	MODTOLOT	DECODD O
Receiving No. 27501	MORTGAGE	RELUKD 90
and the second secon		and the second

0 Registration No. 4759 Registration Fee \$20.00

0

NAME OF

0

NAME AND ADDRESS OF AD

0

0

10.00

0

A Stell Inter-

THE STREET

计的附加

Verynin H. Johnson and Maruton D.J. W.	This is starting of the start T-1
Larvin H. Johnson and his wife, Dola Newcomb J	This instrument was filed for record on the <u>3rd</u> on <u>Jon April</u> A.D., 19 46, At 9.05
. то	AD, IL TO, AL & SS
And a state of the state	Register of Dee
the Douglas County Building and Loan Association	ByDeputy.
THIS INDENTURE, Made this 28th day of	March in the year of our Lord nineteen h
forty-sixbetween	and the second
Larvin H. Johnson and his wife, Dol.	a Newcomb Johnson
of Lawrence in the County of Dourlas	
of the first part, and The Douglas County Fullding an	
WITNESSETH, That the said part_126f the first part, in cor	
Eight Thousand and no/100	DOL
to themduly paid, the receipt of which is hereby acknow and Mortgage to the said part_Yof the second partits	ledged, ha <u>ve</u> sold and by these presents do grant, barga
the County of Douglas, and State of Kansas, described as follows, to	heirs and assigns forever, all that tract or parcel of land situ: o-wit:
이야 한다. 이 것 같은 것 같아요. 이 가 있는 것 같아요. 이 것 같아요. 이 것 같아요.	of Lot No. One (1) in Cnristians Subdivision
of Block No. Ten (10), Lanes Second Addi	ition to the City of Lawrence.
	(1, 1, 2, 2, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3,
	경험에 집에 집에 집에 걸었는 것이 못했다.
with all the appurtenances, and all the estate, title and interest of the	
parties of the first	part
	part
parties of the first	part
parties of the first	part they arethe lawful owner of the premises above gra e and clear of all incumbrances area
parties of the first	part they arethe lawful owner of the premises above gra e and clear of all incumbrances areastEight Thousand and no/100Dollars, according to the terr
DRUISS of the first inhereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of 225000 OR	part they are the lawful owner of the premises above gra e and clear of all incumbrances
Darties of the first inhereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of URXXXX 	part they are the lawful owner of the premises above gra e and clear of all incumbrances
DRULISS of the first inhereby covenant and agree that at the delivery hereof and seized of a good and indefensible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of 250000 ORO ORO	part they are the lawful owner of the premises above gra e and clear of all incumbrances
DARTICS of the first tohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of URXXXX ONC	part they arethe lawful owner of the premises above gre e and clear of all incumbrances
DARTIES of the first tohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of 22R0000 	part they are the lawful owner of the premises above gra e and clear of all incumbrances aware Eight Thousand and no/100 Dollars, according to the ten this day executed and delivered by the said first part ance shall be void if such payments be made as herein specified. ereon, or the taxes, or if the insurance is not kept up thereon, ther due and payable, and it shall be lawful for the said part
DARTICS of the first tohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of URXXXX ONC	part the lawful owner of the premises above gra- e and clear of all incumbrances awaw Eight Thousand and no/100 Dollars, according to the terr this day executed and delivered by the said first part ance shall be void if such payments be made as herein specified ereon, or the taxes, or if the insurance is not kept up thereon, ther due and payable, and it shall be lawful for the said part
DARTIES of the first tohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of MRXXX 	part they are the lawful owner of the premises above gra e and clear of all incumbrances aware Eight Thousand and no/100 Dollars, according to the ten this day executed and delivered by the said first part ance shall be void if such payments be made as herein specified, erecn, or the taxes, or if the insurance is not kept up thereon, ther due and payable, and it shall be lawful for the said part_Yo me thereafter to sell the premises hereby granted, or any part the m such sale to retain the amount then due for principal and interees , if any there be, shall be paid by the part_Ymaking such sale
DRIFICS of the first tohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of URXXX 	part they are the lawful owner of the premises above gra e and clear of all incumbrances aware Eight Thousand and no/100 Dollars, according to the ten this day executed and delivered by the said first part ance shall be void if such payments be made as herein specified, erecn, or the taxes, or if the insurance is not kept up thereon, ther due and payable, and it shall be lawful for the said part_Yo me thereafter to sell the premises hereby granted, or any part the m such sale to retain the amount then due for principal and interees , if any there be, shall be paid by the part_Ymaking such sale
DARTIES of the first tohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of MRXXX 	part they are the lawfal owner of the premises above gra e and clear of all incumbrances marate. Eight Thousand and no/100 Dollars, according to the term this day executed and delivered by the said first part ance shall be void if such payments be made as herein specified. ereon, or the taxes, or if the insurance is not kept up thereon, then due and payable, and it shall be lawful for the said part_Vob me thereafter to sell the premises hereby granted, or any part the m such sale to retain the amount then due for principal and interests , if any there be, shall be paid by the part_Vmaking such sale
DARTIES of the first tohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of MRXXX 	part they are the lawfal owner of the premises above gra e and clear of all incumbrances marate. Eight Thousand and no/100 Dollars, according to the term this day executed and delivered by the said first part ance shall be void if such payments be made as herein specified. ereon, or the taxes, or if the insurance is not kept up thereon, then due and payable, and it shall be lawful for the said part_Vob me thereafter to sell the premises hereby granted, or any part the m such sale to retain the amount then due for principal and interests , if any there be, shall be paid by the part_Vmaking such sale
DATLIES OF the first ohereby covenant and agree that at the delivery hereof and selzed of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of MADOR 	part they arethe lawful owner of the premises above gra e and clear of all incumbrances
DRIFICS of the first tohereby covenant and agree that at the delivery hereof	part they are
DATLIES OF the first ohereby covenant and agree that at the delivery hereof and selzed of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of MADOR 	part they are
DRIFICS of the first tohereby covenant and agree that at the delivery hereof	part they arethe lawful owner of the premises above gra e and clear of all incumbrances awaw
DRIFICS of the first tohereby covenant and agree that at the delivery hereof	part they are
DARTICS of the first tohereby covenant and agree that at the delivery hereof	part they arethe lawful owner of the premises above gra e and clear of all incumbrances
DATLIES OF the first ohereby covenant and agree that at the delivery hereof and selzed of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of MANNE 	part they are
DRTLISS OF the first tohereby covenant and agree that at the delivery hereof	part they are
DATLISS OF the first Domination of the first Domination of the first of the first Domination of the second part Concertain note note Dome certain note not the saight for the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from STATE OF KANSAS, ZENEYAT Douglas County set the same presonal and his wife, to me presonally known to be the same personal. County UTANESS WHEREOF, the where out of the same personal. County and the second personal second pers	part they are
DRTLISS OF the first 	part they are
DATLIES OF the first 	part they are
DRTLISS OF the first tohereby covenant and agree that at the delivery hereof	part they are
DRTLISS OF the first tohereby covenant and agree that at the delivery hereof	part they are
DATLISS OF the first 	pArt they are
DRTLISS OF the first tohereby covenant and agree that at the delivery hereof	pArt they_Are

384