MORTGAGE RECORD 82 Reg. No. 1435 L Feo \$3.75

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Receiving_No._ 5895

See 1.V. Marriett & Surfan (2012) April April April 1. 45 April 1. 4		This instrument was filed for record on the 28 da
The Borglins Country Building and Lies Association Br Deput Deput This NUMENTURE Made this 28th Ay of		
The Douglan_Gounty_Billing and Leon Association pr	то	Λ
THIS INDENTURE Node this20th	The Douglas County Building and Loan Association	Register of Deed
<pre>EMPTy</pre>	THIS INDENTURE, Made this28th day of	April in the year of our lord pipeters had
of the first andTho_Eougles - Gounty-Building-and Loss-Association of the second pro	thirty_eightbetweenEarl V. Marriott ar	nd wife, Ethel Varriott
of the first andTho_Eougles - Gounty-Building-and Loss-Association of the second pro	of Lagrance in the Compared Develop	
WITKESSETH, That the mail part 100.0 the first part, in conductation of the sum of	of the first part, andTho_Douglas_County_Building_and_Los	n-Association
to.thodup pid, the receipt of which is hereby acknowledge, in yo and by these presents dorank burghs, edl Moregan to the add by pid, of the second pit if the second p	WITNESSETH, That the said part is_of the first part, in consid	leration of the sum of
Mortages to be said partf the second parthdra and andgue forever, all that inct or parel of had diusted in the Cou of Dorgias, and State of Kanaa, described as follow, to wit: Lot No. One Hundred Fourteen (114) on Kontucky Street in the City of Lawrence. Partias of the separatement, and all the estate, this and interest of the said partias of the first part thereis. And the said	to than duly paid, the receipt of which is hereby acknowledge	d, ha vo sold and by these presents do grant hargain soll a
with all the appurtramence, and all the estate, tills and interest of the sold partiac_of the first part therein. And the sold	Mortgage to the said part y of the second partits heirs	and assigns forever, all that tract or parcel of land situated in the Cour
with all the appurtramence, and all the estate, tills and interest of the sold partiac_of the first part therein. And the sold	Lot No. One Hundred Fourteen (114) on Kentucky S	treet in the City of Lawrence.
parties_of_the_first_part do		
parties_of_the_first_part do	with all the appurtenances, and all the estate, title and interest of the said	i parties_of the first part therein. And the said
and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. This grant is inlended as a mortgage to secure the payment of the sum of		
This grant is intended as a mortgage to secure the payment of the sum of	parties of the first part	have also and all all all all all all all all all al
Eiftean Hundred and no/100 Dollars, according to the terms One certain	dohereby covenant and agree that at the delivery hereofth	ey_are
OD9	dohereby covenant and agree that at the delivery hereofth	ey_arethe lawful owner of the premises above granted
partias_of the first_part	dohereby covenant and agree that at the delivery hereofth and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of	oy_prothe lawful owner of the premises above granted d clear of all incumbrances
and this conveyance shall be void if such payments be made as herein specified. B: f default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this cor- synance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_yof the second pay- f default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this cor- synance shall become absolute, and the whole amount shall be lawful for the said part_yof the second pay- f default be made in such payments, or any part thereof, in the manine the due to sail the moneys arising from such saile to reliat the amount then due for principal and interest, together with the cor and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymaking such sale, on demand, to said partials of the first_rart, theirhereanto settheir hand_g and sealghereants are saing IN WITNESS WHEREOF. The said part_iss_of the first part ha_vohereanto settheirhereants is and assign in above writen. Signed, sealed and delivered in presence ofYr. Farl_Y. <u>VarriottSEAL</u> 	dohereby covenant and agree that at the delivery hereofth and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of Fiftuan Hundred end nc/100	OF DEFENSION OF THE NEWFORMER OF THE PREMISES above grantee d clear of all incumbrances. Dollars, according to the terms o
<pre>synace shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part.y of the second pay lis</pre>	dohereby covenant and agree that at the delivery hereofth and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of Fifteen Hundred end no/100 009certainnoteth	OF DEFENSION OF THE NEWFORMER OF THE PREMISES above grantee d clear of all incumbrances. Dollars, according to the terms o
<pre>synace shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part.y of the second pay lis</pre>	do hereby covenant and agree that at the delivery hereofth and asized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of Eifteoan Hundred end no/100 One certain parties of the first part	OF DEFENSION OF THE NEWFORMER OF THE PREMISES above grantee d clear of all incumbrances. Dollars, according to the terms o
<pre>synace shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part.y of the second pay lis</pre>	dohereby covenant and agree that at the delivery hereofth and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of Fifteen Hundred end no/100 Ong certain notath artias of the first part	ICY_DITO
