Treedicy Wilson and his wire, Lorie Wilson To The Douglas County Building and Long Association The Douglas County Building Association The County of Douglas and State of Kanas, doorded as follows, to-dil Lot No. Sixty Eight (66) on Her York Street, in the City of Lewrence, Kanasa The protocount do down and model and county Association Do Goo erests Association (Free Street County Free Street County F	FROM THE PROMETER AND THE PROME	STATE OF KANSAS, DOUGLAS COUNTY, 85.
The Douglas County Building and Long Association Implicit to the second part of t		The second se
with all the segmentemance, and all the orate, this and interest of the said part it's, or it's in the preview is and state of the second part. It's interest is interest in the orate, this and interest of the said part it's, or it's interest is and said or it's interest. It's interest is interest interest is interest interest. with all the segmentemance, and all the orate, this and interest of the said part is interest. It's interest is interest is interest. It's interest is interest. with all the segmentemance, and all the orate, this is horely acknowledge to be said part. It's interest is interest. Ottol is in the complex is interest. with all the segmentemance, and all the orate of the said part is in the City of Lewrence. Kanesa Ottol is interest. with all the segmentemance, and all the orate, the orate of the said part. It's interest. All the rector part is interest. with all the segmentemance, and all the orate, the orate of the said part. It's interest. All the rector part is interest. with all the segmentemance, and all the orate, the orate of the said part is interest. It's interest is interest. It's interest. with all the segmentemance, and all the orate, the orate of the said part is interest. And the said part. It's interest. with all the segmentemance, and all the orate, the orate of the said part is interest. And the said. Part is interest. with all the segmentemance, and all the orate, the orate of th		April A.D., 19 46, At 9 04 A M
THIS INDENTURE, Made this Bob day of April in the year of our food innorm hundred for type 1.2	 A second standard standard standard standard standard standard standard standard standard standard standard standard standard Standard standard stand Standard standard stand Standard standard stand Standard standard st Standard standard st Standard standard st Standard standard stand Standard standard st Standard standard stand Standard standard stand Standard standard standard Standard standard standard standard standard standard stand	Register of Deeds.
Corty_six	The Douglas County Building and Loan Association	ByDeputy.
with all the appartenances, and all the existe, title and interest of the said part 162_of the first part, the consideration of the second part. with solid the appartenances, and all the existe, title and interest of the said part 162_of the first part, the construction of the second part. WITNESSETH, That the said part 2 the second part the consideration of the second part. both the Construction of the second part. and National Association of the second part. A the Construction of the second part. A th		April in the year of our Lord nineteen hundred on and his wife, Marie Wilcon
<pre>with all the appurtenements, and all the scale, title and interest of the scale part ion. Association of the server part, brain and anging forever, all that tract or parel of land situated in the Contry of Degage, and State of Kamaa, described as follows, towit:</pre>	A Lawrence in the Countrast Dourlos	Voncer
with all the apportenance, and all the cetate, this and increase of the said part 162_of the first part in consideration of the same of the cetate of parent bargain, end and Norteges to the add of the second part. Inc. 1600 DOILANS um of Norteges to the and yet X		Loan Association
to	WITNESSETH, That the said parties of the first part, in consi- no/100 -	deration of the sum of Thirty Five Hundred and
with all the appurtemence, and all the estate, tile and interest of the said part105_of the first part therein. And the said_partian_ of the first part. do	to <u>thom</u> duly paid, the receipt of which is hereby acknowled and Mortgage to the said part <u>y</u> of the second part <u>its</u>	iged, ha_VCsold and by these presents do grant, bargain, sell _heirs and assigns forever, all that tract or parcel of land situated in
with all the appurtenances, and all the estate, tile and interest of the said part 56_of the first part therein. And the saidparties	- the County of Douglas, and State of Kansas, described as follows, to-w	vit:
of the first part do	Lot No. Sixty Eight (68) on New York Stre	cet, in the City of Lawrence, Kansas
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This grant is intended as a mortgage to secure the payment of 154 635 51 Thirty Five Hurdred and ro/100 		id part 105_of the first part therein. And the said <u>partias</u>
Ono certain Note Notes Description of the first part	of the first rart dohereby covenant and agree that at the delivery hereofthey_	Brothe lawful owner of the premises above granted,
the first part	of the first part	BTOthe lawful owner of the premises above granted, and clear of all incumbrances
to the said part_Y_of the second part	of the first part	BIG the lawful owner of the premises above granted, and clear of all incumbrances BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner
if 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 conveyence shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. <u>y</u> of the second <u>partits</u> executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in 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- gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymaking such sale, on demand, to saidParties_of the first part t, their	of the first rart. dohereby covenant and agree that at the delivery hereofthey and select of a good and indefeasible estate of inheritance therein, free a This grant is intended as a mortgage to secure the payment of jbc fars is <u>Ono</u> certainNotothet	BIG the lawful owner of the premises above granted, and clear of all incumbrances BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner
