(1)

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
Stephen Dimery and wife (Catherine E.)	This instrument was filed for record on the 28 day of
TO Catherine E.)	L'arch A. D. 19.40, At 8:30 A. J
ho Douglas County Building and Loan Association	By Deputy.
	March in the year of our Lord nineteen hundre
forty between Stephen Dimery and his	wife, Catherine E. Dimery
	THE PARTY OF PARTY AND ADDRESS OF THE PARTY
the first part, and The Dougla's County Bui	as and State of Annees ilding and Loan Association of the second part
WITNESSETH, That the said part_10S_of the first part, in cons	
them duly paid, the receipt of which is hereby acknowledge	ged, ha vesold and by these presents do grant, bargain, sell and
ortgage to the said partyof the second part ,itshein Douglas, and State of Kansas, described as follows, to-wit:	rs and assigns forever, all that tract or parcel of land situated in the County
Lot No. One Hundred Forty Nine	(149) on New Jersey Street,
in the City of Lawrence.	시크 본 시간 시간 등에 가장 보고 있다. 그리고 있다고 했다.
h all the appurtenances, and all the estate, title and interest of the same parties of the first	
parties of the first hereby covenant and agree that at the delivery hereof	part they are the lawful owner of the premises above granted, and clear of all incumbrances
parties of the first hereby covenant and agree that at the delivery hereof	part they are the lawful owner of the premises above granted, and clear of all incumbrances.
parties of the first hereby covenant and agree that at the delivery hereof. selzed of a good and indefeasible estate of inheritance therein, free a grant is intended as a mortgage to secure the payment of the sum of Five Hundred and no/10 Ono certain note	part they are the lawful owner of the premises above granted, and clear of all incumbrances Dollars, according to the terms of this day executed and delivered by the said.
parties of the first hereby covenant and agree that at the delivery hereof	part they are the lawful owner of the premises above granted, and clear of all incumbrances Dollars, according to the terms of this day executed and delivered by the said.
parties of the first hereby covenant and agree that at the delivery hereof. seized of a good and indefeasible estate of inheritance therein, free a grant is intended as a mortgage to secure the payment of the sum of Five Hundred and no/10	part they are the lawful owner of the premises above granted, and clear of all incumbrances. Dollars, according to the terms of this day executed and delivered by the said rst_part. Inveyance shall be void if such payments be made as herein specified. But on, or the taxes, or if the insurance is not kept up thereon, then this con- on, or the taxes, or if the insurance is not kept up thereon, then this con- to sell the premises hereby granted, or any part thereof, in the manner ain the amount then due for principal and interest, together with the cost paid by the party_making such asle, on demand, to said.
parties of the first hereby covenant and agree that at the delivery hereof	part they are the lawful owner of the premises above granted, and clear of all incumbrances. Dollars, according to the terms of this day executed and delivered by the said. rst_part. nveyance shall be void if such payments be made as herein specified. But on, or the taxes, or if the insurance is not kept up thereon, then this con- dayable, and it shall be lawful for the said part yof the second part to sell the premises hereby granted, or any part thereof, in the manner ain the amount then due for principal and interest, together with the cost e paid by the part y making such sale, on demand, to said nort, their heirs and assigns Ya heisunto set_their hand 9 and seal_8_ the day and year Stovo Dinory
parties of the first	part they are the lawful owner of the premises above granted, and clear of all incumbrances. Do Dollars, according to the terms of this day executed and delivered by the said rst. part. Inveyance shall be void if such payments be made as herein specified. But on, or the taxes, or if the insurance is not kept up thereon, then this con- on, or the taxes, or if the insurance is not kept up thereon, then this con- to sell the premises hereby granted, or any part thereof, in the manner ain the amount then due for principal and interest, together with the cost e paid by the party making such sale, on demand, to said nort, thoir here hand assigns Ya hersunto set their hand 3 and seal 8, the day and year
