Horold Barbar

Receiving No. 11899 -

MORTGAGE RECORD 87

Reg. No. 2657 Fee Paid \$1.75

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FROM	STATE OF KANSAS, DOUGLAS COUN This instrument was filed for record	
F1 W. DeWeese and wife (Mabel)		t 2:10 P. N
TO	Narold 1	1
The Douglas County Building and Loan Association	By	Deputy.
THIS INDENTURE, Made this 15th day of	May in the year of (our Lord nineteen hundre
forty one between F. W. DeWeese and his wife, Mabel	DeWeese	
	s and State ofKansi	
	ing and Loan Association	
		of the second par
WITNESSETH, That the said part 1886f the first part, in cons Seven Hundred Fifty and no/10	sideration of the sum of	DOLLAR
tothenduly paid, the receipt of which is hereby acknowle and Mortgage to the said partyof the second partits the County of Douglas, and State of Kansas, described as follows, to-	heirs and assigns forever, all that tract or	
Lots Nos. One Hundred Thirty Eight, (13 Forty Two (142) on Elm Street, in Block		
Lawrence, known as North Lawrence.		
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with all the annurtenances, and all the estate, title and interest of the		nd the said
with all the appurtenances, and all the estate, title and interest of the parties of the first part		nd the said
parties of the first part dohereby covenant and agree that at the delivery hereof	said partiosof the first part therein. Ar they arethe lawful owner of the	
parties of the first part	said partiosof the first part therein. Ar they arethe lawful owner of the	
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parties of the first part dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fro This grant is intended as a mortgage to secure the payment of Shere Seven Hundred Fifty and no/100	said parties_of the first part therein. Ar they arethe lawful owner of the ee and clear of all incumbrances am-of Dollar	he premises above grante s, according to the terms
parties of the first part dohereby covenant and agree that at the delivery hereof and seized of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of Secure Seven Hundred Fifty and no/100 One certainnote	said parties_of the first part therein. Ar they are the lawful owner of th ee and clear of all incumbrances un-of 	he premises above grante s, according to the terms
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	e said partices_of the first part therein. Ar they arethe lawful owner of th ee and clear of all incumbrances un-of _this day executed and delivered by the said.	he premises above grante s, according to the terms o
	a said partiosof the first part therein. Ar <u>they are</u> the lawful owner of the ee and clear of all incumbrances an-efDollar. this day executed and delivered by the said. yance shall be void if such payments be made hereon, or the taxes, or if the insurance is not e due and payable, and it shall be lawful for	he premises above grante s, according to the terms of le as herein specified. Br c kept up thereon, then th r the said part.y
	a said partiesof the first part therein. Ar <u>they are</u> the lawful owner of the ee and clear of all incumbrances aun-of	he premises above grante s, according to the terms s, according to the terms be kept up thereon, then th t the said part <u>y</u> of the vanted, or any part therees, t <u>y</u> making such sale, of
	a said partiesof the first part therein. Ar they arethe lawful owner of the ee and clear of all incumbrances am-efDollar this day executed and delivered by the said hereon, or the taxes, or if the insurance is not o due and payable, and it shall be lawful for time thereafter to sell the premises hereby gr on such sale to retain the amount then due for us, if any there be, shall be paid by the part. thoir thay ohereunto sethands	he premises above grante s, according to the terms of s, according to the terms of the section of the terms of the r the said part y of the anted, or any part thereor r principal and interest, t y making such sale, of heirs and assign and seal 5 the day an
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