0

difference of

影明

國黨制

1

.

(•)

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
the provide state of the second state of the second state of the	그는 것 같아요. 그는 것 같아요. 이렇게 잘 하는 것 같아요. 그는 그 그는 것 같아요. 그는 그는 것 같아요. 그는 그는 것 같아요. 그는 그는 ? 그는 그는 그는 요. 그는 그 그는 그
William R. Black and his wife, Glenda C. Black	This instrument was filed for record on the 24 day of
ТО	SeptemberAD., 19_46, At9:00 :AM
	Harold a Duck Register of Deeds.
The Douglas County Building and Loan Association	
	Deputy.
	September xkuta xaxoooux Xonkainatuuxkuukad
A. D. 1946 between	
William R. Black and his wife, Gler	nda C. Black
of <u>Invrence</u> in the County of <u>Douglas</u>	
of the first part, and The Douglas County Building and	
WITNESSETH, That the said parties of the first part, in cons	
	Defaulti of the sum of
to_themduly paid, the receipt of which is hereby acknowle	adred by gold and by these around the set of the set of the
and Mortgage to the said part_y_of the second part_jtg 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 -wit:
Lots Nos. One Hundred Fifty One (151) and O	One Hundred Fifth Three (153) on Maine Street
그는 지난 것을 수요. 집에 많은 것 같아. 것은 것을 것을 것 같아. 것은 것이라. 나는 것은 것을 것을 수요. 것 같아.	of the City of Lawrence, known as West Lawrence.
	Lantence, known as dest Lawrence.
그는 아이는 것 같은 것이 없이 같은 것이 많이 했다.	
with all the appurtenances, and all the estate, title and interest of the s	nid part 195_of the first part therein. And the said
parties_of_the_first_part	
parties of the first part dohereby covenant and agree that at the delivery hereof.tl oy_o	tthe lawful owner®f the premises above granted,
parties_of_the_first_part	tthe lawful owner®f the premises above granted,
	tthe lawful owner£0f the premises above granted, and clear of all incumbrances
parties of the first part dohereby covennt and agree that at the delivery hereof.tloy_a and seized of a good and indefeasible estate of inheritance therein, free 	t the lawful owner#of the premises above granted, and clear of all incumbrances
parties of the first part dohereby covenant and agree that at the delivery hereof.tloy.a 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 secure Two Thousard and no/100	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and selzed of a good and indefeasible estate of inheritance therein, free 	t the lawful owner#of the premises above granted, and clear of all incumbrances
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and seized of a good and indefeasible estate of inheritance therein, free	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and selzed of a good and indefeasible estate of inheritance therein, free	t the lawful owner£0f the premises above granted, and clear of all incumbrances
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmax 	t the lawful owner£0f the premises above granted, and clear of all incumbrances
parties_of_tho_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmax Two Thougard and no/100 DEDcertainTatatherefore the first partto parties_of_the_first_partand this conveyand if default be made in such payments, or any part thereof, or interest there enveyance shall become absolute, and the whole gament shall become do	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and select of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of txaxmaTwo Thougand and no/100Two Thougand and no/100Two Thougand and no/100To fine first partto the second partand this conveyan if default be made in such payments, or any part thereof, or interest the conveyence shall become absolute, and the whole amount shall become a second partto the second part designs at any time	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_m and selzed of a good and indefeasible estate of inheritance therein, free	t
parties_of_tho_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmax 	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_m and selzed of a good and indefeasible estate of inheritance therein, free	t
parties_of_tho_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmax 	t
parties_of_tho_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmax 	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_m and select of a good and indefeasible estate of inheritance therein, free	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and selzed of a good and indefeasible estate of inheritance therein, free 	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and selved of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkarmar 	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tl_oy_n and selzed of a good and indefeasible estate of inheritance therein, free 	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and select of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmaxTwo Thousand and no/100 DEDcertainRis and no/100 DEDcertainRis and this conveyan if default be made in such payments, or any part thereof, or interest ther conveyence shall become absolute, and the whole amount shall become d second part and this conveyan if default be made in such payments, or any part thereof, or interest ther conveyence shall become absolute, and the whole amount shall become d second part and ut of all the moneys arising from gether with the cost and charges of making such sale, and the overplus, demand, to said	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and selzed of a good and indefeasible estate of inheritance therein, free	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmax 	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmaxTwo Thougand and no/100Two Thougand and no/100Two Thougand and no/100	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_a and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmaxTwo_Thougand_and_no/100 DEDcertainntato remove the payment of tkaxmaxrow_Thougand_and_no/100 DEDcertainntaand this conveyan if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become a successory and existing room any thereof, or interest there conveyence shall become absolute, and the whole amount shall become at successory and exist of a lassigns, at any time in the manner prescribed by law; and out of all the moneys arising from gether with the cost and charges of making such asle, and the overplus, demand, to saidparties_of the first part	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and selzed of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmaxTwo Thougand and no/100Two Thougand and no/100Two Thougand and no/100	t
	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and selzed of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmaxTwo Thougand and no/100Two Thougand and no/100Two Thougand and no/100	t
	t
parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmax 	t
Parties_of_the_first_part dohereby covenant and agree that at the delivery hereof_tloy_n and selzed of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of tkaxmaxTwo Thougand and no/100Two Thougand and no/100	t

573