parties of the first hereby covenant and agree that at the delivery hereof. selzed of a good and indefensible estate of inheritance therein, free a s grant is intended as a mortgage to secure the payment of the sum of Five Hundred and no/10 Ono certain note parties of the fi he said party of the second part and this co rault be made in such payments, or any part thereof, or interest there and the second part are secutors, administrators and assigns, at any time thereafter cribed by law; and out of all the moneys arising from such sale to reit charges of making such sale, and the overplus, if any there be, shall be parties of the first part ha above written. Signed, sealed and delivered in presence of	part they are the lawful owner of the premises above granted, and clear of all incumbrances Do Dollars, according to the terms of this day executed and delivered by the said rst.part. Inveyance shall be void if such payments be made as herein specified. But on, or the taxes, or if the insurance is not kept up thereon, then this con- d payable, and it shall be lawful for the said part y of the second part to sell the premises hereby granted, or any part thereof, in the manner ain the amount then due for principal and interest, together with the cost e paid by the part y making such sale, on demand, to said nort, thoir hands and seal 8, the day and year Stovo Dinory (SEAL)
parties of the first hereby covenant and agree that at the delivery hereof	part they are the lawful owner of the premises above granted, and clear of all incumbrances. Do Dollars, according to the terms of this day executed and delivered by the said rst. part. Inveyance shall be void if such payments be made as herein specified. But on, or the taxes, or if the insurance is not kept up thereon, then this con- on, or the taxes, or if the insurance is not kept up thereon, then this con- to sell the premises hereby granted, or any part thereof, in the manner ain the amount then due for principal and interest, together with the cost e paid by the partymaking such sale, on demand, to said. Out_, thoirheirs and assigns Yahersunto set_theirhand.9_ and seal_8_the day and year Stovo DinoryStephon_Dinory(SEAL)Cathorino_EDimery(SEAL) MBERED, That on this_27thday_ofHarch
parties of the first	part they are the lawful owner of the premises above granted, and clear of all incumbrances. Dollars, according to the terms of this day executed and delivered by the said rest part. Inveyance shall be void if such payments be made as herein specified. But on, or the taxes, or if the finurance is not kept up thereon, then this con- d payable, and it shall be lawful for the said party.—of the second part to sell the premises hereby granted, or any part thereof, in the manner ain the amount then due for principal and interest, together with the cost e paid by the party,—making such sale, on demand, to said art,—thoir—heirs and assigns TYA—hersunto set _their_hand S_and seal_S_the day and year Stove Dimory—Stephen Dimery—(SEAL)Catherine_EDimery—(SEAL) MBERED, That on this_27th_day ofHarch
parties of the first hereby covenant and agree that at the delivery hereof. seized of a good and indefeasible estate of inheritance therein, free a grant is intended as a mortgage to secure the payment of the sum of Five Hundred and no/10 one certain note parties of the five Hundred and no/10 one certain note parties of the five Hundred and no/10 and this co fault be made in such payments, or any part thereof, or interest there and this co establibecome absolute, and the whole amount shall become due and the executors, administrators and assigns, at any time thereafter crited by law; and out of all the moneya arising from such sale to retther there of the first part charges of making such sale, and the overplus, if any there he, shall be parties of the first part habove written. Signed, sealed and delivered in presence of STATE OF KANSAS, KKEK Douglas County, state undersigned Stophen Dimery and his wife Cathorine to me personally known to be the same personache execution of the same. (SEAL) IN WINNESS WHEREOF, I have hereunte	part they are the lawful owner of the premises above granted, and clear of all incumbrances. Do Dollars, according to the terms of this day executed and delivered by the said rest_part. Inveyance shall be void if such payments be made as herein specified. But on, or the taxes, or if the insurance is not kept up thereon, then this con- dayable, and it shall be lawful for the said party_of the second part to sell the premises hereby granted, or any part thereof, in the manner ain the amount then due for principal and interest, together with the cost paid by the party_making such sale, on demand, to said art, their
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parties of the first hereby covenant and agree that at the delivery hereof. selzed of a good and indefeasible estate of inheritance therein, free a grant is intended as a mortgage to secure the payment of the sum of Five Hundred and no/10 ONOcertain	part they are the lawful owner of the premises above granted, and clear of all incumbrances
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