MORTGAGE RECORD 87

with all the superformance, and all the enterts, this and informed to find and and purely as a discrete factor. And the state of t	The World Co., Lawrence, Kansas	
To Jack Dang Link Grunty Building and Lan Association by Danget Link County Building and Lan Association Burger Link DEDNYTHE Make the Link Link Association day at	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the9day of
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with all the appurtenance, and all the orists, tills and interest of the said part fan. of the first part therein. And the said of the second part. with all the appurtenance, and all the orists, tills and interest of the said part fan. of the first part therein and saids of the second part. with all the appurtenance, and all the orists, tills and interest of the said part fan. of the first part therein and saids of the second part. with all the appurtenance, and all the orists, tills and interest of the said part fan. of the first part therein and saids of the second part. with all the appurtenance, and all the orists, tills and interest of the said part fan. of the first part therein. with all the appurtenance, and all the orists, tills and interest of the said part fan. of the first part therein. with all the appurtenance, and all the orists, tills and interest of the said part fan. of the first part therein. Anticide and first part. one line first part. the form the appurtenance, and all the orists, tills and interest of the said part fan. of the first part therein. And the said. de able of a pool and indication basis of inductions formed. first part is intended as a mortgage to secure that a the deforty hered. first part is intended as a mortgage to secure the part deform therein, free and defored by the said. first part is intended as a mortgage to secure that part. partition induction and no/100 onion. Dutlam, according the first part.		
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<pre>ilormach Risley and his wife, Lorene Risley d. Laurzunzein the Comby of Dourlesad State of</pre>		Julyin the year of our Lord nineteen hundred
of the flap part, and		
The Douglas (Sourty, Building and Loan Association	of Lawrence in the County of Do	ouglas and State of Kansas
with all the appurtemance, and all the centry tile and haterest of the said part.lonshi and yaid, the recipt of which is hereby acknowledged, ha.vmmold and by these presents do _smmon, hangain, sell and Mategas to the said part.lon		tionof the second part.
to _hhmaddp mid_ the receipt of which is hereby acknowledged, in 22which and by these presents do _weprant, bargain, and and Martegare to the and part of the second part: 152here and and savingss forever, all that tract or parted of hand situated in the County of Douglas, and State of Kannas, described as follows, to wit: Let No. One Handred Thirty (150) on Indiana Street, in the City of Lawrence. with all the appartemances, and all the estate, tills and interest of the said parties. of the first part double the said parties of the said parties of the said parties of the said parties. The same same same same same same same sam	WITNESSETH, That the said parties of the first part, in cons	sideration of the sum of
with all the appurtenances, and all the estate, title and interest of the said part.isz.of the first part therein. And the said	toduly paid, the receipt of which is hereby acknowle and Mortgage to the said part_yof the second particits	edged, ha_vasold and by these presents dogrant, bargain, sell heirs and assigns forever, all that tract or parcel of land situated in
parties of the first part dohereby covenant and agree that at the delivery hereof. thay are the lawful owner of the premises above granted, and select of a good and indefensible estate of inheritance therein, free and clear of all incumbrances. This grant is intended as a mortgage to secure the payment of theorem. of. Dollars, according to the terms of one certain	Lot No. One Hundred Thirty (130) on Indiana	Street, in the City of Lawrence.
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parties of the first part do hereby covenant and agree that at the delivery hereof_they are		
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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 thereas of Thirtheen Hundred and no/100 Dollars, according to the terms of ono certain nots this day executed and delivered by the said parties of the first part to the said part_y_ of the second part and this conveyance shall be void if such payments be made as herein specified. But 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 thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_y		said parties_of the first part therein. And the said
	parties of the first part	annon ann an a
ONO certain note this day executed and delivered by the said parties of the first part parties of the first part to the said part_yof the second part 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 thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_yof the second partits	parties_of_the_first_partdohereby covenant and agree that at the delivery hereofthay	y arethe lawful owner of the premises above granted,
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conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part yof the second partitsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner preseribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, to- gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part ymaking such sale, on demand, to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand, to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand, to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand, to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand, to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand, to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand, to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand to saidparties_of_the_first_part, theirhere be, shall be paid by the part ymaking such sale, on demand to saidparties_of_the_first_part, their(SEAL) 		y are the lawful owner of the premises above granted, see and clear of all incumbrances mo of
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IN WITNESS WHEREOF, The said part is2 of the first part have hereunto set their hand 5 and seal 5 the day and year first above written. Signed, sealed and delivered in presence of <u>Heyward Risley</u> (SEAL) STATE OF KANSAS, STATE OF KANSAS, STATE OF KANSAS, A.D. 19 43 before me the undersigned a Notary Public in and for said County and State, came Heyward Risley and his wife, Lorene Risley to me personally known to be the same person 8 who executed the foregoing instrument of writing and duly acknowl- edged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal on the day and year (SEAL) My Commission expires Sept 21 10 43 M. R. Gill Notary Public.		y arethe lawful owner of the premises above granted, are and clear of all incumbrances mov ofDollars, according to the terms of this day executed and delivered by the said
Signed, sealed and delivered in presence of Hayward Risley (SEAL) STATE OF KANSAS,		y are the lawful owner of the premises above granted, se and clear of all incumbrances
STATE OF KANSAS, ss. COUNTYAL BE IT REMEMBERED, That on this day of A.D. 19 43_before methe undersigneda Notary Public in and for said County and State, cameHeyward Risley and his wife, Lorene Risley to me personally known to be the same persons_who executed the foregoing instrument of writing and duly acknowl-edged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal on the day and year [y are the lawful owner of the premises above granted, se and clear of all incumbrances
County BE IT REMEMBERED, That on this <u>4th</u> day of <u>Aug</u> . A.D. 19 43 before me the undersigned a Notary Public in and for said County and State, came Heyward Risley and his wife. Lorene Risley to me personally known to be the same person 8 who executed the foregoing instrument of writing and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal on the day and year (SEAL) My Commission expires Sept 21 10 43 My Commission expires Sept 21 10 43 Methods M. R. Gill Notary Public. In the provide described having here not in full this manute in the day of the same.		y are the lawful owner of the premises above granted, se and clear of all incumbrances
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(SEAL) Met devot witten. My Commission expires Sept 21 10 43 M. R. Gill Notary Public. RELEASE		y are
The note herein described having been poid in full this maximum is harden by the start of the start of the start		y are
As Witness my hand, this day of may AD, 19 45 . Attest: Attest: The Dauglas County Building and been associ- leaf by Provide mich- by contents		y are the lawful owner of the premises above granted, se and clear of all incumbrances
- (corp deal) the Dauglas County Building and Joan Cosses	parties of the first part do hereby covenant and agree that at the delivery hereof_thay, and selzed of a good and indefeasible estate of inheritance therein, fre This grant is intended as a mortgage to secure the payment of therman Thirteen Hundred and no/100 onenote 	y are
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451