	FROM	STATE OF KANSAS, DOUGLAS CO This instrument was filed for rec	the second se	
Norman Lawrence Marjcrie E.	Martindale_and_his_wife; Mardindale	February A.D., 19.46		
The Douglas Cour	nty Building and Loan Association	By	Register of Deeds. Deputy.	
THIS INDENT	URE, Made this11thday of	February in the year	the second se	
forty_Six	awrence Martindale and his wife, 1	· [문화: 12:4] (11:4] 비 영상: [한테 전 카페, 12:4] (4:4)		
of the first part, an	ein the County of Doug dThe Douglas_County_Building_ar	and State of Kan: ad Loan Association	58.5	
WITNESSETH,	That the said part iesof the first part, in com	sideration of the sum of	of the second part.	
Thirty_Fiv	e_Hundred_and_no/100	<u> </u>	DOLLARS	
and Mortgage to the	why paid, the receipt of which is hereby acknowle said partyof the second partits as, and State of Kansas, described as follows, to-	heirs and assigns forever, all that tract	do grant, bargain, sell or parcel of land situated in	
Lot N	o. Three (3) and the South Half of	Lot No. Two (2), Block Fourt	een (14).	
	Place Addition, in the City of Law			
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A MERCHANDER OF A STREET AND A ST			아이는 그 같은 것은 것이라. 것이 같은 것이 같은 것이 같은 것이 같이	
with all the appurtena	nces, and all the estate, title and interest of the s	, aid part ^{105_} of the first part therein. An	d the said	
parties_	of_the_first_part			
dohereby coven:		arethe lawful owner of th		
	of the first part and agree that at the delivery hereof they and indefeasible estate of inheritance therein, free as a mortgage to secure the payment o	AF9 the lawful owner of the and clear of all incumbrances		
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parties dohereby covens and seized of a good a 	of the first part and and agree that at the delivery hereof they and indefeasible estate of inheritance therein, free as a mortgage to secure the payment of the secure five Hundred and no/100	ATO the lawful owner of the and clear of all incumbrances	he premises above granted,	
parties dohereby covens and seized of a good a 	of the first part	ATO the lawful owner of the and clear of all incumbrances XM Dollars, Jis day executed and delivered by the said.	he premises above granted,	
- parties do hereby coven and seized of a good a 	of the first part int and agree that at the delivery hereof they as a mortgage to secure the payment o <mark>cclexeenergy Five Hundred and no/100 names the second part and this conveyance hereof, or interest thereof, or interest the second part thereof the second part thereof, or interest the second part thereof the second part thereof the second part thereof the second part the second part the second part thereof the second part the </mark>	&F9 the lawful owner of the and clear of all incumbrances xxxx	he premises above granted, , according to the terms of , according to the terms of , according to the terms of , according to the terms of	
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	of the first part and and agree that at the delivery hereof they and indefessible estate of inheritance therein, free as a mortgage is secure the payment of the second part thereof, or inherest there is a should be and and assigns, at any time d by law; and but of all the moneys arising from d charges of making such sale, and the overplus, arties of the side part, their the absolute, and but of all the moneys arising from d charges of making such sale, and the overplus, arties of the side part is their teneory of the said part is of the first part here teneory. The said part is of the first part here here here here here here here he	are the lawful owner of the and clear of all incumbrances xof	he premises above granted, according to the terms of le as herein specified. But kept up thereon, then this the said part yof the anted, or any part thereof, principal and interest, to- ymaking such sale, on heirs and azzigns and seal.sthe day and (SEAL)	
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