## MORTGAGE RECORD 87

Receiving No. 17381

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Reg. No. 3410 Fee Paid \$8.75 <

TO       Address of the second part of the second	0:30 A. M T. Beck	
up Douglas County Building and Loan Association       pg         THIS INDENTURE, Made thin.       int the junction of the second part.         W. R. Green, Jr. and his wife, Venita Green       May         a. LAWTONGO       in the County of.         Bouglas       and State of Kansa,         dt for for part, and.       The County of.         Bouglas.       and State of Kansa,         with all the apportenances, and all the events of the first part.       accounty of Wansa,         a. theor.       action of the county of which is hereby accounted by the part.         a. theor.       action of the county of which is hereby accounted by the part.         a. theor.       action of the county of which is hereby accounted by the sum of.         mintrays of the and part2.       action of the county of Douglas, and State of Kansa, described as follows, to-with:         Lot:       Kas.       One Hundred Thirty Bine (138), One Hundred Forty One (141) and Or         Forty Three (143) in Raymond Flace, a Subdivision of Block Ko. Forty Five (143) and account on the subscience of the clip of Lowrence, known as West Lawrence.         with all the apportenances, and all the estate, title and interest of the said part.       action of a good and indefenalities estate of inheritance therein, free and dear of all interubrances.         Thirty Flive Hundred and one over the payment of the second part.       They Are         and the second part.	T. Beck	
with all the appurtemances, and all the estate, title and interest of the maid part_101.0 for the City of Lawrence.       Note: the state of the City of Lawrence is and State of the first part in the city of Lawrence.         with all the appurtemances, and all the estate, title and interest of the maid part_102.0 for the City of Lawrence.       Note: the state part is and the state of interest of the maid part_102.0 for the state part is and the state of the City of Lawrence.         with all the appurtemances, and all the estate, title and interest of the maid part_102.0 for the City of Lawrence, known as West Lawrence.       Note: State of Kamas, described as follows, to with the state of the City of Lawrence, known as West Lawrence.         with all the appurtemances, and all the estate, title and interest of the maid part_102.0 for the first part is the city of Lawrence, known as West Lawrence.       Note: Note		
Ordy three	Register of Deeds.	
W. B. Green, Jr. and his wife, Yenita Green is Lawrence in the County of Douglas and State of Kanasa. the first part, and The Douglas County Building and Loan Association	rd nineteen hundred	
d       Lawrence       in the County of		
<pre>d the first part, and</pre>		
<pre>WITNESSETH, That the gaid park@2.of the first part, in consideration of the sum of</pre>		
nd Mortgage to the said partyof the second part, 145heles and assigns forever, all that tract or pared of the Contry of Douglas, and State of Kansas, described as follows, to-wit:  Lot: Nos. One Hundred Thirty Nine (139), One Hundred Forty One (141) and Or Forty Three (143) in Raymond Flace, a Subdivision of Elock No. Forty Five ( 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_162.of the first part therein. And the sa parties of the first part dohereby ovenant and agree that at the delivery hereofthey arethe lawful owner of the preni and soled of a goed and indefensible estate of inheritance therein, free and clear of all incumbrances.  This grant is intended as a mortgage to secure the payment of the cans-ofThirty. Five Hundred and no2000this day executed and delivered by the saidont		
he County of Douglas, and State of Kansas, described as follows, to-wik: Lot: Nos. One Hundred Thirty Nine (139), One Hundred Forty One (141) and Or Forty Three (143) in Raymond Flace, a Subdivision of Block No. Forty Five ( 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_188.of the first part therein. And the sa <u>parties</u> of the first part do _hereby covenant and agree that at the delivery hereofthey_arethe harful owner of the predi- mad sciend of a good and indefensible estate of inheritance therein, free and clear of all incumbrances. This grant is intended as a mortgage to scene the payment of the examedia- Thirty Five Hundred and no/200	grant, bargain, sell	
<pre>Forty Three (143) in Raymond Flace, a Subdivision of Elock Ko. Forty Five ( part of the City of Lawrence, known as West Lawrence.  with all the appurchances, and all the estate, title and interest of the said part_102.of the first part therein. And the sa</pre>	of land situated in	
<pre>with all the appurtenances, and all the estate, title and interest of the said part_128_of the first part therein. And the sa </pre>	)ne Hundred	
<pre>with all the appurtenances, and all the estate, title and interest of the said part_162.of the first part therein. And the sa parties of the first part do</pre>	(45) in that	
