**(1)** 

1

The state of the s	STATE OF KANSAS, DOUGLAS COUNTY, ss.  This instrument was filed for record on the 17 day of	
Fredic S. Gulley and his wife, Paisy Louise Gul		
TO	Harold a. Beck Register of Deeds.	
The Douglas County Building and Loon Association	t 🛮 de 1900 le 1902 en de 1901 de desença desentada de 1902 entre en Francisco en la tratación de 1902 en 1907 en 190	
the Political Sound, Parint in that I have Adams at the	" Deputy.	
	Julyin the year of our Lord nineteen hundred	
forty five between Fredle S. Julie	ey and his wife, Daisy Louise Gulley	
of Lawrence in the County of Douglas	and State of Kansas	
of the first part, and The Dougla's County Building and	Loan Association	
WITNESSETH, That the said part 128f the first part, in cor	of the second part.	
Three Hundred and no/100	DOLLARS	
to_themduly paid, the receipt of which is hereby acknow	ledged, ha VC_sold and by these presents do_grant, 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	o-wit: - The high perfect of the second of t	
	and the months of the significant and the sign	
Lot No. Thirty Nine (39) on Penr	sylvania Street, in the City of	
Lawrence		
and the second s		
with all the appurtenances, and all the estate, title and interest of the		
parties of the first part		
parties of the first part dohereby covenant and agree that at the delivery hereofth	the lawful owner of the premises above granted,	
parties of the first part	the lawful owner of the premises above granted,	
parties of the first part  dohereby covenant and agree that at the delivery hereofth  and seized of a good and indefensible estate of inheritance therein, fr	the angular owner of the premises above granted, ee and clear of all incumbrances.	
parties of the first part  dohereby covenant and agree that at the delivery hereofth  and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of thexe	the angular owner of the premises above granted, ee and clear of all incumbrances.	
parties of the first part  dohereby covenant and agree that at the delivery hereofth  and seized of a good and indefensible estate of inheritance therein, fr	the lawful owner of the premises above granted, ee and clear of all incumbrances.  URL OF	
parties of the first part  do hereby covenant and agree that at the delivery hereof. It  and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of those  Throe Hundred and no/100	the angular, according to the terms of	
parties of the first part  dohereby covenant and agree that at the delivery hereofth  and seized of a good and indefeasible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Thros. Hundred. and. no/100  onecertainnate.  parties of the first part  to the said part.yof the second part.	the lawful owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said.	
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Throe Hundred and no/100  ore certain nate.  portles of the first part  to the said part.y. of the second part.  and this conve	the lawful owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said.	***
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefeasible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Three Hundred and no/100  one certain nate  parties of the first part  to the said party of the second part  and this conve  if default be made in such payments, or any part thereof, or interest the	the lawful owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said.  yance shall be void if such payments be made as herein specified. Euthereon, or the taxes, or if the insurance is not kept up thereon, then this	
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Throe Hundred and no/100  ore certain note.  porties of the first part  to the said part. of the second part  and this conve if default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part. the executors, administrators and assigns, at any t	the assful owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said.  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. y of the time thereafter to sell the premises hereby granted, or any part thereof,	
parties of the first part  do hereby covenant and agree that at the delivery hereof tha and seized of a good and indefeasible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them  Throe Hundred and no/100  one certain nate  parties of the first part  to the said party of the second part  and this converted the said party of the second part  it a nate of the whole amount shall become second part it a nexcutors, administrators and assigns, at any the memory arrising for the manner prescribed by law; and out of all the moneys arrising for the memory arrising for the manner prescribed by law; and out of all the moneys arrising for the memory arrising for law; and out of all the moneys arrising for the manner prescribed by law; and out of all the moneys arrising for the memory arrising for t	the awful owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said.  yance shall be void if such payments be made as herein specified. Exthereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. Y of the time thereafter to sell the premises hereby granted, or any part thereof, om such said or tealin the amount then due for principal and interest, to-	
parties of the first park  do hereby covenant and agree that at the delivery hereof. the and seized of a good and indefeasible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Throe Hundred and no/100  ore certain note parties of the first part  to the said party of the second part nnd this conve if default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part 15a. executors, administrators and assigns, at any the the maner prescribed by law; and out of all the moneys arising fregether with the cost and charges of making such sale, and the overple	the lawful owner of the premises above granted, ee and clear of all incumbrances	
