m DBOG

felt.

.

2

0

| FROM | STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 28 day of |
|--|--|
| John E. Colver and wife (Anna D.) | July A.D., 1912, At 8:45 A. M |
| . то | Warold Beck Register of Deeds. |
| a Douglas County Building and Loan Association | By Deputy, |
| THIS INDENTURE, Made this27thday of | Julyin the year of our Lord nineteen hundred |
| forty twobetween John B. Colver and his wife. Anna D | . C _{olyar} |
| | |
| | as and State of ^K ansas d Loan Association |
| of the first part, and The Douglas County Building an | of the second part |
| WITNESSETH, That the said part_iesf the first part, in con Three thousand and no/100 | sideration of the sum of DOLLARS |
| toduly paid, the receipt of which is hereby acknowl | edged, ha.V.Csold and by these presents doyrant, bargain, sel heirs and assigns forever, all that tract or parcel of land situated in |
| Tet No. 0 a Hundred (100) on Kontuela | Level in the City of Lewrence |
| Lot No. O _n e Hundred (100) on Kentucky also | server in one stoy of wantered? |
| | (15) in Lane Place Addition an Addition to the |
| | (15) IN Parle 11866 addition an addition to the |
| City of Lawrence. | |
| | |
| | |
| with all the appurtenances, and all the estate, title and interest of the parties of the first part | e said part_125of the first part therein. And the said |
| | the lawful owner of the premises above granted |
| parties_of_the_first_part dohereby covenant and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fr | the lawful owner of the premises above granted even and clear of all incumbrances. |
| parties_of the first_part dohereby covenant and agree that at the delivery hereofthe and seized of a good and indefeasible estate of inheritance therein, fr This grant is intended as a mortgage to secure the payment of these | the lawful owner of the premises above granted ree and clear of all incumbrances. crorof Three Thousand and no/100 Dollars, according to the terms o |
| parties_of the_first_part | the lawful owner of the premises above granted ree and clear of all incumbrances. croxof Three Thousand and no/100 Dollars, according to the terms o this day executed and delivered by the said |
| parties_of the_first_part | the lawful owner of the premises above granted ree and clear of all incumbrances armost Three Thousand and no/100 Dollars, according to the terms o this day executed and delivered by the said |
| parties_of the first_part | the lawful owner of the premises above granted ree and clear of all incumbrances arrowf. Three_Thousand and no/100 Dollars, according to the terms of this day executed and delivered by the said |
| | the lawful owner of the premises above granted even and clear of all incumbrances morof. Three_Thousand and no/100 Dollars, according to the terms o this day executed and delivered by the said this day executed and the payments be made as herein specified. But hereon, or the taxes, or if the insurance is not kept up thereon, then this e due and payable, and it shall be lawful for the said part_y of the time thereafter to sell the premises hereby granted, or any part thereof on such sale to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the part_Ymaking such sale, of |
| | the lawful owner of the premises above granted eee and clear of all incumbrances. arror of Three Thousand and no/100 Dollars, according to the terms o this day executed and delivered by the said whereon, or the taxes, or if the insurance is not kept up thereon, then this the due and payable, and it shall be lawful for the said part_yof the time thereafter to sell the premises hereby granted, or any part thereof our such sale to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the part_Yneirs and assign |
| parties of the first part do hereby covenant and agree that at the delivery hereof the and seized of a good and indefeasible estate of inheritance therein, fr This grant is intended as a mortgage to secure the payment of rbccs <u>one</u> certain <u>note</u> <u>parties of the first part</u> to the said part y of the second part if default be made in such payments, or any part thereof, or interest t conveyance shall become absolute, and the whole amount shall becom second part_its executors, administrators and assigns, at any to in the manner prescribed by law; and out of all the moneys arising fr gether with the cost and charges of making such sale, and the overpl demand, to said <u>parties of the first part</u> , their | the lawful owner of the premises above granted eee and clear of all incumbrances more of Three Thousand and no/100 |
| | the lawful owner of the premises above granted ree and clear of all incumbrances more of Three Thousand and no/100 |
| | the lawful owner of the premises above granted ree and clear of all incumbrances corror f Three Thousand and no/100 |
| | the lawful owner of the premises above granted ree and clear of all incumbrances cororof. Three. Thousand and no/100 |
| | the lawful owner of the premises above granted ree and clear of all incumbrances cmcrof. Three. Thousand and no/100 |
| | the lawful owner of the premises above granted ree and clear of all incumbrances corror f Three Thousand and no/100 |
| | the lawful owner of the premises above granted ree and clear of all incumbrances corr of Three Thousand and no/100 |
| | the lawful owner of the premises above granted ree and clear of all incumbrances corr of Three Thousand and no/100 |

285

Car partial release

Les Boul

88

Lage 42-8

19 19 19 19 well I. S.

í.