0

Q

0

I

D

0

The World Co., Lawrence, Kanuas	Fee paid \$3.
FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
in the second second second with the second s	This instrument was filed for record on the 28 day
Ernest G. Killinger and his wife, Odie Killinger	March A.D./1946_, At2:06_:P
·· TO	Harold a. Beck Register of Deeds.
The Dovelas County Building and Loan Association	
	· · · · · · · · · · · · · · · · · · ·
THIS INDENTURE, Made this 23rd day of Mar	
forty six between Ernest G. Rillinger	and his wife, Odic E. Allinger
of Lawrence in the County of Dougla	s and State of Agrisas
of the first part, and The Douglas County Building and Loa	
	of the second par
WITNESSETH, That the said parties of the first part, in consider	ation of the sum of
Thirteen Hundred Fifty and noy100	DOLLAI
toduly paid, the receipt of which is hereby acknowledge	d, ha ve sold and by these presents do grant, bargain, so
and Mortgage to the said part_Y.of the second part_itsh the County of Douglas, and State of Kansas, described as follows, to-wit:	eirs and assigns forever, all that tract or parcel of land situated
······································	
Lot no. one hundred twenty (120) in	block no. thirty seven (37) West
Lawrence, in the city of Lawrence	
정말 같이 많이 많이 많이 많이 많이 안 했다.	
with all the approximation and all the entries with and interview of the second	
with all the appurtenances, and all the estate, title and interest of the raid j	ethe lawful owner of the premises above granted
parties of the first part	ethe lawful owner of the premises above granted
parties of the first part dohereby covenant and agree that at the delivery hereof they agr and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of Ibu agars it.	Cthe lawful owner of the premises above granted l clear of all incumbrances
parties of the first part dohereby covenant and agree that at the delivery hereof they ar and selzed of a good and indefeasible estate of inheritance therein, free and 	ethe lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms o
parties of the first part dohereby covenant and agree that at the delivery hereof they agr and selzed of a good and indefeasible estate of inheritance therein, free and	Cthe lawful owner of the premises above granted
	ethe lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms o
parties of the first part dohereby covenant and agree that at the delivery hereof they_Ar and selzed of a good and indefeasible estate of inheritance therein, free and	the lawful owner of the premises above granted clear of all incumbrances. Dollars, according to the terms of lay executed and delivered by the said shall be void if such payments be made as herein specified. But , or the taxes, or if the insurance is not kept up thereon, then this and payable, and it shall be lawful for the said part. Xof the rearder to sell the premises hereby eranced. or any nart thereof
parties of the first part dohereby covenant and agree that at the delivery hereofhereby_first and selfed of a good and indefeasible estate of inheritance therein, free and	C
parties of the first part dohereby covenant and agree that at the delivery hereof they_Ar and selzed of a good and indefeasible estate of inheritance therein, free and	
parties of the first part dohereby covenant and agree that at the delivery hereofthey_fir and selfed of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of 20054047526 Thirteen hundred fifty and no/100Onethis dnotethis dnotethis dnotethis dnotethis dnotethis dnoteand this conveyance i if default be made in such payments, or any part thereof, or interest thereon conveyence shall become absolute, and the whole amount shall become due a second parttree_excutors, administrators and assigns, at any time th in the manner prescribed y law; and out of all the moreys arising from suc gether with the cost and charges of making such sale, and the overplus, if a demand, to said_Parties of the first_part, treeir	the lawful owner of the premises above granted clear of all incumbrances
parties of the first part dohereby covenant and agree that at the delivery hereofhereby_Ere and select of a good and indefeasible estate of inheritance therein, free and	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms of lay executed and delivered by the said shall be void if such payments be made as herein specified. But or the taxes, or if Gie insurance is not kept up thereon, then this and payable, and it shall be lawful for the said part. Xof the reafter to sell the premises hereby granted, or any part thereof, heals or testing the anomatic there due for principal and interest, to- ny there be, shall be paid by the part.Ymaking such sale, on heirs and assigns Y@hereunto set their hands and seals the day and
parties of the first part dohereby covenant and agree that at the delivery hereof they_Br and selzed of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of IRNAGANAGE. Thirteen hundred fifty and no/100	
parties of the first part dohereby covenant and agree that at the delivery hereofhereby_Ere and select of a good and indefeasible estate of inheritance therein, free and	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms of lay executed and delivered by the said shall be void if such payments be made as herein specified. But or the taxes, or if the insurance is not kept up thereon, then this and payable, and it shall be lawful for the said part. Xof the rerafter to soll the premises hereby granted, or any part thereon, h sale to retain the amount then due for principal and interest, to ny there be, shall be paid by the part Ymaking such asle, on heirs and assigns Y@hereunto set their hands and seals the day and
