M 21867 E No

ABAY 1-1		າດກາວດາ	Rer. No. 3956
UNIGAU	JE REU	CORD 90	Fee Paid \$5.0

-

0

-

and a

0

HEIRIN

6

(deset)

No.

FROM.	STATE OF KANSAS, DOUGLAS COUNTY, 88.
	This instrument was filed for record on the 23 day of
aul Laudwig and his wife, Janet Laudwig	October A.D., 1944, At 11:04 A. M
то	Nasself A. Beck
The Douglas County Building and Loan Association	Register of Deeds.
	ByDeputy.
THIS INDENTURE, Made this 20th day of	October in the year of our Lord nineteen hundred
Paul Laudwig and his wife, Janet Laud	······································
of Lawrence in the County of Doug	
of the first part, and The Douglas County Building	
WITNESSET	of the second part,
Two Thousand and no/100	DOLLARS
to them duly paid, the receipt of which is hereby acknowle	edged, ha ve_sold and by these presents dogrant, bargain, sell
	heirs and assigns forever, all that tract or parcel of land situated in
the County of Douglas, and State of Kansas, described as follows, to	-wit:
Lot No. Seventy (70) in Block No.	Three (3) in Babcock Flace,
an Addition to the City of Lawren	New Advancement of the Advancement
	÷ in the second s
	그리는 말을 다 가지만 그는 것이 잘 있다. 것이 같은 것이 많이 많이 많이 했다.
with all the appurtenances, and all the estate, title and interest of the	said part ics' of the first part therein. And the said
y artios of the first part do hereby covenant and agree that at the delivery hereof the	by arethe lawful owner of the premises above granted,
y artios of the first part do hereby covenant and agree that at the delivery hereof the	by arethe lawful owner of the premises above granted,
parties of the first part dohereby covenant and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre	DY <u>are</u> the lawful owner of the premises above granted, see and clear of all incumbrances
p. artiss of the first part dohereby covenunt and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the su Two Thousand and no/100	PY are
p artiss of the first part dohereby covenunt and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur TwoThousand and100	Dy_are
parties of the first part dohereby covenunt and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the su Two Thousand and no/100 restinnate 	PY are
parties of the first-part dohereby covenant and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and no/100 oneertainnote 	Dy_are
p artiss of the first part dohereby covernant and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and no/100 One certain Uate for the sof the first part to the said part Y of the second part and this convey if default be made in such paymenta, or any part thereof, or interest th	2Y_Are
parties of the first-part dohereby covenant and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a morigage to secure the payment of the sur TwoThousand_and_no/100 oneeretainno_100 oneeretainno_100 oneeretainno_100 iparties of the first part to the said part yof the second part i default be made in such payments, or any part thereof, or interest the conveyence shall become absolute, and the whole amount shall become	Dy_Are
p artiss of the first part dohereby covenunt and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and no/100 one certain parties of the first part to the said part Y of the second part if default be made in such payments, or any part thereof, or interest th conveyence shall become absolute, and the whole amount shall become second partts of all the moneys ausing from the manner preseribed by law; and out of all the moneys ausing from	BY_Are
parties of the first-part dohereby covenant and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a morigage to secure the payment of the sur Two Thousand and no/100 oneeretainno_100 oneeretainand the first_part to the said part yof the second partand this convey if default be made in such payments, or any part thereof, or interest th conveyence shall become absolute, and the whole amount shall become second partftsexecutore, administraters and assigns, at any ti in the manner prescribed by law; and out of all the moneys arising from griber with the cost and charges of making such sale, and the overplue	PY_3re
parties of the first-part dohereby covenant and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a morigage to secure the payment of the sur Two Thousand and no/100 oneeretainno_100 oneeretainand the first_part to the said part yof the second partand this convey if default be made in such payments, or any part thereof, or interest th conveyence shall become absolute, and the whole amount shall become second partftsexecutore, administraters and assigns, at any ti in the manner prescribed by law; and out of all the moneys arising from griber with the cost and charges of making such sale, and the overplue	PY_3re
p arties of the first-part dohereby covenant and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a morigage to secure the payment of the sur Two Thousand and no/100 oneeretainno_100 parties of the first_part to the said part y of the second part if default be made in such payments, or any part thereof, or interest the porty of any indinistrators and assigns, at any til in the manner prescribed by law; and out of all the moneys arising from griber with the cost and charges of making such asle, and the overplue	PY_3re
p artiss of the first part dohereby covenant and agree that at the delivery hereofthy and seized of a good and indefeasible estate of inheritance therein. free This grant is intended as a mortgege to secure the payment of the au TwoThousand_ andno/100 One certain note parties of tho first_part to the said part y of the second part and this convey if default be made in such payments, or any part thereof, or interest the conveyence shall become absolute, and the whole amount shall become second part excutore, administraters and assigns, at any ti in the manner preseribed by law; and out of all the money arising from gother with the cost and charges of making such sale, and the overplus tenund, to said Partices of the first part, th	PY_3re
p artiss of the first part do	PY_Are
p artiss of the first part dohereby covenunt and agree that at the delivery hereoffng and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and no/100 020certainnote. nortiles of the first part to the said part Yof the second part in and this convey if default be made in such payments, or any part thereof, or interest the conveyence shall become absolutor, administraters and assigns, at any ti in the manner prescribed by law; and out of all the moneys arising from gother with the cost and charges of making such sale, and the overplus themanic to saidPirtics of the first part,the Is WITNESS WHEREOF, The said partics_of the first part	PY_AFP the lawful owner of the premises above granted, es and clear of all incumbrances. mr off
p artiss of the first part dohereby covernent and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and100	PY_Are
p artiss of the first part da	PY_AFP the lawful owner of the premises above granted, es and clear of all incumbrances. mr off
p artiss of the first part da	PY_AFP
p artiss of the first part dohereby covernent and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and no/100 On0certainnote norties of the first part to the said part yof the second part if default be made in such payments, or any part thereof, or interest the conveyence shall become absolute, and the whole amount shall become second partnot the second rart in the manner prescribed by law; and out of all the moneys arising from gr ther with the cost and charges of making such sale, and the overplus terming to said IN WITNESS WHEREOF, The said partics_of the first part, the Signed, sealed and delivered in presence of STATE OF KANSAS, set	2Y_AFE
p artiss of the first part dohereby covernut and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and100	2Y_AFE
p artiss of the first part dohereby covernent and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and100	2Y_AFE
p artiss of the first part dohereby covernent and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and100	2Y_AFE
p artiss of the first part dehereby covernent and agree that at the delivery hereoffn and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand and0000 	2Y_3F2
p artios of the first part dohereby covernent and agree that at the delivery hereoffand and seized of a good and indefeasible estate of inheritance therein, fre and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sar Two Thousand and no/100	2Y_AFE the lawful owner of the premises above granted, ee and clear of all incumbrances. mr vt=
p artiss of the first part dahereby covernunt and agree that at the delivery hereoffn and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of the sur Two Thousand_and_no/100	2Y_AFE the lawful owner of the premises above granted, ee and clear of all incumbrances. mr vt=

22