PR021 DR0 05 Importance number A horts have class have inc. Importance number A horts have class have inc. Importance number Day of	PB291 DOX 95 Instrumental Number of Particle States in the second state of the second states of the s		Heg. Ho. 6997 Fre Faid \$ 20.0	•
CDiss Intervention 25th dy of June A. Hiller, an unmarried san ad_ dargenice in the Consty of Drugels 6 and State of Emman ad_ dargenice in the Consty of Drugels 6 and State of Emman ad_ dargenice in the Consty of Drugels 6 and State of Emman ad_ dargenice in the Consty of Drugels 6 and State of Emman ad_ dargenice Witnesseeth, That the sail part 162 of the first part, in consideration of the sam in the the const of which is hereby school-ledge, it has a male similar forever, at that thest or parent of the first part, bits and state of Emman man min addition to The City of Lawrence. in the theory encode and State of Kanasa, described a follow, towit: data theor or parent of theorem of the sail part 29 of theorem of the first part 100 of theorem of the first part 100 of theorem of the parenter of the of first part 100 of the first part 100 of theorem of the parenter of the partner of the parenter	This The Maximum Construction of the second sec	A REAL PROPERTY AND A REAL	BOOK 95	
of the first part, and The Douglis Comy Building and Lana Association of the scent of an of N100	the fare part, and The Douglas County Building and Loan Anaccision of the second part. Witesearch, That the sail part 102 of the first part, in consideration of the sum of Eicht Thousand: and 0.1000 to fail	This Indenture, Made this 25th	day of June	
Add FLOM DO THE 0139 OF LATENDE.	Addition to the Sity of Lastrends. with all the appartenences, and all the estate, tills and interest of the said part Y of the first part therein. Add the said	of the first part, and The Douglas County Building and Loan Associa Witnesseth, That the said part <u>108</u> <u>Eight Thousand and no/100</u> to <u>him</u> _duly paid, the receipt of which is hereby acknowledged, ha. E bargain, sell and Mortgage to the said party of the second part, its heirs a land minasted in the County of Douglas and State of Kansas, described as	tion of the second part. At the first part, in consideration of the sum o 	S
And the said	And the said party of the first part do 25_hereby coreanni and agree that at the delivery hereof he 18_the lawful owner of the premises above grantel, and exist of a good and indefeasible estate of inheritance therein, free and clear of all incombrances	Addition to the City of Lawrence.		
therease, then this conveyance shall become sheaker, and the wonder at the park of the scond park is and out of all the moneys arising from such sale to retain the amount these due for principal and interest, in the manner preactive of years of a sole of all the moneys arising from such sale to retain the same mount these due for principal and interest, together with the costs and charges of making such sale, as due to exception is and the park is and the park of the first part, his	therease, then this conveyance shall become sheeker, in the whole amount shall be provide, and it shall be lawful for the mide party of the second part, its maccases and assigns, as any time thereafter, to sell the manner preactively by her, and out of all the moneys arising from such sale to retain the smanner these daes for principal and interest, therefore with the costs and charges of making such sale, as and the overplant, if any there he, shall be paid by the party making such sale, on demand, to said <u>Party of the first part, his</u> <u>here and and said the day and year first above written.</u> Signed, Saided and delivered in presence of <u>STATE OF KANSAS</u> <u>Douglas</u> County, <u>said Courty and Same The undertaing received</u> , That so this <u>ASM</u> day of <u>ASM</u> (SEAL) <i>STATE OF KANSAS</i> <u>Douglas</u> County, <u>said Courty and Same The undertaing received</u> , That so this <u>ASM</u> day of <u>ASM</u> , <u>AD 19, 49</u> before main the Courty and Same <u>The undertaing received</u> , and Courty and Same <u>The Undertaing received</u> , and the same period. <i>How THERESS WIREREOF</i> , Lave barrents price who executed the foregoing instrument of this and year in a show written. <i>State of the second party</i> and <i>Same</i> court <u>ASM</u> to the same period who concented the foregoing instrument of the day and year has above written. <i>Rev</i> in an for and Courty and Same, come <u>Diabethered</u> , the same period who concented the foregoing instrument of the day and year has above written. <i>Rev</i> in a grave has above wr	And the said party of the first part do ffhereby covenant and agree that at the delivery hereof the premises above granted, and seized of a good and indefeasible estate incumbrances This grant is intended as a mortgage to secure the payment of This grant is intended as a mortgage to secure the payment of This grant is intended as a mortgage to secure the payment of Dollars, according to the terms of party of the first part to the said party of the second part	18 the lawful owner of of inheritance therein, free and clear of a Thousend and no/100 _this day executed and delivered by the sai	
STATE OF KANSAS Douglas Connty. HITES Bo If Remembered, That on this J.M. day of Junn A D 19, 49 below mid Conty and Stra. came DiA. Miller, an Unmarried Ban bo and personally known in be the same period who executed the foregoing instrument of write and day achavoration of the same. IN WITNESS WHEREOF, I have bereatto and achied any official and on the day and year has above write.	STATE OF KANSAS DOUGLAS OUNTY. W. 199 De It Remembervel, That on this 25 th day of Junna (SEAL) 1 & R y 1 & R y	thereon, then this conveyance shall become shouldre, and the whole smoont shall become and perty of the second part, its necessaris and satisga, at any time thereafter, to sell the manner preactined by law; and out of all the moneys arising from such sale to together with the costs and charges of making such sale, and the overplan, if any ther demand, to said Party Of the first part, his In Wifneens Whereof, The said part of the first part hand and seal the day and year first above written.	ne doe and payable, and it shall be lawful for the the premises hereby granted, or any part thereot, in retain the amount then due for principal and interest is he shall be paid by the party making such sale, or heirs and assign tha <u>8</u> hereunto set <u>his</u> (SEAL (SEAL	
		Douglas County. 1 & R y * Be If Remembered, That on this of the data manual structure is and for and County and Structure is and for and County and Structure writing and day achieved and the analysis of the day and your knowledged the extension in the day and your knowledged the county is the day and your knowledged the county knowledged the county knowle	(SEAL A D 19.49 A D 19.49 D + A. Miller, an unmarried perios who executed the foregoing instrument of on of the same	

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