conveyence shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_Y_of the second part_126_executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner preseribed by law; and out of all the moneys arising from such said to retain the amount then due for principal and interest, to gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_Y_making such sale, on demand, to saidParties of the first part, their	of the first part	BIG the lawful owner of the premises above granted, and clear of all incumbrances BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner of the premises above granted, and row/100 BI Incumbrances the lawful owner
In 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- gether with the cost and charges of making such asle, and the overplus, if any there be, shall be paid by the part_Y_making such sale, on demand, to said	of the first part	BI9
demand, to said	of the first part	BIP the lawful owner of the premises above granted, and clear of all incumbrances. bit Thirty Five Hundred and no/100 Dollars, according to the terms of is day executed and delivered by the saidparties of ce shall be void if such payments be made as herein specified. But reon, or the taxes, or if the insurance is not kept up thereon, then this is and partallo, and it shall be lawful for the said part_Y the
IN WITNESS WHEREOF, The said part 105 of the first part ha Ve_hereunto set their_hands_and seals_the day and year first above written. (SEAL) Signed, scaled and delivered in presence of <u>Woodley Wilson</u> (SEAL) <u>Warie Wilson</u> (SEAL) STATE OF KANSAS, BE IT REMEMBERED, That on this 19th day of April Connect Douglas, County } a. BE IT REMEMBERED, That on this 19th day of April Connect Douglas, County } a. Douglas, County and State, and 10 46 before me the undersigned a Notary Public in and for said County and State, and Woodley Wilson and his wife, Parie Wilson a Notary Public in and for said County and State, and the personally known to be the same person 5 who executed the foregoing instrument of writing and duly acknowl- in WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year My Commission expires Dec 31. 19 48 Pearl Enick Notary Public RELEASE a	of the first part	BIP the lawful owner of the premises above granted, and clear of all incumbrances bit Thirty Five Hundred and roc/100
year first above written. Signed, sealed and delivered in presence of	of the first part	BIP the lawful owner of the premises above granted, and clear of all incumbrances. bit Thirty Five Hundred and ro/100
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Marie Wilson (SEAL) STATE OF KANSAS, BE IT REMEMBERED, That on this 19th day of April Generation An in 26 before me the undersigned AD, in 26 before me the undersigned a Notary Public in and for said County and State, are Woodley Wilson and his wife, Earie Wilson to me personally known to be the same person S_who executed the foregoing instrument of writing and duly acknowl-edged the oxecution of the same. SEAL) IN WITNESS WIEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year My Commission expires Deg 31 19 48 RELEASE a The note herain described having, bop paid in full, this martgraps is hereby released, and the lien thereby created, discharged. Quincharged is hereby released.	of the first part	BI9
STATE OF KANSAS, BE IT REMEMBERED, That on this 19th day of April Douglas, County and State, A.D, 10 46 before me the undersigned a Notary Public in and for said County and State, to me personally known to be the same person 2 who executed the foregoing instrument of writing and duly acknowl- edged the execution of the same. SEAL NWITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year Inst above writer. My Commission expires Deg 31. 19 48 Pearl Emick Notary Public. RELEASE a communication of the same of the same person 2 who executed the foregoing instrument of writing and duly acknowl- and the execution of the same. Ny Commission expires Deg 31. 19 48 Pearl Emick Notary Public. RELEASE a communication of the same of t	of the first part	BIP the lawful owner of the premises above granted, and clear of all incumbrances BIE Thirty Five Hundred and ro/100 BIE Dollars, according to the terms of is day executed and delivered by the said parties of ce shall be void if such payments be made as herein specified. But son, or the taxes, or if the insurance is not kept up thereon, then this to and payable, and it shall be lawful for the said part_Y_of the thereafter to soll the premises hereby granted, or any part thereof, such sale to retain the amount then due for principal and interest, to if any there be, shall be paid by the part_Y_making such sale, on heirs and assigns two herebox set their hands_ and scals_ the day and washing Wit here
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A.D. 10 46 before metho undersigneda Notary Public in and for said County and State, cameKooley Wilson and his wife, Farie Wilson to me personally known to be the same person who executed the foregoing instrument of writing and duly acknowl- edged the execution of the same IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires Peg 31 19 48 Pearl Enick Notary Public. RELEASE The note herein described having, beep paid in full, this mortgage is hereby released, and the lien thereby created, discharged	of the first part	BIP the lawful owner of the premises above granted, and clear of all incumbrances St
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