parties of the first part  do hereby covenant and agree that at the delivery hereof tha and seized of a good and indefeasible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them  Throe Hundred and no/100  one certain nate  parties of the first part  to the said party of the second part  and this converted the said party of the second part  it a nate of the whole amount shall become second part it a nexcutors, administrators and assigns, at any the memory arrising for the manner prescribed by law; and out of all the moneys arrising for the memory arrising for the manner prescribed by law; and out of all the moneys arrising for the memory arrising for law; and out of all the moneys arrising for the manner prescribed by law; and out of all the moneys arrising for the memory arrising for t	the lawful owner of the premises above granted, ee and clear of all incumbrances	
parties of the first park  do hereby covenant and agree that at the delivery hereof. the and seized of a good and indefeasible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Throe Hundred and no/100  ore certain note parties of the first part  to the said party of the second part nnd this conve if default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part 15a. executors, administrators and assigns, at any the the maner prescribed by law; and out of all the moneys arising fregether with the cost and charges of making such sale, and the overple	the lawful owner of the premises above granted, ee and clear of all incumbrances	
parties of the first park  do hereby covenant and agree that at the delivery hereof. In and seized of a good and indefeasible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them  Thron Hundred and no/100  ore. certain note  parties of the first part  to the sale party 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. its executors, administrators and assigns, at any tin the manner prescribed by law; and out of all the moneys arising fregether with the cost and charges of making such sale, and the overph demand, to said parties of the first part.	Dollars, according to the terms of the said	
parties of the first park  do hereby covenant and agree that at the delivery hereof. In and seized of a good and indefeasible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them  Thron Hundred and no/100  ore. certain note  parties of the first part  to the sale party 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. its executors, administrators and assigns, at any tin the manner prescribed by law; and out of all the moneys arising fregether with the cost and charges of making such sale, and the overph demand, to said parties of the first part.	the angular owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. y. of the time thereafter to sell the premises hereby granted, or any part thereof, om such sale to retain the amount then due for principal and interest, to-us, if any there be, shall be paid by the part. y. making such sale, on their heres and assigns	
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of they.  Throe Hundred and no/100  one certain nate parties of the first part  to the said party of the second part and this convert of the first part  to the said party of the second part  in the manner prescribed by law; and the whole amount shall become second part its executors, administrators and assigns, at any in the manner prescribed by law; and out of all the moneys arising for gether with the cost and charges of making such sale, and the overple demand, to said parties of the first part  IN WITNESS WHEREOF, The said parties of the first part	the angular owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. — of the time thereafter to sell the premises hereby granted, or any part thereof, om such said to retain the amount then due for principal and interest, to-us, if any there be, shall be paid by the part. — making such sale, on their — heirs and assigns  that Referento set their hands and seals the day and Fracte S. Gulley — (SEAL)	
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of those Thron Hundred and no/100  ore certain not no/100  ore certain not no no/100  ore certain not no no not not not not not not not	the angular owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. y. of the time thereafter to sell the premises hereby granted, or any part thereof, om such sale to retain the amount then due for principal and interest, to-us, if any there be, shall be paid by the part. y. making such sale, on their heres and assigns	
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of they.  Thron Hundred and no/100  ore certain note.  parties of the first part  to the said part. of the second part  and this convert of default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part it a executors, administrators and assigns, at any the manner prescribed by law; and out of all the moneys arising freether with the cost and charges of making such sale, and the overple demand, to said parties of the first part year first above written.  IN WITNESS WHEREOF, The said parties of the first part year first above written.	the angular owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. Y of the time thereafter to sell the premises hereby granted, or any part thereof, om such sale to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the part. Y making such sale, on their heirs and assigns  that I have hereunto set their hands and seals the day and Fracte S. Gulley (SEAL)  Daigy Louise Gulley (SEAL)	
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of they.  Thron Hundred and no/100  ore certain note.  parties of the first part  to the said part. of the second part  and this convert of default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part it a executors, administrators and assigns, at any the manner prescribed by law; and out of all the moneys arising freether with the cost and charges of making such sale, and the overple demand, to said parties of the first part year first above written.  IN WITNESS WHEREOF, The said parties of the first part year first above written.	the angular owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. — of the time thereafter to sell the premises hereby granted, or any part thereof, om such said to retain the amount then due for principal and interest, to-us, if any there be, shall be paid by the part. — making such sale, on their — heirs and assigns  that Referento set their hands and seals the day and Fracte S. Gulley — (SEAL)	