parties of the first part         do       hereby covenant and agree that at the delivery hereof       they are       the lawful owner of the preminant set 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 sum-off       Thirty Five Hundred and no/200       Dollars, accord         One       certain       note		
parties of the first part         do       hereby covenant and agree that at the delivery hereof       they are       the lawful owner of the preminant set 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 sum-off       Thirty Five Hundred and no/200       Dollars, accord         One       certain       note		
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parties of the first part         do       hereby covenant and agree that at the delivery hereof       they are       the lawful owner of the preminant set 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 sum-off.       Thirty Five Hundred and no/200       Dollars, accord         One       certain       noto		
parties of the first part         do       hereby covenant and agree that at the delivery hereof       they are       the lawful owner of the preminant set 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 sum-off       Thirty Five Hundred and no/200       Dollars, accord         One       certain       note		
and seized of a good and indefensible estate of inheritance therein, free and clear of all incumbrances	said	
Thirty Five Hundred and no/200       Dellars, accord         one	nises above granted,	
Thirty Five Hundred and no/200       Dellars, accord         one		
parties of the first part to the said partyof the second partand this conveyance shall be void if such payments be made as here if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the sai second partitsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, o in the manner preseribed by law; and out of all the moneys arising from such sale to retain the amount then due for princip gether with the cost and charges of making such sale, and the overplue, if any there be, shall be paid by the part_ymu demand, to saidparties of the first part, their	rding to the terms of	
and this conveyance shall be void if such payments be made as her if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the sai second part		
conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the sais second partitsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, o in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for princip gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymus demand, to said parties of the first part, their IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hand so year first above written. Signed, sealed and delivered in presence of Venita Green STATE OF KANSAS, Genny-of Duglas_County ss. BE IT REMEMBERED, That on this a Netary Public in and for said came W. R. Green , Jr. and his wife, Venita Green		
year first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, Genety-ef Douglas County A.D. 1943 before methe undersigneda Notary Public in and for said cameW. R. Green, Jr. and his wrife, Venita Green		
IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hand 5 and se year first above written. Signed, scaled and delivered in presence of W. R. Green Jr. Venita Green STATE OF KANSAS, Gounty-of Douglas County Ss. BE IT REMEMBERED, That on this 4th day of May A.D. 1943 before me the undersigned a Netary Public in and for said came W. R. Green, Jr. and his wife, Venita Green	aid part_Yof the or any part thereof, lipal and interest, to- naking such sale, on	
year first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, Granty-of Douglas County A.D. 1943 before methe undersigneda Nctary Public in and for said cameW. R. Green, Jr. and his wife, Venita Green		
STATE OF KANSAS,       ss.         Gunty-of       Douglas County         BE IT REMEMBERED, That on this       4th         A.D. 1943       before me         the undersigned       a Notary Public in and for said         came       W. R. Green, Jr. and his wife, Venita Green		
Genny-ofDouglas_County BE IT REMEMBERED, That on this <u>4th</u> day of <u>May</u> A.D. 1943 before methe undersigneda Netary Public in and for said cameW. R. Green, Jr. and his wife, Venita Green	(SEAL)	
A.D. 1943 before me the undersigned a Netary Public in and for said came W. R. Green, Jr. and his wife, Venita Green		
to me personally known to be the same persons_who executed the foregoing instrument of writing edged the execution of the same. (SEA.) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal or	g and duly acknowl- on the day and year	
My Commission expires Dec 31, 1944 Pearl Enick		Tiete p
RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, d	want and the loss state of the state of the	en the e merty ap
As Witness my hand, this 28th day of October A.D. 1044. Attest: (Corp Seal) The Dauglas Causty Building -	discharged.	
by Gent Emick Secretary	I Par luce	

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