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20 Junction of Designed Desig	no Douglas Gounty Building and Loan Association no Bouglas Gounty Building and Loan Association THIS INDENTURE, Made tak. 27th
degreen a second s	the Bourlas County Building and Loan Association p
THIS INDENTURE, Note this225h	THIS INDENTURE, Nade this 27th day of June in the year of our Lord mineteen handed for ty five between Henry H. Bhodd and his wife, Alatha E. Rhodd Street for the first part, and The Douglas. County, Building and Lon Association of the second part. WINNESSENT, That the said pard&d& the first part, in consideration of the second part. WINNESSENT, That the said pard&d& the first part is consideration of the second part. Second and Alatha
THIS INDENTURE, Note this225h	THIS INDENTURE, Nade bis 27th day of June in the year of our Lord mineteen handed forty five between Henry H. Bhodd and his wife, Alatha E. Rhodd for a second part the first part, and The Doughes County Dilling and Lon Association of the second part the first part, and The Doughes County Dilling and Lon Association Dilling and Lon Association of the second part the first part, and The Doughes County Dilling and Lon Association DOULARS Severation Mindred and ng/100 DOULARS the second part Dilling and Lon Association of the second part Dilling and State of Kanasa, described as follows, to-wit: Lots No. Nize (9) and Eleven (11) on Connecticut Street in the City of Lowrence. thall the appurtementes, and all the estate, title and interest of the sold part162 of the first part therein. And the sold part of Low rence. the dill do appurtementes and angles for the second part Dilling and State of Kanasa, described as follows, to-wit: the dill the appurtementes, and all the estate, title and interest of the sold part162 of the first part therein. And the sold part of Low rence. the dill the appurtementes, and all the estate, title and interest of the sold part162 of the first part therein. And the sold dilling and the set of the first part therein and appet between the dillower the sold as a mortgame to set the deliver breed the sold part162 of the first part therein. And the sold part dilling and and appet between the sold appet between the sold appet between the sold appet between the sold apart dilling appet best the sold appet best the sold appet betwee
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Barenteen_Endred and inc/100	Savapheon. Mund red. and no/100
<pre>a totrage to the main part</pre>	<pre>ub Mortgage to the said part yof the second partbeirs and assigns forever, all that tract or parcel of land situated in the Contry of Douglas, and State of Kansas, described as follows, to-wit: Lots No. Nine (9) and Eleven (11) on Connecticut Street in the City of Lawrence. Lots No. Nine (9) and Eleven (11) on Connecticut Street in the City of Lawrence. the all the appurtenances, and all the estate, title and interest of the said partLife_of the first part therein. And the saidparties_of the City of Lawrence. the all the appurtenances, and all the estate, title and interest of the said partLife_of the first part therein. And the said</pre>
Lots No. Nine (9) and Eleven (11) on Connecticut Street in the City of Lewrence. The all the appartenances, and all the estate, title and interest of the said particle_of the first part therein. And the said particle_of_the_first_part particle_of_the_first_part particle_of_the_first_part therein constant and argoe that at the dolvery heredor or the lawful owner of the premises above granted, decided of a good and indefeasible estate of interitance therein, free and clear of all incumbrances. particle_of_the_first_part decided of a good and indefeasible estate of interitance therein, free and clear of all incumbrances. particle_of_the_first_part decided of a good and indefeasible estate of interitance therein, free and clear of all incumbrances. particle_of_the_first_part decided of a good and indefeasible estate of interitance therein, free and clear of all incumbrances. particle_of_the_first_part the said party_ of the second part	Lots No. Nize (2) and Eleven (11) on Connecticut Street in the City of Lawrence. th all the appurtenances, and all the estate, title and interest of the said partifica_of the first part therein. And the said
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hereby covenant and agree that at the delivery hereof they ore the lawful owner of the premises above granted, d seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. is grant is intended as a mortgage to secure the payment of UKFANXXX Seventeen Hundred and no/100 Dollar, according to the terms of one of the fax pays and no fax according to the terms of one of the fax pays according to the terms of one of the fax pays according to the terms of one of the fax pays. Is grant is intended as a mortgage to secure the payment of UKFANXXX Seventeen Hundred and no/100 Dollar, according to the terms of one of the second part into a pays. Is all part y of the second part into a pays and this conveyance shall be void if such payments be made as herein specified. But there and this conveyance shall be void if such payments be made as herein specified. But before the second part interest, thereon, or the taxes, or if the innume is not keep up thereon, then this one pays. Is all part its executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, the wather on the overplus, if any there be, shall be paid by the party making such sale, on the overplus, if any there be, shall be paid by the party making such sale, on the and the fart halve merits. Is and, to said partices of the first part the fart halve hereafter to sell the ir hand a and scales the day and art fart these writtes. State OF KANSAS, BE IT RENEMBERED, The said partices of the first part halve hereant set their hand a scale is the day and this the presentee of a start withen the scale and delivered in presence of Erenty H. Éhode (SEAL) Alethn E, Rhode (SEAL) State OF KANSAS, BE IT RENEMBERED, That on this 3rd day of July Is defeated and county is the same person who extend the foregrain instrument of writing and duly acknowledged in the present betame. (SEAL)	hereby covenant and agree that at the delivery hereofhere
Seventeen Hundred and no/100 Dollars, according to the terms of ONG	Saventeen Hundred and no/100 Dollars, according to the terms of
Seventeen Hundred and no/100 Dollars, according to the terms of ONG	Saventeen Hundred and no/100 Dollars, according to the terms of
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	and this conveyance shall be void if such payments be made as herein specified. But default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this movepare shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the cond part_itsexcutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, the manner preseribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, to there with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the partymaking such sale, on mand, to saidparties_of_the_first_part
befault be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not keyt up thereon, then this invoyence shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said partyof the output part thereof, and part thereof, the manner prescribed by law; and out of all the moneys arising from such sale to relatin the amount then due for principal and interest, to there with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the partymaking such sale, and the overplus, if any there be, shall be paid by the partymaking such sale, and the overplus, if any there be, shall be paid by the partymaking such sale, and not of the first partthere is the irhand seal_5_the day and part first above written. IN WITNESS WHEREOF, The said partics_of the first part ha_VS_hereunto set theirhand seal_5_the day and ar first above written. Signed, sealed and delivered in presence of	default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this nregence shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said partyof the cond part_fitsexecutors and nasigns, at any time thereafter to sell the premises hereby granised, or any part thereof, the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, to there with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the partymaking such sale, on mand, to saidparties of the first partthere be, shall be paid by the partymaking such sale, on theirtheirs and assigns IN WITNESS WHEREOF. The said partics_of the first part ha_vs_hereunto set theirhand.s_and seal_s_the day and ar first above written. Signed, sealed and delivered in presence of(SEAL)
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ar first above written. Signed, sealed and delivered in presence of Henry H. Shode (SEAL) Aletha E, Rhode (SEAL) STATE OF KANSAS, BE IT REMEMBERED, That on this SIC day of July STATE OF KANSAS, Sea. BE IT REMEMBERED, That on this SIC day of July STATE OF KANSAS, Sea. BE IT REMEMBERED, That on this SIC day of July STATE OF KANSAS, Sea. BE IT REMEMBERED, That on this SIC day of July STATE OF KANSAS, Sea. BE IT REMEMBERED, That on this SIC day of July Output State, Douglas, County, Sea. Aletha E, Rhode (SeaL) On dependent State, Sea. Sea. Notary Public in and for said County and State, Interpretention Subscribed my name and affixed my official scal on the day and year last above written. Interpretention Subscribed my name and affixed my official scal on the day and year last above written. Commission expires Deg. 19/48 Penrit Erick Notary Public. RELEASE I The note herein described having been puid in full, the mortgage is hereby released, and the lien thereby created, discharged. State of the starged.	ar first above written. Signed, sealed and delivered in presence of(SEAL)
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Douglas_County	STATE OF KANSAS, BE IT REMEMBERED, That on this 3rd day of July
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Commission expires <u>Dec. 31</u> 19.48 <u>Penri Erick</u> Notary Public. RELEASE : The note herein described having been puid in full, this mortgage is hereby released, and the lien thereby created, discharged.	(SEAL) edged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official scal on the day and year
RELEASE : The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.	last above written.
The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.	y commission expires vert_ver ly.ax reart entry round
The note herein described having been paid In full, this mortgage is hereby released, and the lien thereby created, discharged.	
As Witness my hand, this 26 day of A.D. 1976	

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