	STATE OF KANSAS, DOUGLAS COUNTY, 85.
	This instrument was filed for record on the 13 day of
Bobby J. Webber and his wife, Theora A. Webber TO	AugustA.D., 19 46 At 11:30 A
	Register of Deeds.
The Douglas County Building and Loan Association	ByDeputy.
THIS INDENTURE, Made this 10th day of A. D. 1946 between Bobby J. We	August -in the year of our Lord size twee hundson abber and his wife, Theora A. Webber
of Lawrence in the County of Doug 1	
in the obtainty difference in the	as and State of Kansas
WITNESSETH, That the said part 1050 the first part, in cons Six Thousand and no/100	ideration of the sum ofDOLLARSDOLLARS
tothomduly paid, the receipt of which is hereby acknowled and Mortgage to the said partYof the second partits the County of Douglas, and State of Kansas, described as follows, to	dged, ha_70_sold and by these presents dogrant, bargain, sell heirs and assigns forever, all that tract or parcel of land situated in
Lot No. Four (4) in Block No. Twenty Two (2	22) in Sinclair's Addition, to the City of
Lawrence,	
parties of the first ;	part
parties of the first ; hereby covenant and agree that at the delivery hereof the	part
parties of the first g b hereby covenant and agree that at the delivery hereof the and seized of a good and indefeasible estate of inheritance therein, free	partthe lawful owner of the premises above granted, and clear of all incumbrances
parties of the first g b hereby covenant and agree that at the delivery hereof the and seized of a good and indefeasible estate of inheritance therein, free	part
lohereby covenant and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, free s This grant is intended as a mortgage to secure the payment of the sum 	Part
parties of the first g be hereby covenant and agree that at the delivery hereof. the and seized of a good and indefeasible estate of inheritance therein, free s This grant is intended as a mortgage to secure the payment of the sum	Part
parties of the first g lohereby covenant and agree that at the delivery hereof. the and entropy of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum ONO	PARE  the lawful owner of the premises above granted, and clear of all incumbrances    or  Six Thousand and no/100    Dollars, according to the terms of is day executed and delivered by the said    cea shall be void if such narments be made as basels excelled.
parties of the first g barties of the first g lohereby covenant and agree that at the delivery hereofthe and selzed of a good and indefeasible estate of inheritance therein, free s Chis grant is intended as a mortgage to secure the payment of the sum 	2Y. BTO  the lawful owner of the premises above granted,    and clear of all incumbrances
parties of the first g lohereby covenant and agree that at the delivery hereofthe ind seized of a good and indefeasible estate of inheritance therein, free so This grant is intended as a mortgage to secure the payment of the sum ONOnotethe DNOnotethe DNOnotenote notethe second part o the said partyof the second part thereof, or interest there onveyence shall become absolute, and the whole amount shall become discond partinterperse the second partinterperse there is a second part the manner prescribed by law; and out of all the moneys arising from in	2Y. BTO  the lawful owner of the premises above granted,    and clear of all incumbrances
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parties of the first g barbies of the first g barbies of a good and indefeasible estate of inheritance therein, free is the select of a good and indefeasible estate of inheritance therein, free is this grant is intended as a mortgage to secure the payment of the sum ONO certain <u>note</u> the parties of the first part o the said part of the second part <u>and this convegan</u> is default be made in such payments, or any part thereof, or interest there onveyence shall become absolute, and the whole amount shall become du- scend part <u>ita</u> executors, administrators and assigns, at any time there with the cost and charges of making such sale, and the overplus, is smand, to said <u>Darties of the first part</u> , <u>their</u> IN WITNESS WHEREOF, The said part <u>ice</u> of the first part he ar first above written. SIGNED, scaled and delivered in presence of <u>STATE OF KANSAS</u> . BE IT REMEMBER writy of <u>Douglas County</u>	PART    PY BTO
parties of the first g be	Part
parties of the first g    lohereby covenant and agree that at the delivery hereofthe    ind select of a good and indefeasible estate of inheritance therein, free is    chis grant is intended as a mortgage to secure the payment of the sum    chis grant is intended as a mortgage to secure the payment of the sum    chis grant is intended as a mortgage to secure the payment of the sum    chis grant is intended as a mortgage to secure the payment of the sum    chool  certainnote    chool  certainnote    chool  certainnote    chool  parties of the first part.    chool  certainnote    chool  parties of the first part.    chool  certain	Part
parties of the first g be	PART    PY BTO  the lawful owner of the premises above granted, and clear of all incumbrances    out  Six Thousand and no/100    Dollars, according to the terms of is day executed and delivered by the said    cce shall be void if such payments be made as herein specified. But con, or the taxes, or if the insurance is not kept up thereon, then this ue and payable, and it shall be lawful for the said partyof the other there to sell the premises hereby granted, or any part therest, to if any there be, shall be paid by the partmaking such sale, on heirs and assigns    a. V9_hereunto set  their_hands_and scal \$\frac{2}{2}\$ the day and
parties of the first g    lohereby covenant and agree that at the delivery hereofthe    ind select of a good and indefeasible estate of inheritance therein, free s    chis grant is intended as a mortgage to secure the payment of the sum    onocertainnots    onocertainnots    onocertainnots    onocertainnots    onocertainnots    onocertainnots    othe said part/of the second part    ond part itsand this conveyan    ond the said part/of the second part    and this conveyan    default be made in such payments, or any part thereof, or interest thereof, or interest thereof    onveyance shall become absolute, and the whole amount shall become diverse of a law and out of all the moneys arising from it the manner prescribed by law; and out of all the moneys arising from it the cost and charges of making such sale, and the overplus, it mand, to saidparties_of the first part	PX are
parties of the first g      is	PART    VY BTO
parties of the first g      lo_hereby covenant and agree that at the delivery hereof_the      hereby covenant and agree that at the delivery hereof_the      the grant is intended as a mortgage to secure the payment of the sum      One	PART    PY_BTO

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