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Throe Hundred and no/100  ore certain nate.  portles of the first part  to the said part.y of the second part and this conve if default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part its except and out of all the moneys arising fr gether with the cost and charges of making such sale, and the overple demand, to said partles of the first part  IN WITNESS WHEREOF, The said partles of the first part year first above written.  Signed, sealed and delivered in presence of  STATE OF KANSAS,  BE IT REMEMI  Countrial Douglas County  AD 1945 before me the Burdersigned	the assful owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said.  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. Y of the time thereafter to sell the premises hereby granted, or any part thereof, om such said to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the part. Y making such sale, on their hereof, on their hereof, on such sale to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the part. Y making such sale, on their heirs and assigns  that Y6 hereunto set their hands and seal such and Fredte S. Gulley (SEAL)  Doisy Louise Gulley (SEAL)  BERED, That on this 18th day of July	was writte
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of they  Throe Hundred and no/ICO.  ore certain note to the first part  to the said part. of the second part and this convey  if default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part its executors, administrators and assigns, at any in the manner prescribed by law; and out of all the moneys arising freether with the cost and charges of making such sale, and the overpludemand, to said parties of the first part  IN WITNESS WHEREOF, The said parties of the first part year first above written.  Signed, sealed and delivered in presence of  STATE OF KANSAS, BE IT REMEMI  GENERAGE S. Guilay and this wife. Dailay Louise.  Fredie S. Guilay and this wife. Dailay Louise.	the angular owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. — of the time thereafter to sell the premises hereby granted, or any part thereof, om such sails to retain the amount then due for principal and interest, to-us, if any there be, shall be paid by the part. — making such sale, on their — heirs and assigns  that referente set their hands and seals the day and Fredte S. Gulley — (SEAL)  Daisy Louise Gulley — (SEAL)  BERED, That on this 18th day of July  "A Notary Public in and for said County and State, Gulley — (Sulley)	on the origina mortgage
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Throe Hundred and no/100  ore certain note.  portles of the first part  to the said part. of the second part nand this conve if default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part if a newcord part if a newcord, administrators and masigna, at any in the manner prescribed by law; and out of all the moneys arising fr gether with the cost and charges of making such sale, and the overph demand, to said partles of this first part  IN WITNESS WHEREOF, The said parties of the first part year first above written.  State of Kansas,  State of Kansas,  State of Kansas,  BE IT REMEMI Grantpart Douglas County  and his wife, Daisy Louisa  cheed the execution of the same.	Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. y of the time thereafter to sell the premises hereby granted, or any part thereof, om such sale to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the part. y making such sale, on their hereif some states of the said part. y (SEAL)  The results of the said part. y (SEAL)  Daigy Louise Gulley (SEAL)  BERED, That on this 16th day of July  a Notary Public in and for said County and State,  Gulley.  Z. who executed the foregoing instrument of writing and duly acknowl-	was written on the original mortgage entere this 25' da
narties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of they.  Throe Hundred and no/100  ore certain nate.  portles of the first part  to the said part. of the second part nand this conve if default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part its except and out of all the moneys arising fr gether with the cost and charges of making such sale, and the overple demand, to said partles of the first part  IN WITNESS WHEREOF, The said partles of the first part year first above written.  Signed, sealed and delivered in presence of  STATE OF KANSAS,  STATE OF KANSAS,  Countries Douglas County  Ass.  Countries Supplies County  and this wife, Daily Louisa  to me personally known to be the same person- edged the execution of the same.  (SEAL) In SIEDER WHEREOF, I have hereunt last above written.	the angular owner of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. Y of the inne thereafter to sell the premises hereby granted, or any part thereof, om such sale to retain the amount then due for principal and interest, to-us, if any there be, shall be paid by the part. Y making such sale, on their heirs and assigns  that r have hereunto set their hands and seal s the day and Fractic S. Gulley (SEAL)  Daigy Louise Gulley (SEAL)  BERED, That on this 15th day of July  a Notary Public in and for said County and State, Gulley S. who executed the foregoing instrument of writing and duly acknowl- o subscribed my name and affixed my official seal on the day and year	on the original mortgage
hereby covenant and agree that at the delivery hereof	Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. y of the time thereafter to sell the premises hereby granted, or any part thereof, om such sale to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the part. y making such sale, on their hereif some states of the said part. y (SEAL)  The results of the said part. y (SEAL)  Daigy Louise Gulley (SEAL)  BERED, That on this 16th day of July  a Notary Public in and for said County and State,  Gulley.  Z. who executed the foregoing instrument of writing and duly acknowl-	this 29 de of Acc.
