthereby covenant and agree that at the delivery hereofth d seleed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100 ODDnoto parties of the first part the said part.yof the second part estable become absolute, and the whole amount shall become due and itacecutors, administrators and assigns, at any time thereafter escribed by law; and out of all the moneys arising from such sale to retu- the said part.g	LCY	
parties_of_the_first_parthereby covenant and agree that at the delivery hereofth bareby covenant and agree that at the delivery hereofth d selfed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100 oneertainnoto parties of the first part the said part.yof the second part default be made in such payments, or any part thereof, or interest thereo grane shall become absolute, and the whole amount shall become due and the executors, admissing, at any time thereafter escribed by law; and out of all the moneys arising from such sale to reta d charges of making such sale, and the overplus, if any there be, shall be partice of the first part, their IN WINNESS WHEREOF, The said part_ion of the first part ha- st above writen. Signed, sealed and delivered in presence of 	ICY	e D
parties_of_tho_first_parthereby covenant and agree that at the delivery hereofth bareby covenant and agree that at the delivery hereofth d seleed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100 oneertainnoto parties of the first part the said part.yof the second part default be made in such payments, or any part thereof, or interest thereof space shall become absolute, and the whole amount shall become due and the excettors, admissing, at any time thereafter escribed by law; and out of all the moneys arising from such sale to reta d charges of making such sale, and the overplus, if any there be, shall be partice of the first part, their IN WINNESS WHEREOF, The said part_ion of the first part ha- st above writen. Signed, sealed and delivered in presence of 	ICY	
	LCY_ATC	
parties_of_the_first_parthereby covenant and agree that at the delivery hereofth bareby covenant and agree that at the delivery hereofth d seleed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. Fifteen, Hundred and no/100 oneertainnoto parties of the first part the said part.yof the second part default be made in such payments, or any part thereof, or interest thereof parties of the first part and this con default be made in such payments, or any part thereof, or interest there grane shall become absolute, and the whole amount shall become due and theerter, administrators and assigns, at any time thereafter escribed by law; and out of all the moneys arising from such sale to reta d charges of making such sale, and the overplus, if any there be, shall be parties of the first part, their IN WITNESS WHEREOF, The said part_ioa.of the first part ha- st above writen st. BE IT REMENT D. 19.33_before methe.undersigned execution of the same st. BE IT REMENT (SEAL) IN WITNESS WHEREOF, I have hereunto last how writen I have hereunto last how writen st.	ICY	
partics_of_tho_first_part hereby covenant and agree that at the delivery hereofth d seleed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. fitteen, Hundred and no/100 OROnoto partice_of the first part the said part.yof the second part dfault be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and dfault be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and dfault be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and dfault be made in such payments, or any part thereof, or interest thereof acharges of making such asle, and the overplus, if any there be, shall be there be of the first_part, their 	ICY_ATC	
partics_of_tho_first_part hereby covenant and agree that at the delivery hereofth d seleed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. fitteen, Hundred and no/100 OROrectainRoto partice of the first part the said part.yof the second part default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall be moneys arising from such sale to rein d charges of making such sale, and the overplus, if any there be, shall be there is the first part, their 	LCY_ATC	
partics_of_tho_first_part hereby covenant and agree that at the delivery hereofth d seleed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. fitteen, Hundred and no/100 OROrectainRoto partice of the first part the said part.yof the second part default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall be moneys arising from such sale to rein d charges of making such sale, and the overplus, if any there be, shall be there is the first part, their 	LCY_ATC	
partics_of_the first_parthree_by covenant and agree that at the delivery hereofth barhree_by covenant and agree that at the delivery hereofth d selfed of a good and indefeasible estate of inheritance therein, free ar his grant is inhended as a mortgage to secure the payment of the sum of. fitteen, Hundred and no/100 	LCY_ATC	
partics_of_the first_parthree_by covenant and agree that at the delivery hereofth barhree_by covenant and agree that at the delivery hereofth d selfed of a good and indefeasible estate of inheritance therein, free ar his grant is inhended as a mortgage to secure the payment of the sum of. fitteen, Hundred and no/100 	LCY_ATC	
partics_of_tho_first_part hereby covenant and agree that at the delivery hereofth d seleed of a good and indefeasible estate of inheritance therein, free ar his grant is intended as a mortgage to secure the payment of the sum of. fitteen, Hundred and no/100 OROrectainRoto partice of the first part the said part.yof the second part default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall become absolute, and the whole amount shall become due and default be made in such payments, or any part thereof, or interest thereof yance shall be moneys arising from such sale to rein d charges of making such sale, and the overplus, if any there be, shall be there is the first part, their 	ICY_DIG	

452