566

Reg. No. 10,705 Fee Faid \$5.00 Sec. A. A. A. YA

5490F BOOK 107 This Indenture. day of November. A. D. 19 54 , between Edith V. Corn and her husband, Ray R. Corn in the County of of and State of of the first part, and The Douglas County Building and Loan Association of the second part. Witnesseth, That the said part . Les. of the first part, in consideration of the sum of Two Thousand and no/100 _DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold and by these presents do ... grant, bergain, sell and Mortgage to the said party of the second part, its heirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to-wit: Lot No. One Hundred Sixty Four (164) on Louisiana Street, in the City of Lawrence. with all the appurtenances, and all the estate, title and interest of the said part 108 ... of the first part therein. And the said ... parties .of the first part. do hereby covenant and agree that at the delivery hereofthey are the lawful owner gof the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances This grant is intended as a mortgage to secure the payment of Two Thousand and no/100-----Dollars, according to the terms of one certain note this day executed and delivered by the said part 108 of the first part to the said part ... y of the second part and this co all he w d. But if debut he made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept or anonymes that because skeekers, and the whole amount shall because skeekers, and the whole amount shall because due and payable, and it shall be leaved for the said party it, be accesses that because skeekers, and the whole amount shall because due and payable, and it shall be leaved for the said party it. Be accesses that because shall because shall because due and payable, and it shall be leaved for the said party it. Be accesses that because shall because shall be accesses and memory sections of the said party it. Be accesses that because shall because shall be accesses and the memory section of the said party it. Be accesses that be accesses and the shall be accesses and the shall be accesses and the shall be accesses and the accesses and the shall be accesses and the shall be accesses and the shall be accesses and the accesses and the accesses and the accesses and the shall be accesses and the accesses accesses and the accesses and the accesses accesses and the accesses accesses accesses accesses and the accesses region, If any there be, shall be paid by the party making such sale, on de mend, to said parties of the first part, their. In Witness Whereaf, The said part. 168 of the first part he... V. ... hereunto set ... the 1r. hand and seal a the day and year first above written. Edith & Com a second party of (SEAL) ay & Com (SEAL) SEAN 1000 A. D. 19 54 Soth dy of .Nozember. Edith V. Corn and her husband Plue