T. A. Zickefcose (SEAL) Kate E. Zickefcose (SEAL) Kathryn Zickefcose (SEAL) Kathryn Zickefcose (SEAL) Kathryn Zickefcose (SEAL) TATE OF Kansas Seat (SEAL) Staff Seat (SEAL) Seat (SEAL) Staff Seat (SEAL) Staff Works in the aforesaid County and State, came Staff Works Staff Seat Staff Works in the aforesaid County and Mate, came Staff Works Staff Seat WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last Notern With NESS Staff day of Ny commission expires on the 3rd Arthur S. Peak Notary Public		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
Tot.	T. A. Zickef	oose,Kate E. Zickefoose, Kathryn Zickef	
<pre>the deputer data data best best data data data data data data data da</pre>			A. D. 19, at _100 o'clock A. M.
<pre>hundred and_Dotty-Cour</pre>	The Lawrence	Building and Loan Association	I D IAM IL - T-
<pre> T. A. LicksCoose and Kats E. LicksToose, hubbaid and wife, and Latryn LicksToose, - + siggle.mona d</pre>	hundred and f	forty-four between	, in the year of our Lord, one thousand nine
part dataif the first part, andif the law reason is including, and law reason is the second part. Image:if the second part isif the second part is	<u> </u>	A. Zickefoose and Kate E. Zickefoose,	husband and wife, and Kathryn Zickefoose, a single wo
Moreover and a second part of the first part, in consideration of the second part is a			and Loan Association
The following described read which should be and goed in the Board of Series Agree Agree Agree Agree to the aid party of the second part, Lot 9, Block 10, in Lano Place, an addition to the city of Lewronce and all the estate, title and interest of the said part data at the of Series Agree	WITNESSET	H, That the said parties_ of the first part, in conside	ration of the sum of
<text></text>	which is hereby ac the following desc	knowledged, ha. VA_sold, and by this indenture do ribed real estate situated and being in the County of Dou	-Grant, Bargain, Sell and Mortgage to the said party of the second part,
<form></form>			
		Lot 9, Bl	ock 10,
with the appertenances and all the estate, title and interest of the said partials_of the first part there. The distance is a set of the said partials_content the distance present as the distry present content. with the appertenances and all the estate, title and interest the distry present content. The distance is a set of the said partials_content and distance at the distry present content. The distance is a set of the said partials_content and distance at the distance present as the distry present content and the said based is a set of the said partials. The distance is a set of the present and the said based is a set of the said partials. The distance is a set of the said partials_content and distance is the said partials. The same and content we be a set of the said partials_content and the said based of the same and the said based of the said partials. The same and content we be a set of the said partials_content and the same			[19] [19] [19] [19] [19] [19] [19] [19]
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set		an addition	to the city of Lawrence
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set			
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set			
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set			
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set			
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set			
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set			
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set			
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set			
And the field particle of the series the series therein, for and care of the interview the series of a second set of all second set	with the apportance	read and all the active state of the set of the	
and that they will surrant and defend the same arains all parked chains hards. In this during the life of this indenture, pay all taxes or assessments that may be level of an analysis and the same become down and by parked to the park of the same become down and by parked and the indenture, and shall be chain and the same same become down and by parked and the indenture and shall be and the same become down and by parked and the indenture and shall be and the same become down and by parked and the indenture and shall be and the same stream and the same stream and and the indenture and shall be and the same to be the indenture and same and the indenture and the indenture and the indenture and the indenture and the same the same to be and the indenture and the same to be and the indenture and the same to be and the indenture and t	And the said partas	2.4 of the first part do	e delivery hereof they are at 1.4.1
make musad by make instructs company as shall be perifed and directly by the interval to the deep risk and perifes in the event but is the perifed and directly by the interval to the second part, the bas, if any make park to the perifed are event by its deep risk and part (bas to the perifed are perifed and perifes to the perifed and perifed are directly and perifed are directly and the ansatt so part of the indefendence, neuron by the perifed are perifed and perifed are directly and the perifed are perifed and perifed are directly and the perifed are perifed and perifed are directly and the perifed are perifed ar	It is agreed between	the parties bereto that the paral ASt the factor to the	
