27959 MORTGAGE RECORD 90 Reg. No. 4837. Fee Paid \$13.75

0

6)

0

•

0

2

C.

機制統計

ar dall

0

補罪

FROM DOLLARS TO PARTY OF TO PARTY.	STATE OF KANSAS, DOUGLAS COUNTY, 55.
to the main and a demonstrate of any second with	This instrument was filed for record on the 46 day
Faye Mills Merriam and his wife, Amanda I. Merri	iam May AD/11 46, At 9:30 . Ale
Το	Harold G. Beck
The Douglas County Building and Loan Association	Register of Deeds.
THIS INDENTURE, Made this 29th day of	April in the year of our Lord nineteen hundre
	En abrillant to a paution a subbra and subart
of Lawrence Dougl	las and State of Kansas
of the first part, and	in the inter-
The Douglas County Building and Loan Associatio	of the pecond part
WITNESSETH, That the said parties of the first part, in cons Fifty Five Hundred and no/100	sideration of the sum of
to them duly paid, the receipt of which is hereby acknowled	derd ha Ve
and Mortgage to the said party of the second part 1t5 the County of Douglas, and State of Kansas, described as follows, to-	heirs and assigns forever, all that tract or parcel of land situated in
Lots Nos. Five (5), Six (6), Twenty Ni	ne (29) and Thirty (30) in Jock No.
Sixteen (16) in ^B abcock's Enlarged Ad.	방송은 전 전 없는 것이라. 전쟁 수밖에서는 것 같은 것은 가지 않았다. 것은 것이
	, an martine to the ity Di
Lewrence.	
parties of the first part	and a second
parties_of_the_first_part lohereby covenant and agree that at the delivery hereofth	167- BEGthe lawful owner of the premises above granted,
parties_of_the_first_part lohereby covenant and agree that at the delivery hereofth	167- BEGthe lawful owner of the premises above granted,
parties of the first part do hereby covenant and agree that at the delivery hereof the and seized of a good and indefessible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum	10; DEO
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, free This grant is intended as a mortgage to secure the payment of the sum Fifty Five Hundred_and_no/100	10y_BE0
parties of the first part dohereby covenant and agree that at the delivery hereofth and seized of a good and indefessible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum Fifty Five Hundred and no/100 ON0 certain note	10; DEO
parties of the first part	10y_BE0
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, free This grant is intended as a mortgage to secure the payment of the sum Fifty Five Hundred and no/100 note 	20%_DIO
parties_of_the_first_part	20%_DIOthe lawful owner of the premises above granted, and clear of all incumbrances of
parties_of_the_first_part	26%_DIG
parties_of_the_first_part	26y-nro
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, free This grant is intended as a mortgage to secure the payment of the sum Fifty Five Hundred and no/100 	20%_DIO
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, free This grant is intended as a mortgage to secure the payment of the sum Fifty Five Hundred and no/100 	20%_DIO
parties of the first part	20%_DIO
parties of the first part lohereby covenant and agree that at the delivery hereofth and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum fity_Five_Hundred_and_no/100 on00certainnot9th not9th not9th not9th not9th not9th not the second part and this conveyan default be made in such payments, or any part thereof, or interest ther onveyence shall become absolute, and the whole amount shall become d econd part_itsexecutors, administrators and assigns, at any time ther manner prescribed by law; and out of all the moneys arising from ether with the cost and charges of making such sale, and the overplus, emand, to saidparties_ of the first part, the	262
parties of the first part	262-820
parties of the first part by hereby covenant and agree that at the delivery hereofthe hand seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum Fifty Five Hundred and no/100 ono	262
parties_of_the_first_part	26½_BIO
parties_of_the_first_part	26y_nro
parties_of_the_first_part	26½_BIO
parties_of_the_first_part	26½_BIO
parties_of_the_first_part	26y_nro
parties_of_the_first_part	26y-nro the lawful owner of the premises above granted, and clear of all incumbrances. adclear of all incumbrances.
parties_of_the_first_part	26y-nro the lawful owner of the premises above granted, and clear of all incumbrances. adclear of all incumbrances.
parties_of_the_first_part	26y_nro
parties_of_the_first_part	26y-nro the lawful owner of the premises above granted, and clear of all incumbrances. a of
parties_of_the_first_part	26½_BIO
dohereby covenant and agree that at the delivery hereofthat as eized of a good and indefeasible estate of inheritance therein, free Flifty Flyo Hundred as a mortgage to secure the payment of the sum Flifty Flyo Hundred and no/100	262_BIO the lawful owner of the premises above granted, and clear of all incumbrances. a of
parties_of_the_first_part	262_nro the lawful owner of the premises above granted, and clear of all incumbrances. add.clear of all incumbrances.

427

14