parties of the first part  do hereby covenant and agree that at the delivery hereof. It and seized of a good and indefensible estate of inheritance therein, fr  This grant is intended as a mortgage to secure the payment of them.  Throe Hundred and no/100  ore certain rate  portlos of the first part  to the said part y of the second part  and this conve  if default be made in such payments, or any part thereof, or interest to conveyence shall become absolute, and the whole amount shall become second part its excounts, administrators and assigns, at any tin the manner prescribed by law; and out of all the moneys arising fregether with the cost and charges of making such sale, and the overple demand, to said partles of the first part year first above written.  Signed, sealed and delivered in presence of  STATE OF KANSAS,  STATE OF KANSAS,  STATE OF KANSAS,  STATE OF LURY and his wife, Dalsy Louisa to me personally known to be the same person- ciqued the exception of the same.  (SEAL) Law in WITNESS WHEREOF, I have hereunt last above written.  My Commission expires Dec. 31 19 48  RELL	the angular sweet the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. Y of the time thereafter to sell the premises hereby granted, or any part thereof, om such said to retain the amount then due for principal and interest, to-us, if any there be, shall be paid by the part. Y making such sale, on their heirs and assigns  that Ye hereunto set their hands and seal s the day and Fractic S. Gulley (SEAL)  Daigy Louise Gulley (SEAL)  BERED, That on this 15th day of July  a Notary Public in and for said County and State,  Gulley S. Swho executed the foregoing instrument of writing and duly acknowl- o subscribed my name and affixed my efficial seal on the day and year  Fearl Enick Notary Public.	was written on the origina mortgage enteres this 25 de of Maria 194 2 Reg. of Deeds
hereby covenant and agree that at the delivery hereof	the assful swher of the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said.  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this educand payable, and it shall be lawful for the said part. Y. of the lime thereafter to sell the premises hereby granted, or any part thereof, on such said to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the part. Y. making such sale, on their heirs and assigns that he amount then due for principal and interest, to us, if any there be, shall be paid by the part. Y. making such sale, on their heirs and assigns that a Yellow the said to retain the amount then due for principal and sasigns that a Yellow the said to retain the amount then due for principal and sasigns that a Yellow the said to retain the amount then due for principal and sasigns that a Yellow the said to retain the amount the due for principal and sasigns that Yellow the same and assigns that Yellow the said to retain the amount the due for principal and sasigns that Yellow the same and said the said that Yellow the said to retain the amount the due for principal and sasigns that Yellow the said to retain the amount there are the said the said that Yellow the said the said the said that Yellow the said the said the said that Yellow the said that Yellow the said the said the said that Yellow the said	was written on the origina mortgage entered this 25 day of March 2 3 March 2
hereby covenant and agree that at the delivery hereof	the angular sweet the premises above granted, ee and clear of all incumbrances.  Dollars, according to the terms of this day executed and delivered by the said  yance shall be void if such payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part. Y of the time thereafter to sell the premises hereby granted, or any part thereof, om such said to retain the amount then due for principal and interest, to-us, if any there be, shall be paid by the part. Y making such sale, on their heirs and assigns  that Ye hereunto set their hands and seal s the day and Fractic S. Gulley (SEAL)  Daigy Louise Gulley (SEAL)  BERED, That on this 15th day of July  a Notary Public in and for said County and State,  Gulley S. Swho executed the foregoing instrument of writing and duly acknowl- o subscribed my name and affixed my efficial seal on the day and year  Fearl Enick Notary Public.	was written on the origina mortgage enteres this 25 de of Maria 194 2 Reg. of Deeds