.

3

- -----

a face

MORTGAGE P

of Lawrence in the County of Douglas of the first part, and The Douglas County Build WITNESSETH, That the said part 1050 the first part, in c One Thousand and no/100 to them duly paid, the receipt of which is hereby ackno and Mortgage to the said part of the second part ita the County of Douglas, and State of Kansas, described as follows, Commencing at a point 45 feet t. North East Quarter of Block Te Lawrence known as North Lawren the North line of said Right of Way said Northeast Quarter of Block Te Lawrence known as North Lawren less to Elm Street and the Nor block Ten (10) thence West 75 With all the appurtenances, and all the estate, title and interest of t parties of the first and iscled of a good and indefeasible estate of inheritance therein, and seized of a good and indefeasible estate of inheritance therein,	ving No. 16186	
The Douglas County Building and Loan Associ THIS INDENTURE, Made this 27th day of forty two between Earl L, of Lawrence in the County of Douglas of the first part, and The Douglas-County-Build WITNESSETH, That the said part1026d the first part, in c One Thousand and no/100 In the County of Douglas, and State of Kansas, described as follows, to Them dip paid, the receipt of which is hereby achon and Morigage to the said part 10.0 for the second part. 1the the County of Douglas, and State of Kansas, described as follows, Commonoing at a point 45 feet. North East Quarter of Block To Lawrence known as North Lawren the North Thin of said Right of Way asid Northeast Quarter of Block Ton (10) thonce Wost 75 with all the appurtenances, and all the estate, title and interest of the first do hereby covenant and agree that at the dolivery hereof, and seized of a good and indefeasible estate of inheritance therein, and esized of a good and indefeasible estate of inheritance therein, on Thousand and no/100	The World Co., Lawrence	
THIS INDENTURE, Made this 27th	Earl L. 1	
forty two between Earl L. of Lawrenco in the County of Douglas of the first part, and The Douglas County Build WITNESSETH, That the said partices of the first part, in c One Thousand and no/100 Image: County Build to the county of Douglas, and State of Kansas, described as follows, and Mortingae to the said part Yet the county of Douglas, and State of Kansas, described as follows, and North East Quarter of Block Te Lawrence known as Morth Lawren the North line of adid Right of Way said Northeast Quarter of Block Te North East Quarter of Block Te (10) thence West 75 With all the appurtenances, and all the estate, title and interest of the north line of adid Right of Yay said Northeast Quarter of Block Te (10) thence West 75 with all the appurtenances, and all the estate, title and interest of the first of the North block Ten (10) thence West 75 with all the appurtenances, and all the estate of inheritance therein, and seized of a good and indefeasible estate of inheritance therein, Due Thousand and no/100 One parties of the first part to the said part y of the second part This grant is intended as a mortgage to secure the payment state second part its convey none shall become absolute, and the whole amount shall become second part its of the first part is of the cost and charges of making such sale, and the over demand, to said partiss of the first part is to the said part y	The Douglas	
forty two between Earl L. of Lawrenco in the County of Douglas of the first part, and The Douglas County Build WITNESSETH, That the said partices of the first part, in c One Thousand and no/100 Image: County Build to the county of Douglas, and State of Kansas, described as follows, and Mortingae to the said part Yet the county of Douglas, and State of Kansas, described as follows, and North East Quarter of Block Te Lawrence known as Morth Lawren the North line of adid Right of Way said Northeast Quarter of Block Te North East Quarter of Block Te (10) thence West 75 With all the appurtenances, and all the estate, title and interest of the north line of adid Right of Yay said Northeast Quarter of Block Te (10) thence West 75 with all the appurtenances, and all the estate, title and interest of the first of the North block Ten (10) thence West 75 with all the appurtenances, and all the estate of inheritance therein, and seized of a good and indefeasible estate of inheritance therein, Due Thousand and no/100 One parties of the first part to the said part y of the second part This grant is intended as a mortgage to secure the payment state second part its convey none shall become absolute, and the whole amount shall become second part its of the first part is of the cost and charges of making such sale, and the over demand, to said partiss of the first part is to the said part y		
of the first part, and		지수는 것 같은 것 같
of the first part, and	of Lawrence	in the County of Douglas
One Thousand and no/100 to _them	of the first part, ar	
to		
North East Quarter of Block Telawrence known as North Lawren the North line of Right of May said Northenast Quarter of Block the North line of Said Right of 75 feet to the place of beginn less to Elm Street and the Nor block Ten (10) thence Wost 75 with all the appurtenances, and all the estate, title and interest of the place of the first parties of the first domain less to Elm Street and the Nor block Ten (10) thence Wost 75 with all the appurtenances, and all the estate, title and interest of the first domain less to Elm Street and the Nor block Ten (10) thence Wost 75 with all the appurtenances, and all the estate, title and interest of the first domain less to Elm Street and the Nor block Ten (10) thence Wost 75 with all the appurtenances, and all the estate, title and interest of the first domain less to Elm Street and the Nor block Ten (10) thence Wost 75 with all the appurtenances, and all the estate, title and interest of the first part is intended as a mortgage to secure the payment .5 We One Thousand and no/100	tothem and Mortgage to th	duly paid, the receipt of which is hereby acknow e said part
