570

5

ý

1.

)))

ы. 1

and and a local state of the second a grant with descent a	58724 Book 111
Fhis Indent	Ure, Made this 11th day of January
. D. 1956, between	Chester C. Jones and his wife, Blanche E. Jones
of Lawrence	in the County of
	uglas County Building and Loan Association of the second part. Itnesseth, That the said part 198. of the first part, in consideration of the sum of the
Four Thousand and	no/100 DOLLARS
arant bargain sell and Mort	eceipt of which is hereby acknowledged, ha ^{ve} sold and by these presents do Igage to the said party of the second part, its heirs and assigns forever, all that ed in the County of Douglas and State of Kansas, described as follows, to-wit:
Lot No. One Hund	red Nine (109) in Fairfax Addition, an Addition to
the City of Lawr	
	가 날아있는 것 같은 것이 있는 것은 것을 가장 같은 것을 알려졌다. 것은 것은 것은 것을 가지 않는 것을 했다. 같은 것은
And the said partie	and all the estate, title and interest of the said part 1.88 of the first part therein.
dohereby covenant ar	nd agree that at the delivery <u>hereof</u> they are
	, and seized of a good and indefeasible estate of inheritance therein, free and clear
of all incumbrances	
of all incumbrances	nortgage to secure the payment of Four Thousand and no/100
of all incumbrances This grant is intended as a m 	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part Y of the second part
of all incumbrances This grant is intended as a m 	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part y
of all incumbrances This grant is intended as a m Dollars, according part 100 if default be made in such p this conveyance shall become absolute part, is uccessors and suigne, at an	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part y
of all incumbrances This grant is intended as a m 	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part y
of all incumbrances This grant is intended as a m Dollars, accordi part.12.9of the first part lited. But if default be made in such p this conveyance shall become absolute part, its successors and satign, at an out of all the money articing from suc such sale, and the overplue, if any 	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part y
of all incumbrances This grant is intended as a m Dollars, according part 199of the first part Hed. But If default be made in such p this conveyance shall become absolute part. Its successions and subjects absolute out of all the moneys arking from suc- such sale, and the overplus, if any Parties of In Witness Whereof, hand 5 and seal 5 the day	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part y
of all incumbrances This grant is intended as a m Dollars, according part 199of the first part inted, But if default be made in such p this conveyance shall become absolute part, its successors and support part, its successors and support part is any parties of Darties of In Witness Whereof,	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part y
of all incumbrances This grant is intended as a m Dollars, according part 19.9of the first part Ifted, But If default be made in such p this conveyance shall become absolute part, Its successions and sufficient at a out of all the moneys arising from suc- such sale, and the overplus, if any Parties of In Witness Whereof, hand B and seal B the day	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the sold to the sold part y
of all incumbrances This grant is intended as a m Dollars, according part.129of the first part lited. But if default be made in such p this conveyance shall become absolute part, its successors and assigns, at an out of all the money avising from suc- such table, and the overplut, if any Dart108 Of In Witness Whereof, hand B and seal B the day Signed, Sealed and delivered STATE OF KANSAS Duiz1 a.s.	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part y
of all incumbrances This grant is intended as a m Dollars, according part 12.9of the first part itied, but if default be made in such p this conveyance shall become absolute part, its successors and assigns, at an out of all the monays atting from suc such sale, and the overplux, if any Dart10.8 Of In Witness Whereof, hand 8 and seal 8 the day Signed, Sealed and delivered STATE OF KANSAS Day 19.8	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part Y of the second part and this conveyance shall be void if such payments be made as herein spec payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then s, and the whole amount thall become due and payable, and it shall be lawful for the said part of the second the whole amount then due for principal and it shall be lawful for the said part of the second the sale to relain the amount then due for principal and laterest, together with the costs and charges of making there is shall be paid by the party making such sale, on demand, to said the said part .1es
of all incumbrances This grant is intended as a m Dollars, according part.129of the first part lited. But if default be made in such p this conveyance shall become absolute part, its successors and assigns, at an out of all the money avising from suc- such table, and the overplut, if any Dart108 Of In Witness Whereof, hand B and seal B the day Signed, Sealed and delivered STATE OF KANSAS Duiz1 a.s.	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the sold to the sold part Y
of all incumbrances This grant is intended as a m Dollars, according part 19.9of the first part itted, but if default be made in such p this conveyance shall become absolute part, its successors and ssign, at an out of all the moneys avising from suc- such sale, and the overplux, if any Darties_of In Wirness Whereof, hand \$ and seal \$ the day Signed, Seeled and delivered STATE OF KANSAS Co	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part Yof the second part