his indentify: and shall beer bitters at the rate of 10% from the late and an and the origin of the manual top of all and month for or other and the manual top of all and month for or other and the manual top of all and month for or other and the manual top of the second part. The form the manual top of the second part, with all interest second and the form of all obligations and also to secure any sum and the form of all of the second part, with all interest second and the form of all obligations and also to secure any sum and the form of all obligations and also to secure any sum and the form of all obligations and also to secure any sum and the form of all obligations and also to secure any sum and the form of all obligations and also to secure any sum and the form of all obligations and also to secure any sum and the form of the part of the second part. The form the match second part of the second part of th	such sum and by such ing	surance company as shall be specified and directed by the pure V	
<pre>cereding to the terms of</pre>	extent of its inte	rest. And in the event that said must for at the fact and the take	I the second part, the loss, if any, made payable to the part. Y of the second part is the
r ums of merry advanced by the state of the second part, will all interest according to the terms of said obligation and also to secure any sum of merry advanced by the safe and part of the second part to any for any insurance, or either, and the amount to paid ability became a put of the indefendence, secure by a rest of the second part of the second p	extent of <u>its</u> inte as herein provided, then this indenture, and shall THIS CPANT is in	rest. And in the event that said part 103. of the first part shall fail t the part. <u>y</u> of the second part may pay said taxs and insurant bear interest at the rate of 1055 from the date of payment until	I the second part, the loss, if any, made payable to the part. Y of the second part is the
The derive average while we will i wish parment be index as derive interest income and a constraint on the obligation constraint on the first part in the obligation constraint of private and the obligation constraint of private and the obligation of the obligation constraint of the index and the obligation of the	as herein provided, then this indenture, and shall THIS GRANT is in according to the terms of	the party of the second part may pay said taxs and insurant bear interest at the rate of 10% from the date of payment until traded as a mortgate to secure the payment of the sum of	The second part has buildings upon said real estate insured against fire and tormado $ r '$ for second part, he loss, if any, made payble to the part Δ_{red} of the second part γ the o pay such taxes when the same become due and payable and to keep said premises insured experiments of the same become due and payable and to keep said premises insured suby regaind. The hundred and $no/100$ — — — — — — — — — — — — — DOLLARS.
or the darman's there during one, and, both the presence hereby granted, or any part thereof, in the manner presented of y her and out of all marky added from which could be added by the party in the or added by the party in the or added by the party in the or added by the party in the order of the party in the order of the party in the order of the party in the order of the party in the party in the party in the order of the party in the party in the order of the party in the p	as herein provided, then this indenture, and shall THIS GRANT is in according to the terms on and by <u>its</u> terms	the part V of the second part may pay said taxs and insurant bear interest at the rate of 10% from the date of payment until timeded as a mortgage to secure the payment of the sum of 71 1000 certain written obligation 7 for the payment of said made payable to the part. Y of the second part, with all intere the back with V	The second part the loss if any made payble to the part of the second part for o pay such taxes when the same become due and payable and to kerp said part the output repid. The part the same become due and payable and to kerp said premises insured suby repid. The part the same become due and payable and to kerp said premises insured to pay such that the same become due and payable and to be secure at securing thereon according to the terms of said obligation and also to secure any sum
A fit a greed by the partic hereto that the terms and providence of the indentities and arrey contribution therein contained, and all meretic and the respective partice herein. IN WITNESS WHEREOF, The part log	as herein provided, then this indenture, and shall THIS GRANT is in according to the terms on and by <u>its</u> terms	the part <u>y</u> of the second part may pay said taxs and insurances bear interest at the rate of 10% from the date of payment until timeded as a mortgage to secure the payment of the sum of <u>21</u> <u>000</u> certain written obligation <u>16</u> for the payment of said made payable to the part. <u>y</u> of the second part, with all intere the back with <u>univ</u>	The second part the loss if any made payble to the part of the second part for o pay such taxes when the same become due and payable and to kerp said part the output repid. The part the same become due and payable and to kerp said premises insured suby repid. The part the same become due and payable and to kerp said premises insured to pay such that the same become due and payable and to be secure at securing thereon according to the terms of said obligation and also to secure any sum
Tritten. T. A. Zickefcosse (SEAL) Kate E. Zickefcosse (SEAL) Kathryn Zickefcosse (SEAL) Kathryn Zickefcosse (SEAL) Kathryn Zickefcosse (SEAL) TATE OF Kansas Sea (SEAL) BE IT REMEMBERED, That on this 18th_day of AD. 1944., before me, a Noterry Public In the aforesaid County and State, came	as herein provided, then this indenture, and shall THIS GRANT is in according to the terms of and byitsterms of and byitsterms or sums of money advance said part.163 of the firs And this conveyance part thereof or any oblig not kept up, as provided and charge associate.and	The party of the same and polarized, of the first same financing bear interest at the same of the first same she sake of payment unitarit interded as a mortgage to secure the payment of the same of <u>21</u> <u>000</u> certain written obligation	The second part, the loss, if any, made payble to the part, June 1 for second part of the second part, of the second part of th
