1.

		11.00 .00.0
-3- 4.	30551 BUOK 89 MORTGAGE (No. 52 B) F. J. Boyle, Publisher of Legal Blanks, Lawrence, Kanasa	· 11.'
÷		
	This Indenture, Made this 5th day of, in the, in the, forty-six	
* <u>.</u>	Donald D. DeFord and Leora M. DeFord, his wife	
	6	
. • I	of Lawrence, in the County of Douglas and State of Kansas.	
	part 198 of the first part, and The Lawrence National Bank of Lawrence, Kansas.	and
	Witnesseth, that the said part 108 of the first part, in consideration of the sum of	
	FOUR THOUSAND DOLLARS	burnt to
	toGRANT, BARGAIN, SELL and MORTGAGE to the said part Yof the second part, the following described doGRANT, BARGAIN, SELL and MORTGAGE to the said part Yof the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to wit:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Lot No. Nineteen (19) in Fairgrounds	
	Addition, an Addition to the City of Lawrence.	
	with the appurtenances and all the estate, title and interest of the said part <u>198</u> of the first part therein. And the said part <u>198</u> of the first part dobreeby covenant and agree that at the delivery hereof they arethe lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. No Exceptions	I State
6	and that thoy will warrant and defend the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the part and the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that they will warrant. The same become buildings upon said real estate insured against first and tornado in such sum and by such insurance company as shall be specified and directed by the part	
	THIS GRANT is intended as a morrgage to secure the payment of the sum of FOUR THOUSAND	
	scording to the terms of	
	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or intrest thereon, or if the tarse on said real extate are not paid when the same now, or if waste is committed on said premises, then this conveyance shall become absolute and he whole sum tremaining unpaid, and all of the obligation provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notics, and it shall be lawful for the said part. Y	
	In Witness Whereof, the part 198. of the first part ha VO hereunto set their hand & and	
	donaly selvind (SEAL)	
	Geora M. De Ford (SEAL)	
wasy a contraction of the second s	(SEAL)	
enal REFE ena debt day Late 2	ASE I, to undersigner, when of the within port s.c., ere: acknowlease the full per- controd there that such size the Achilter of Leeds to enter the discharge of this morth d the c.C.da, if arefulling THE LAWALLEE NATIONAL TARE Lawrence, sameas Howard Alsenand	
Deck .		He He
eds A	STATE OF KARBAS COUNTY OF Douglas	
La Co	Be It Remembered, That on this 5th DecemberA. D. 19_46	
	e.0 1/66 before me, a Notary Public in the aforesaid County and State came Donald D. DeFord and Leora M. DeFord, his wife	
	$\mathcal{A}_{B} = \mathcal{A}_{B} = \mathcal{A}_{B}$ to me personally known to be the same person a who executed the foregoing instrument and duly acknowledged the execution of the same.	1
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.	•
	My Commission Expires March 18th 1950 Notary Public	-
itere ett		
Reco	orded December 17, 1946 at 9:00 a.M. Naroll G. Beck Register	of Devi
		ng lan ba til di av Setti da Li
	and a starting the second second	S. Martin
		C. C
	La serie de la constanti de la La constanti de la constanti de	

60

1

And a state of the state of the

0

5

Q

Ø