Reg. No. 2655 Fee Paid \$2.00

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	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 12 day of
Roy D. Anderson and wife, (Minnie)	May A.D., 1941, At 11:40 A.
ТО	World A Deck
	Register of Deeds.
he Douglas County Building and Loan Association	ByDeputy.
THIS INDENTURE, Made this 10th day of	May in the year of our Lord nineteen hundre
forty one between	
Roy D. Anderson and his wife, Minnie Ar	iderson
of Lewrence in the County of Doug	lasand State ofKansas
of the first part, and The Douglas County Building a	and Loan Association
	of the second par
WITNESSETH, That the said parties of the first part, in cons Eight Hundred and no/100	sideration of the sum of
	edged, ha_V9sold and by these presents dogrant, bargain, so heirs and assigns forever, all that tract or parcel of land situated
Let No. Twolves (12) the North 75 feet	of Lot No. Thirty (30), and the North 150
i i i i i i i i i i i i i i i i i i i	
n e la prime ante en l'esperant de la presente de l	s a tract in the South East corner of the
North 150 feet of said Lot No. Twenty 1	Nine (29), 15 feet East and West by 75 feet
North and South, all in Addition No. F	ive (5) in that part of the City of Lawrence,
formerly known as North Lawrence.	
	is which the side of a side of
with all the appurtenances, and all the estate, title and interest of the parties of the first part	
	they are the lawful owner of the premises above grant
parties of the first part dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fr 	y
parties of the first part dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fr This grant is intended as a mortgage to secure the payment of the secure Eight Hundred and no/100	y
parties of the first part dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fr This grant is intended as a mortgage to secure the payment of the secure Eight Hundred and no/100 onecertainnote	be and clear of all incumbrances
	be and clear of all incumbrances the variable of the premises above grant ee and clear of all incumbrances un-of Dollars, according to the terms this day executed and delivered by the said
	be and clear of all incumbrances
	yance shall be void if such payments be made as herein specified. It hereafter to sell the insurance is not kept up thereon, then it is day value shall be here be shall be lawful for the said part. Y of the due and payable, and it shall be lawful for the said part. Y of thereafter to sell the premises hereby granted, or any part there on such sale to retain the amount then due for principal and interest, us, if any there be, shall be paid by the part. Ymaking such sale,
	yance shall be void if such payments be made as herein specified. I hereon, or the taxes, or if the insurance is not kept up thereon, then the e due and payable, and it shall be lawful for the said part_Y of the immediate to retain the amount then due for principal and interest, us, if any there be, shall be paid by the part_Y making such sale the immediate the immediate the immediate and safe the immediate the immediate the immediate and interest, us, if any there be, shall be paid by the part_Y making such sale, the immediate the immediate the immediate and safe the immediate and safe the immedia
	yance shall be void if such payments be made as herein specified. If hereon, or the taxes, or if the insurance is not kept up thereon, then the de and payable, and it shall be lawful for the said payable, and it shall be lawful for the said payable, and it shall be lawful for the said payable, and it shall be lawful for the said part. You for such sale to retain the amount then due for principal and interest, us, if any there be, shall be paid by the part. Y making such sale, their herein means and seal. The day and seal. The day and seal.
	yance shall be void if such payments be made as herein specified. I hereon, or the taxes, or if the insurance is not kept up thereon, then the e due and payable, and it shall be lawful for the said payatile to retain the amount then due for principal and interest, this day there be, shall be paid by the part_ymaking such sale, the irr
	yance shall be void if such payments be made as herein specified. If the said yance shall be void if such payments be made as herein specified. If the said yance shall be void if such payments be made as herein specified. If the said pay able, and it shall be lawful for the said part. Y on the taxes, or if the insurance is not kept up thereon, then the time thereafter to sell the premises hereby granted, or any part there on such sale to retain the amount then due for principal and interest, us, if any there be, shall be paid by the part. Y making such sale, their heirs and assignt the XO hereunto set their hands and seal. If the day a Roy Anderson (SEA Roy D, Anderson (SEA)
	yare the lawful owner of the premises above grant ee and clear of all incumbrances
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	they are
	yare the lawful owner of the premises above gran ee and clear of all incumbrances

Receiving No. 11875 -