Kate E. Zickefoose (SEAL) Kathryn Zickefoose (SEAL) Kathryn Zickefoose (SEAL) County of Douglas (SEAL) BE IT REMEMBERED, That on this 18th_day of A.D. 1944., before me, a	as herein provide, then this indenture, and shall THIS GRANT is in according to the terms of and bytsterms or sums of money advance said part_iBS of the first part thereof or any oblig not kept up, as provided shall become absolute, an immediately mature and be	The part 1 we have a set of the second part, and the set of the se	The second part, the loss, if any, made payble to the part, June 1 of the second part of
Kathryn Zickefcose (SEAL) Kathryn Zickefcose (SEAL) County of Douglas (SEAL) BE IT REMEMBERED, That on this 18th_day of A.D. 1944., before me, a	as herein provided, there this indenture, and shall THIS GRANT is in according to the terms of and byits terms or sums of monry advance and provits terms or sums of monry advance there or a vary oblig medication and benchis seemin herein the ensement them making such sale, on dem making such sale, on dem making such sale, on dem	The part 1 of the series of part 2 of the first part shit shit is the series of 10% from the date of part shit shit is the series of 10% from the date of part shit shit is the series of 10% from the date of part shit shit is the series of t	The second part, the loss, if any, made payble to the part, June 1 for second part or the sound may made payble to the part, June 1 for sound by the loss of the second part or the sound be amount so paid shall coheme a part of the indebtedness, recurd by 100 F2001 hundred and 10/100
(SEAL) TATE OF Kansas (SEAL) TATE OF BE IT REMEMBERED, That on this 18th day of Novembor A.D. 1944, before me, a Notary Public in the aforesaid County and State, came T, A, Z 210k of Coose and Kate E. Zick of Coose, husband and wife, and Kathryn Zick of Coose, a to me personally known to be the same person.5 who executed the foregoing instrument and duly acknowledged the execution of the same and the same person.5 who executed the foregoing instrument and duly acknowledged the invertices written. 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 on the 3rd day of October 1, 19-48.	as herein provided, there this indenture, and shall THIS GRANT is in and by <u>its</u> . terms or sums of somer sources and by <u>its</u> . terms or sums of somer sources and part thereof a surgest net kept up, as provided immediately mature and b rents and benchts sceruin to retim the amount there immediately making on dera making ruch asis, on dera and inner to, and be oblig. IN WINESS W	The part 1 of the series of part 2 of the first part shit shit is the series of 10% from the date of part shit shit is the series of 10% from the date of part shit shit is the series of 10% from the date of part shit shit is the series of t	The second part, the loss, if any, made payble to the part, June 1 de second part of the indebtedness, secured by 1500 m of the second part of the indebtedness, secured by 1500 m of the second part of the indebtedness, second part of the indebtedness, second part of the second part of the indebtedness, second by 10.4 at accruing thereon according to the terms of said obligation and also to secure any sum ce, or either, and the amount so paid shall cohered due and part of the indebtedness, secured by real case a part of the indebtedness, there the contrary of the second part is the second part of the second part is the second part is the second part of the second part is the second part of the second part is the second part is the second part of the second part of the second part is the second part of
TATE OFKansas	as herein provided, there this indenture, and shall THIS GRANT is in and by <u>its</u> . terms or sums of somer sources and by <u>its</u> . terms or sums of somer sources and part thereof a surgest net kept up, as provided immediately mature and b rents and benchts sceruin to retim the amount there immediately making on dera making ruch asis, on dera and inner to, and be oblig. IN WINESS W	The part 1 of the series of part 2 of the first part shit shit is the series of 10% from the date of part shit shit is the series of 10% from the date of part shit shit is the series of 10% from the date of part shit shit is the series of t	Links are the second part of the sound against fire and tormado property is buildings upon said real exists and to see any of the second part o
Ounty of Douglas BE IT REMEMBERED, That on this 18th day of Notary Public in the aforesaid County and State, came T, A, Zickefoose and fats E. Zickefoose, husband and wife, and Kathryn-Zickefoose, a to angle worm to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 3rd day of October Arthur S. Pack Notary Public.	as herein provided, there this indenture, and shall THIS GRANT is in and by <u>its</u> . terms or sums of somer sources and by <u>its</u> . terms or sums of somer sources and part thereof a surgest net kept up, as provided immediately mature and b rents and benchts sceruin to retim the amount there immediately making on dera making ruch asis, on dera and inner to, and be oblig. IN WINESS W	The part 1 of the series of part 2 of the first part shit shit is the series of 10% from the date of part shit shit is the series of 10% from the date of part shit shit is the series of 10% from the date of part shit shit is the series of t	It is exceed part, the low, if any made payble to the part of the second part of the s
