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	The World Co., Lawrence, Kannas	Fees paid \$5.00
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
	Harold H. Heilman and his wife Fanny Bell	This instrument was filed for record on the <u>24</u> day
	heilman TO	A.D., 19 46 At 10.10 A.
		Register of Deeds.
	The Douglas County Building and Loan Associati	Dr By Deputy.
	THIS INDENTURE, Made this 20th day of	
		eilman and his wife, Fanny Follo Soilfan
100		
	of Lawrence in the County of Dougle	asand State ofKansas
	of the first part, and The Douglas County build	ding-and-Loan-Association
100	WITNESSETH That the sold parties of the first	of the second part
	Five and no/100	deration of the sum ofThirty Two_Bundrod_Twenty
10.00		lged, ha_ysold and by these presents dogrant, bargain, sel
an ann an Anna an Anna an Anna an Anna an Anna	and Morigage to the said partV.of the second partits the County of Douglas, and State of Kansas, described as follows, to-w	heirs and assigns forever, all that tract or parcel of land situated in
	Lat Vo. Samuta (1911) A	
	동안 같은 것 같아요~ 아파 집안에 있는 것 같아요? 것 같아? 영화가 있다. 그는 것 같아요? 것 같아요? 영화가 있는 것 같아요? 이 것 같아요?	. Une (1) Eabcock Place, an Addition
	to the City of Lawrence.	
		전 집안 같이 많이 있는 것 같아요. 말한 것 같은 것 같은 것
14		
1.02		
120		
	with all the appurtenances, and all the estate, title and interest of the sni	d part 105 of the first part therein. And the said
-23	carties of the first part	그 집중 같은 것이다. 그 아님은 것은 것이 같은 것은 것이라. 것은 것은 것이 같은 것이 없는 것이 같이 했다.
	larties of the first part hereby covenant and agree that at the delivery hereof. they	arethe lawful owner of the premises above granted
	Larties of the first part ishereby covenant and agree that at the delivery hereofthey and seized of a good and indefeasible estate of inheritance therein, free an	arethe lawful owner of the premises above granted, nd clear of all incumbrances
	Larties of the first part ishereby covenant and agree that at the delivery hereofthey and seized of a good and indefeasible estate of inheritance therein, free an	arethe lawful owner of the premises above granted, nd clear of all incumbrances
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	Larties of the first part is hereby covenant and agree that at the delivery hereof. they and seized of a good and indefeasible estate of inheritance therein, free an Chis grant is intended as a mortgage to secure the payment of the sum of One certain note this	Arethe lawful owner of the premises above granted, nd clear of all incumbrances ofThirty iwo kundred Trenty Five and no/100 Dollars, according to the terms of a day executed and delivered by the said
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	<u>Lattice of the first part</u> io <u>hereby covenant and agree that at the delivery hereof</u> <u>they</u> and seized of a good and indefeasible estate of inheritance therein, free an Chis grant is intended as a mortgage to secure the payment of the sum o <u>onc</u> certain <u>note</u> this <u>partise of the of the second part</u> to the said part <u>Y</u> of the second part <u>and this conveyance</u> the mander preseribed by have; and out of all the money arising from the the manuer preseribed by hav; and out of all the money arising from the the manuer preseribed by hav; and out of all the money arising from the the manuer preseribed by hav; and out of all the money arising from the the manuer preseribed by hav; and out of all the money and assigns, at any time the the manuer with the cost and charges of making such sale, and the overplus, if	Arethe lawful owner of the premises above granted, nd clear of all incumbrances ofThirty_ iwo_kundred Twenty, Five. and no/100 Dollars, according to the terms of a day executed and delivered by the said part e shall be void if such payments be made as herein specified. But and payable, and it shall be lawful for the said party_of the thereafter to sell the premises hereby granted, or any part thereof, ach sale to relatin the amount then due for principal and interest, to- any there be, shall be paid by the part_y_making such sale, or
- - - - tu - - - tu - - - tu - - - tu - - - tu - - - tu - - - tu - - - tu - - - tu - - - -	<u>Lattice of the first part</u> io <u>hereby covenant and agree that at the delivery hereof</u> <u>they</u> and seized of a good and indefeasible estate of inheritance therein, free an Chis grant is intended as a mortgage to secure the payment of the sum o <u>onc</u> certain <u>note</u> this <u>partise of the of the second part</u> to the said part <u>Y</u> of the second part <u>and this conveyance</u> the mander preseribed by have; and out of all the money arising from the the manuer preseribed by hav; and out of all the money arising from the the manuer preseribed by hav; and out of all the money arising from the the manuer preseribed by hav; and out of all the money arising from the the manuer preseribed by hav; and out of all the money and assigns, at any time the the manuer with the cost and charges of making such sale, and the overplus, if	Arethe lawful owner of the premises above granted, nd clear of all incumbrances ofThirty_ iwo_kundred Twenty, Five. and no/100 Dollars, according to the terms of a day executed and delivered by the said part e shall be void if such payments be made as herein specified. But and payable, and it shall be lawful for the said party_of the thereafter to sell the premises hereby granted, or any part thereof, ach sale to relatin the amount then due for principal and interest, to- any there be, shall be paid by the part_y_making such sale, or
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