## MORTGAGE RECORD 87

-

I

ľ

Con

D. J. C. Mildir and Tean Association	che second p DOLL/ nt, bargain, land situate
THIS INDENTURE, Made this 10th day of March in the year of our Lord minimum forty-three   Wayne Andrews and his wife, helen Andrews in the County of Douglas and State of Kansas   f Lawronco in the County of Douglas and State of Kansas   f the first part, and The Douglas County Building and Loan Association of the WITNESSETH, That the said part 106f the first part, in consideration of the sum of   Twelve Hundred Fifty and no/100 - - -   o. them duly paid, the receipt of which is hereby acknowledged, ha VO sold and by these presents do gra   nd Mortgage to the said part y of the second part its heirs and assigns forever, all that tract or parcel of the County of Douglas, and State of Kansas, described as follows, to-wit:   Lot No. One Hundred Fifty Four (154) on Maine Street, in Block Fifty Six (fermine Street) in Block Fifty Six (ferm	ineteen hund ihe second p DOLL; nt, bargain, land situate
Wayne Andrews and his wife, helen Andrews f Lawrence in the County of Douglas and State of Kansas f the first part, and The Douglas County Building and Loan Association of the sum of Twelve Hundred Fifty and no/100 o them duly paid, the receipt of which is hereby acknowledged, ha ve sold and by these presents do gra nd Mortgage to the said part.y of the second part its heirs and assigns forever, all that tract or parcel of he County of Douglas, and State of Kansas, described as follows, to-wit: Lot No. One Hundred Fifty Four (154) on Maine Street, in Block Fifty Six (f	che second p DOLL4 nt, bargain, land situate
f Lawrence in the County of Douglas and State of Kansas f the first part, and The Douglas County <sup>B</sup> uilding and Loan Association of the sum of WITNESSETH, That the said part 1067 the first part, in consideration of the sum of Twelve Hundred <sup>f</sup> ifty and no/100 o them duly paid, the receipt of which is hereby acknowledged, ha <sup>ve</sup> sold and by these presents do gra nd Mortgage to the said part.y of the second part its heirs and assigns forever, all that tract or parcel of the County of Douglas, and State of Kansas, described as follows, to-wit: Lot No. One Hundred <sup>f</sup> ifty Four (154) on Maine Street, in Block Fifty Six (f	the second p DOLL4 nt, bargain, land situate
f the first part, and The Douglas County <sup>B</sup> uilding and Loan Association of the sum of WITNESSETH, That the said part 1067 the first part, in consideration of the sum of Twolve Hundred Fifty and no/100 o them	the second p DOLLA nt, bargain, land situate
WITNESSETH, That the said part 105 ft the first part, in consideration of the sum of Twelve Hundred Fifty and no/100 o them	DOLLA nt, bargain, land situate
Twelve Hundred Fifty and no/100	DOLLA nt, bargain, land situate
nd Mortgage to the said part y of the second part its heirs and assigns forever, all that tract or parcel of the County of Douglas, and State of Kansas, described as follows, to-wit: Lot No. One Hundred Fifty Four (154) on Maine Street, in Block Fifty Six (5	land situate
	6) in th
part of the City of Lawrence, known as West Lawrence .	
with all the appurtenances, and all the estate, title and interest of the said part ies_of the first part therein. And the said parties_of_the_first_part	
lo hereby covenant and agree that at the delivery hereof. they are the lawful owner of the premise	s above grai
and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances	
This grant is intended as a mortgage to secure the payment of the exercise the payment of the payment of the exercise the payment of the exercise the payment of the exercise the payment of the payment of the exercise the payment of the exercise the payment of the exercise the payment of the payment of the exe	
Twelve Hundred Fifty and no/100 Dollars, according one certain noto this day executed and delivered by the said	
parties of the first part	
o the said part y of the second part	
	1 specified.
nd this conveyance shall be void if such payments be made as herei 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 th	
and this conveyance shall be void if such payments be made as herei 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 t conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p	part_yof
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 the tonore shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said precond part <u>its</u> executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal	part y of any part the and interest
and this conveyance shall be void if such payments be made as herein 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said pecond part <u>its</u> executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the partymaking	part y of any part the and interest ing such sale
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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p decond part_itsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and 'he overplus, if any there be, shall be paid by the partymaki lemand, to saidparties of the first_part, theirhere	part y of any part the and interest ing such sale
and this conveyance shall be void if such payments be made as herein 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said pecond part <u>its</u> executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the partymaking	part y of any part the and interest ing such sale eirs and ass