(SEAL) In the aforesaid County and State, came	at herein provided, there this indenture, and shall THIS GRANT is in according to the terms of and byitserrors and there is any oble of the terms of the terms and there is any oble ned legat up, as provided to retain the amount the method the any oble rents and benchts scenario to retain the amount the method the amount the immediately making of dear and inner to, and be oblig IN WITNESS W written.	The party is the same of the second part and that the second part and that the second part and the second part and that the second part is the second part of the second part with all interest of by the same farty of the second part with all interest of by the same farty of the second part to pay for any insuran the result fail to pay the same as provided in this inderture. The second part is	It is exceed part, the low, if any made payble to the part of the second part of the s
to me personally known to be the same person.9_ who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the <u>3rd</u> day of <u>Oatober</u> , 19-48. Arthur S. Peak Notary Public.	at herein provided, there this indenture, and shall THIS GRANT is in according to the terms of and byitserrors and there is any oble of the terms of the terms and there is any oble ned legat up, as provided to retain the amount the method the any oble rents and benchts scenario to retain the amount the method the amount the immediately making of dear and inner to, and be oblig IN WITNESS W written.	The part with the rate of 100 rough of the first bass and instrance best interest at the rate of 100 rough by and they and instrance best interest at the rate of 100 rough by and they and instrance best interest at the rate of 100 rough by and they and they are the second part of the second part of the second part of the inderunce of the the inderunce best interest. The second part to pay for any instrance of the basic best interest is an analysis of the second part to pay for any instrance of the basic best interest. The second part to pay for any instrance of the basic best is and part of the second part to pay for any instrance of the basic best interest. The second part to pay for any instrance of the basic best is and part of the second part to any basic at the correct base on a side of a second best of the second part to any part interest of the basic base of the second part to any part interest of the basic base of the second part to be payshed at the or the second part to be fore part 10 second best in the torms and providens of the inderuse and stery upon the basis, executors, administrators, prismal representative HEREOF, The part 10 second best of the inderuse and stery upon the basis, executors, administrators, prismal representative HEREOF, The part 10 second best of the second part to base of the second part of the second part to base	The second part is buildings upon said real entite insured against fire and tormals is 'f' is second part, be low, if any, made payable on the part J. De of the second part of the sound par
above written. My commission expires on the <u>3rd</u> day of <u>Oatobor</u> , 19-43. <u>Arthur S. Pack</u> Notary Public. This	at herein provided, there this indenture, and shall THIS GRANT is in according to the terms of and byitserrors and there is any oble of the terms of the terms and there is any oble ned legat up, as provided to retain the amount the method the any oble rents and benchts scenario to retain the amount the method the amount the immediately making of dear and inner to, and be oblig IN WITNESS W written.	New Net 2	The second part is be based for an and payable and to keep said permises insured or pay such taxes when the same become due and payable and to keep said permises insured or pay such taxes when the same become due and payable and to keep said permises insured or pays to keep said shall cohere a pays of the indebtedness, recurd by figsen hundred and no/100
Arthur S. Pack Notary Public. The	ash arenin provided, they and shall THIS GRANT is in According to the terms of and by <u>tiss</u> . Terms or sums of monry advass and by <u>tiss</u> of the far And this convergence there on a sum of ment and benchis accruit mentions and benchis accruit making such asis, on dems making such asis, on dems and houre for and benchis accruit and houre for and benchis accruit making such asis, on dems making such asis, on dems IN WITNESS W Written.	Kansas BE IT REMENTED AND ADD ADD ADD ADD ADD ADD ADD ADD AD	It as each at provide the law of the series of the second part of t
DEF RICE	ash Berein provided, they and shall THIS GRANT is in According to the terms of and by is erran or sums of monry advance and by is of the far And this convergence per thereog is of the far And this convergence per thereog is a sup odd shall become absolute. and be far and benefits accruit marking such asie, on demu making such asie, on demu making such asie, on demu and houre to so and be oblig. IN WITNESS W Written.	Kansas	The scend part, the loss, if any, made payble to the part of the scend part of the indebtdnes, securd by the scend part of the sce
I, the undersigned owner of the within mortgage, do herely acknowledge the full payment of the debt secured thereby, and authorize the Register of the	sh krein provide, ther, and shall THIS GRANT is in according to the terms of and byitsierms or sums of monry advase and byitsierms or sums of monry advase and byitsierms or sums of monry advase and by_itsierms and by_itsierms and by_itsierms there is a start of the first and this convergence there is a start of the first making such asis, on demi making such asis, on demi such asis, on	Kansas	Lie scend part, the loss, if any made payble to the part J. the scend part, be loss, if any made payble to the part J. the structure of the scend part

0

RANK .

-

0

(

STREET, STREET

()