Reg.	No.	4057
Fee	Paid	\$7.50
	53	

FROM	2 O	STATE OF KANSAS, DO This instrument was fi	12 Million and a set of the second		
Clarence E. Clapper and his wife, Zella : TO	2. Clapper _		A.D., 1945, AL		
The Douglas County Building and Loan As	accistion B			ister of Deeds.	
THIS INDENTURE, Made this 10th	l		n the year of our Lor	Deputy.	
		<u> </u>	<b>,</b>		
		<u></u>	· · · · ·		
of				<u></u>	
WITNESSETH, That the said partices of the first	part, in considera	tion of the sum of		of the second part.	
Three Thousant and no/100 to themduly paid, the receipt of which is her and Mortgage to the said partof the second part	eby acknowledged,	, havesold and by the	se presents do		
the County of Douglas, and Stete of Kansas, described a	s follows, to-wit:			er mine brunteer m	
The	North 45 fee	t of			
Lot	No. One Hund	red Sixty Six (160	;)		
on C	Dhio Street,				
in t	he City of L	awrence.			
	- e <sub>c</sub>				
					<b> </b>
			- G		
with all the appurtenances, and all the estate, title and int	erest of the said p	arties of the first part i	berein. And the said		
with all the appurtenances, and all the estate, title and int parties_of_the_first_part			and the second second		
	ercofthey_a	r <del>e</del> the lawful	owner of the premise		
	ereofthey_a therein, free and o	rethe lawful clear of all incumbrances_	owner of the premise		
parties_of_the_first_part dohereby covenant and agree that at the delivery he	ereof <u>they a</u> therein, free and o	r <del>e</del> the lawful clear of all incumbrances	owner of the premise	es above granted,	
	ercof <u>they-a</u> thercin, free and ant aftkaxuxxat	r <del>e</del> the lawful clear of all incumbrances	owner of the premise	es above granted,	
parties of the first part dehereby covenant and agree that at the delivery he and seized of a good and indefeasible estate of inheritance 	ercof <u>they-a</u> thercin, free and ant aftkaxuxxat	re	owner of the premise	es above granted,	
parties of the first part dohereby covenant and agree that at the delivery he and seized of a good and indefeasible estate of inheritance This grant is intended as a mortgage to secure the payme Thrse. Thousand and no/100 DTO	ercof they a therein, free and a int althoxxxxxx this conveyance a this conveyance a interest thereon, hall become due ar	rethe lawful clear of all incumbrances ye executed and delivered l hall be void if such paymor or the taxes, or if the insu and payable, and if shall be	owner of the premiss 	es above granted, g to the terms of in specified. But hereon, then this part. Y of the	
	therein, free and o therein, free and o int atthe xux xu this da this conveyance Fi r interest thereon, hall become due ar is, at any time the arising from such	rethe lawful clear of all incumbrances y executed and delivered l whall be void if such payme or the taxes, or if the insu and payable, and it shall be reafter to sell the premise sale to retain the amount	owner of the premis- Joilars, according by the said ents be made as here rance is not kept up to hawful jor the said s hereby granted, or 1	s above granted,	
	ercof they a therein, free and o int althoxxxxxx this conveyance at interest thereon, hall become due ar is, at any time the arising from such the overplus, if an	rethe lawful clear of all incumbrances ye executed and delivered l hall be void if such paymo or the taxes, or if the insu or the taxes, or if the insu of payable, and if shall be reafter to sell the premise ssle to retain the amount y there be, shall be paid b	owner of the premis- 	s above granted,	
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