and this conveyance shall be void if such payments be made as here 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_itsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and 'he overplus, if any there be, shall be paid by the partymaki lemand, to saidparties of the first part, theirhereunto set theirhand_s_ and seal year first above written.	part y of any part the and interest ing such sale eirs and ass s the day
and this conveyance shall be void if such payments be made as herein 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p eccond part_itsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and 'he overplus, if any there be, shall be paid by the part_ymaking lemand, to saidparties of the first_part, theirhereunto set theirhand_s_and seal	part y of uny part they and interest ing such sald eirs and ass S the day (SE
and this conveyance shall be void if such payments be made as herein the feature of the factor of the result of the factor of the said payments and the whole amount shall become due and payable, and it shall be lawful for the said precond part_itsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a normanner preseribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and 'he overplus, if any there be, shall be paid by the partymaking lemand, to saidparties of the first part, theirhere unto set theirhand_s and seal year first above written Signed, sealed and delivered in presence of Wayno Andrews Helen Andrews	part y of uny part they and interest ing such sald eirs and ass S the day (SE
and this conveyance shall be void if such payments he made as herein 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said precent part.its	part y of any part the and interest ing such sald eirs and ass S the day (SE (SE
and this conveyance shall be void if such payments be made as herei 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p cecond part_itsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and 'the overplus, if any there be, shall be paid by the part_ymaking lemand, to saidpartiesof_the_first_part,_theirhere IN WITNESS WHEREOF, The said partiesof the first part ha v9hereunto set theirhand_sand seal gear first above written. Signed, scaled and delivered in presence ofWayno_Andrews STATE OF KANSAS, STATE OF KANSAS, DE IT REMEMBERED, That on this12th_day ofMarchha. AD, 19.43_before me the content of the outdors igned.	part y of any part the and interest ing such sald eirs and ass <u>S</u> the day (SE (SE
and this conveyance shall be void if such payments he made as herein 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said precent part.its	part_yof my part therest and interest ing such sald eirs and ass S the day (SE (SE (SE
and this conveyance shall be void if such payments he made as herein 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said precent part.its	part_yof my part therest and interest ing such sald eirs and ass S the day (SE (SE (SE
	part_yof iny part the and interest and such sale ing such sale is and ass 
and this conveyance shall be void if such payments be made as herei 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 the sonveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p second part_itsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and 'the overplus, if any there be, shall be paid by the part_ymaking lemand, to saidpartics_of the first_part, theirhere IN WITNESS WHEREOF, The said partics_of the first part ha v9hereunto set theirhand_sand seal year first above written. Signed, sealed and delivered in presence of	part_yof iny part the and interest and such sale ing such sale is and ass 
and this conveyance shall be void if such payments be made as herei 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p cecond part_itsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymaking lemand, to saidparties_of the first_part, their	part_yof my part the and interest ing such sald eirs and ass S the day (SE (SE (SE ) ounty and S md duly nekn he day and Notary Pu
and this conveyance shall be void if such payments be made as herei 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 the isonveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p isonveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p isonveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p isonveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p is the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cest and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymakk lemand, to saidpartiesftherefore the first part, theirhtherefore is and this conveyance of	part_yof my part the and interest ing such sald eirs and ass S the day (SE (SE (SE ) ounty and S md duly nekn he day and Notary Pu
and this conveyance shall be void if such payments be made as herei 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 the conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said p cecond part_itsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or a n the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymaking lemand, to saidparties_of the first_part, their	part_yof my part the and interest ing such sald eirs and ass S the day (SE (SE (SE ) ounty and S md duly nekn he day and Notary Pu
	part_yof my part the and interest ing such sald eirs and ass S the day (SE (SE (SE ) ounty and S md duly nekn he day and Notary Pu
	part_yof my part the and interest ing such sald eirs and ass S the day (SE (SE (SE ) ounty and S md duly nekn he day and Notary Pu

384