parties of the first part dohereby covenant and agree that at the delivery hereofhey_Br and selzed of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of IhwAGAWAYAG Thirteen hundred fifty and no/100	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms o Dollars, according to the terms o lay executed and delivered by the said or the taxes, or if the insurance is not kept up thereon, then this nad payable, and it shall be lawful for the said part. You there hasle to retain the amount then due for principal and interest, to ny there be, shall be paid by the part Y making such sale, on heirs and assigna Yehereunto set their hands and seals the day and Ernest G. Killinger (SEAL) Odie L. Killinger (SEAL)
parties of the first part dohereby covenant and agree that at the delivery hereof_they_Br and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of Thy AGA: Mr Thirteen hundred fifty and no/100	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms o Dollars, according to the terms o lay executed and delivered by the said or the taxes, or if the insurance is not kept up thereon, then this nad payable, and it shall be lawful for the said part. You there hasle to retain the amount then due for principal and interest, to ny there be, shall be paid by the part Y making such sale, on heirs and assigna Yehereunto set their hands and seals the day and Ernest G. Killinger (SEAL) Odie L. Killinger (SEAL)
parties of the first part dohereby covenant and agree that at the delivery hereofhey_Br and selzed of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of IhwAGAWAYAG Thirteen hundred fifty and no/100	the lawful owner of the premises above granted clear of all incumbrances
parties of the first part dohereby covenant and agree that at the delivery hereofhey_Br and selzed of a good and indefeasible estate of inheritance therein, free and	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms o Dollars, according to the terms o lay executed and delivered by the said shall be void if such payments be made as herein specified. But , or the taxes, or if the insurance is not kept up thereon, then this and payable, and it shall be lawful for the said part
parties of the first part dohereby covenant and agree that at the delivery hereofhey_BT and seled of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of Thy agar 26. Thirteen hundred fifty and no/100	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms o Dollars, according to the terms o Dollars, according to the terms o average of the said or the taxes, or if the insurance is not kept up thereon, then this and payable, and it shall be lawful for the said part. Xof the rerafter to soll the premises hereby granted, or any part thereof, h sale to retain the amount then due for principal and interest, to ny there be, shall be paid by the part Ymaking such sale, on helrs and assigns Y@hereunto set their hands and seals the day and Ernear G. Killinger
parties of the first part dohereby covenant and agree that at the delivery hereofherey_Erg and selected of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of Xh&AGA:MC. Thirtsen hundred fifty and no/100	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms o Dollars, according to the terms o lay executed and delivered by the said shall be void if such payments be made as herein specified. Bu , or the taxes, or if the insurance is not kept up thereon, then this and payable, and it shall be lawful for the said part of the said the premises hereby granted, or any part thereof h sale to retain the amount then due for principal and interest, to ny there be, shall be paid by the part y making such sale, or
parties of the first part do	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms of Dollars, according to the terms of Dollars, according to the terms of average of the said deferment of the premises be made as herein specified. But or the taxes, or if the insurance is not kept up thereon, then this and payable, and it shall be lawful for the said part. Yof the rerafter to soll the premises hereby granted, or any part thereof, h sale to retain the amount then due for principal and interest, to ny there be, shall be paid by the part.Ymaking such sale, on heirs and assigns Y@hereunto set their hands and seals the day and Ernear. G. Killinger(SEAL) Odio E., Killinger
parties of the first part do	the lawful owner of the premises above granted clear of all incumbrances Dollars, according to the terms of Dollars, according to the terms of Dollars, according to the terms of determs of the premises be made as herein specified. But or the taxes, or if the insurance is not kept up thereon, then this and payable, and it shall be lawful for the said part. Yof the rearfert to sell the premises hereby granted, or any part thereof, h sale to retain the amount then due for principal and interest, to ny there be, shall be paid by the part Ymaking such sale,
parties of the first part dohereby covenant and agree that at the delivery hereof they_Br and selzed of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of Thy AGA X4. Thirteen hundred fifty and no/100	
parties of the first part do	
parties of the first part dohereby covenant and agree that at the delivery hereof_they_BT and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of Thy AGA:XE. Thirteen hundred fifty and no/100	

379