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parties of the first rart, their here and assign IN WITNESS WHEREOF, The said part iss of the first part have hereunto set their hand. S and scale the day and yea Signed, sealed and delivered in presence of Kr. Earl V. Marriott (SEAL STATE OF KANSAS, met above written. BE IT REMEMBERED, That on this 20th day of April . D. 19.36 before me John G. Emick Marriott (SEAL) It remember of the same person who executed the foregoing instrument of writing and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year y Commission expires John John O, Lemiok Notary Public The note herein described having been paid in full, this mortgare is hereby released, and the lien thereby created, discharged. As Witness my hand, this	dohereby covenant and agree that at the delivery hereofth and seized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of 	IOY_D.T.9
and out of white Signed, sealed and delivered in presence of Urs. Farl V. Marriott. (SEAL STATE OF KANSAS, s. BE IT REMEMBERED, That on this _28th _day of _ April (SEAL Douglas_County, s. BE IT REMEMBERED, That on this _28th _day of _ April (SEAL D. 19.36 before me John .G. Emick s. Starp of Longing and duly acknowledged the case of the foregoing instrument of writing and duly acknowledged the case of the same to be the same person who case outed the foregoing instrument of writing and duly acknowledged the last above written. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. 10.40	dohereby covenant and agree that at the delivery hereofth and selecd of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of Fiftoon Hundred end no/100 Ongcertainnotath partiasof the first part to the said part_yof the second part f default be made in such payments, or any part thereof, or interest thereon regence shall become absolute, and the whole amount shall become due and n taexecutors, administrators and assigns, at any time thereafter to reserbed by laws; and out of all the moneys arising from nuch sale to retain the sale to retain the sale to retain	Dollars, according to the terms of the premises above granted d clear of all incumbrances
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Urs.Sthol Marriott (SEAL STATE OF KANSAS, ss. Douglas_County, ss. BE IT REMEMBERED, That on this _28th _day of _ April D. 19.36 _before me	do hereby covenant and agree that at the delivery hereofth and aeized of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of Eiftcoan Hundred end nc/100 000certainnotath parties of the first part to the said part_yof the second part is thereon due to the second partand this conv f default be made in such payments, or any part thereof, or interest thereon revence shall become absolute, and the whole amount shall become due and n itsenceutors, administrators and assigns, at any time thereafter to retain and charges of making such ale, and the overlus, if any time thereafter to retain and charges of the first part, their parties of the first part, their IN WITNESS WHEREOF. The said part face of the first part ha ye	iOY_0.7.9
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(SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affired my official seal on the day and year I ast above written. Y Commission expires January 13,19_40_ John C. Emiok	dohereby covenant and agree that at the delivery hereofth and aeised of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum ofFifteen Hundred end no/100 Ongertainnotath notath notath notath notath notath notath not he second part f default be made in such payments, or any part thereof, or Interest thereon reyance shall become absolute, and the whole amount shall become due and i isnot use of all the moneys arising from such sale to retain ind charges of making such sale, and the overplus, if any there be, shall be p 	10Y_D.F.0
Isat above written. John C. Emiok Notary Public y Commission expires January-13, 19_40 John C. Emiok Notary Public The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. As Witness my hand, this BH As yet A. D. 1958	dohereby covenant and agree that at the delivery hereofth and select of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum ofFifteen Hundred end no/100 	10Y. D.T.9
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As Witness my hand, this 67h day of July A. D. 1938	dohereby covenant and agree that at the delivery hereofth and aelised of a good and indefeasible estate of inheritance therein, free and This grant is intended as a mortgage to secure the payment of the sum of Fifthean Hundred end no/100 OR9ertainnotath partiasof_the_first_part to the said part_yof the second part is a construction of the second part default be made in such payments, or any part thereof, or interest thereon reyance shall become absolute, and the whole amount shall become due and 1 itsexcutors, administrators and assigns, at any time thereafter to reserved by law; and out of all the moneys arising from such asle to retain and charges of making such asle, and the overplus, if any there be, shall be p parties of the first_part, their IN WITNESS WHEREOF, The said partigs_of the first part ha_v signed, sealed and delivered in presence of Signed, sealed and delivered in presence of 	10Y_D.F.0
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In Release are Book 13.

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