parties of the firs: dohereby covenant and agree that at the delivery hereofand seized of a good and indefeasible estate of inheritance therein, and seized of a good and indefeasible estate of inheritance therein, This grant is intended as a mortgage to secure the payment **** One Thousand and no/100		Commencing at a point 45 feet H North East Quarter of Block Ter Lawrence known as North Lawrence the North line of Right of Way said Northeast Quarter of Block the North line of said Right of 75 feet to the place of beginni less to Elm Street and the North block Ten (10) thence West 75 f
parties of the firs: dohereby covenant and agree that at the delivery hereofand seized of a good and indefeasible estate of inheritance therein, and seized of a good and indefeasible estate of inheritance therein, This grant is intended as a mortgage to secure the payment **** One Thousand and no/100		
and seized of a good and indefeasible estate of inheritance therein, This grant is intended as a mortgage to secure the payment ***** One Thousand and no/100		
One Thousand and no/100	-	parties of the first
	dohereby cov	parties of the first enant and agree that at the delivery hereof
to the said part_yof the second part	dohereby cov and seized of a good This grant is intend	parties of the first enant and agree that at the delivery hereof and indefensible estate of inheritance therein, i led as a mortgage to secure the payment • Sider
if default be made in such payments, or any part thereof, or interest conveyance shall become absolute, and the whole amount shall become second partitsexecutors, administrators and assigns, at any in the manner prescribed by law; and out of all the moneys arising gether with the cost and charges of making such sale, and the over demand, to said	dohereby cov and seized of a good This grant is intend One Thou	parties of the first enant and agree that at the delivery hereof I and indefeasible estate of inheritance therein, i led as a mortgage to secure the payment of the sand and no/100
year first above written. Signed, sealed and delivered in presence of Ada Naihart STATE OF KANSAS, Causie of Osage County A.D. 19.42_before me	dohereby cov and seized of a good This grant is intend One Thou cer	parties of the first enant and agree that at the delivery hereof I and indefeasible estate of inheritance therein, s led as a mortgage to secure the payment • & we sand and no/100 tain
County of Osage County Ss. BE IT REME A.D. 19.42_before me the undersigned came Earl L. McFaddon and his wife, Anni to me personally known to be the same person edged the execution of the same. IN WITNESS WHEREOF, I have hereum IN WITNESS WHEREOF, I have hereum My Commission expires B-16- 19 45. Re The note horein described having been paid in full, this mortg As Witness my hand, this The day of Attest:	dohereby cov and seized of a good This grant is intend One Thou cer to the said part_y if default be made in conveyance shall be second partis in the manner preac gether with the cost	parties of the first enant and agree that at the delivery hereof and indefeasible estate of inheritance therein, if led as a mortgage to secure the payment in
to me personally known to be the same person edged the execution of the same. IN WITNESS WHEREOF, I have here hast above written. My Commission expires <u>8-16-</u> <u>19_45</u> <u>Re</u> The note horein described having been paid in full, this mortg As Witness my hand, this <u>744</u> day of Attest: <u>746</u> day of <u>746</u> day	dohereby cov and seized of a good This grant is intend One Thou One Thou one cer to the said part_y if default be made in conveyance shall be second part_its_ in the manner prease gether with the cost demand, to said IN WITNESS year first above wri Signed	parties of the first enant and agree that at the delivery hereof and indefeasible estate of inheritance therein, i led as a mortgage to secure the payment •5 where sand and no/100
The note herein described having been paid in full, this mortg As Witness my hand, this <u>Gall</u> day of <u>A</u> Attest: <u>The</u> A	dohereby cov and seized of a good This grant is intend One Thou One Thou Onecer to the said part_y if default be made in conveyance shall be second partts in the manner prace gether with the cost demand, to said IN WITNES: year first above wri Signed Ada N STATE Ceunig-ofOSB A.D. 19.42before	parties of the first enant and agree that at the delivery hereof I and indefeasible estate of inheritance therein, i ied as a mortgage to secure the payment •> is and and no/100
The d	dohereby cov and seized of a good This grant is intend One Thou One Thou Onecer to the said part_y if default be made in conveyance shall be second partits in the manner prese gether with the cost demand, to said IN WITNESS year first above wri Signed Signed Signed STATE Ceumig-ofOSB A.D. 19.42before cameEn (SEAL.)	parties of the first enant and agree that at the delivery hereof I and indefeasible estate of inheritance therein, i led as a mortgage to secure the payment and and no/100
(Coup, Seal)	dohereby cov and seized of a good This grant is intend One Thou cer to the said part_y if default be made in conceyance shall be second part ts in the manner prese gether with the cost demand, to said IN WITNESS year first above wri Signed Ada_ N STATE County sof Can A.D. 19.42before came En (SEAL) My Commission exp The note here As Witness N	parties of the first enant and agree that at the delivery hereof 1 and indefeasible estate of inheritance therein; 1 and indefeasible estate of inheritance therein; 1 and indefeasible estate of inheritance therein; 1 and and no/100