of all incumbrances This grant is intended as a m Dollars, according part 19.9of the first part itted, but if default be made in such p this conveyance shall become absolute part, its successors and ssign, at an out of all the moneys avising from suc- such sale, and the overplux, if any Darties_of In Wirness Whereof, hand \$ and seal \$ the day Signed, Seeled and delivered STATE OF KANSAS Co	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the sold to the sold part Y
of all incumbrances This grant is intended as a m Dollars, according part 19.9of the first part itted, but if default be made in such p this conveyance shall become absolute part, its successors and ssign, at an out of all the moneys avising from suc- such sale, and the overplux, if any Darties_of In Wirness Whereof, hand \$ and seal \$ the day Signed, Seeled and delivered STATE OF KANSAS Co	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part Yof the second part
of all incumbrances This grant is intended as a m Dollars, according part 19.9of the first part lifed, But If default be made in such p this conveyance shall become absolute part, its successors and satign, at an out of all the money avising from suc- such table, and the overplux, if any Darties of In Winness Whereof, hand 8 and seal 8 the day Signed, Sealed and delivered State OF KANSAS C State OF KANSAS C	hortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part Y of the second part and this conveyance shall be void if such payments be made as herein spec payment, or any part thereof, or interest thereon, or the taxes, or if the inverance is not kept up thereon, then and the whole amount that become due and payable, and it shall be tawful for the said part of the second y time thereof, to relite premitse thereby granicd, or any part thereof, in the manner prescribed by law, and the value to reliable the amount then due for principal and laterest, together with the costs and charges of making there is shall be paid by the party making such sale, on demand, to said the said part less of the first part ha. V.O. hereunto set the in and year first above written." In presence of Station of the second part of the same second of the same second of the undersigned before me. (SEAI) St
of all incumbrances This grant is intended as a m Dollars, according part 19.9of the first part itted, But if default be made in such a this conveyance shall become absolute part, its successors and subject and part its more stall become absolute part, its successors and subject and part its overplus, if any Parties of In Witness Whereof, hand 8 and seal 8 the day Signed, Sealed and delivered STATE OF KANSAS Douglas Co STATE OF KANSAS Douglas Co STATE OF KANSAS Douglas Co	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part Y of the second part
of all incumbrances This grant is intended as a m Dollars, accord part 19.9of the first part Ined. But If default be made in such p this conveyance shall become absolute part, its successors and suign, at an out of all the monys arising from suc such table, and the overplut, if any Darties of In Wirness Whereof, hand 8 and seal 8 the day Signed, Sealed and delivered Signed, Sealed and delivered 	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part Y of the second part and this conveyance shall be void if such payments be made as herein spec payments, or any part thereof, or laterst thereon, or the takes, or if the taurance is not kept up thereon, then and the whole amount shall be been due and paysle, and it shall be tauful for the said party of the second ty time thereof, the self the premises thereby granice, or any part thereof, in the manner prescribed by taw, and the said part, to self the premise thereby granice, or any part thereof, in the manner prescribed by taw, and the said part. The self the premise thereby granice, or any part thereof, in the manner prescribed by taw, and there to shall be paid by the party miting such sale, on demand, to said then first part, their the first above written? The said part first above written? The said part first above written? The presence of Diamother E. Jones GEAU Standard GEAU Stan
of all incumbrances This grant is intended as a m Dollars, accord part 19.9of the first part lifed. But if default be made in such p this conveyance shall become absolute part, its successors and suign, at an out of all the monys arising from suc such talls, and the overplux, if any Parties of In Wifness Whereof, hand 8 and seal 8 the day Signed, Sealed and delivered Signed, Sealed and delivered Statt OF KANSAS Signed, Sealed and delivered Signed, Sealed and delivered 	nortgage to secure the payment of Four Thousand and no/100 ing to the terms of one certain note this day executed and delivered by the said to the said part Y of the second part and this conveyance shall be void if such payments be made as herein speci- beyomits, or any part thereof, or interest intercon, or its taxes; or if the insurance is not ket up thereon, then y time thereafter, to sell the primites breedy granted, or any part thereof, in the manner prescribed by two and the sale is reader and on the day for principal and interest, together with the costs and charges of making there be, shall be paid by the party making such sale; or demand, to said the said part 1.05. Of the first part ha. VP hereunto set the 1.r and year first above written? In presence of SEAU Statute of the on this 12th day of January A. D. 19 So the undersigned for stip comy and State grame. Chester C. Jones and his write; In the partnershered, that on this 12th day of January A. D. 19 Be it Remembered, the on this 12th day of