598

July

## MORTGAGE RECORD 87

Reg. No. 3788 Fee Paid \$2.50

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	<b>FROM</b>	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 22 day of
-	Jonas Willer and his wife, Alta B. Miller	Juno A.D. 19/4, At 2:25 P. N
	° TO ° ° °	- Harrold A. Beck Register of Deeds.
he	Douglas County Building and Loan Association	By Deputy.
222	THIS INDENTURE, Made this day of	Junein the year of our Lord nineteen hundre
forty four between a company of the particular o		
Jonas Millor and his wife, Alta B. Miller		
of Lawrence in the County of Douglas and State of Kansas		
of the first part, and The Douglas County Building and Loan Association		
****	WITNESSETH, That the said parties of the first part, in com-	of the second par
-		DOLLAR
		edged, hasold and by these presents dogrant, bargain, se
		heirs and assigns forever, all that tract or parcel of land situated i
th	e County of Douglas, and State of Kansas, described as follows, to	-wit:
	Tet No. Grada Vince /	10) on Downey Impile Street
		39) on Pennsylvania Street,
	in the City of Lawren	
w	ith all the appurtenances, and all the estate, title and interest of the	said parf.OSof the first part therein. And the said
w	ith all the appurtenances, and all the estate, title and interest of the parties of the first part	said paríosof the first part therein. And the said
d	parties of the first part	the lawful owner of the premises above granted
d	parties of the first part	the lawful owner of the premises above granted
de au	parties of the first part	the lawful owner of the premises above granted ear of all incumbrances.
de au	parties of the first part hereby covenant and agree that at the delivery hereof the ad seized of a good and indefeasible estate of inheritance therein, fr his grant is intended as a mortgage to secure the payment of xbax	the lawful owner of the premises above grante ee and clear of all incumbrances.
de au	parties of the first part - hereby covenant and agree that at the delivery hereof the nd seized of a good and indefeasible estate of inheritance therein, fr his grant is intended as a mortgage to secure the payment of xbax Ton Hundred Fifty and no	the lawful owner of the premises above grante ee and clear of all incumbrances.
di an T	parties of the first part	the lawful owner of the premises above grante ee and clear of all incumbrances. DBCCOT -/100Dollars, according to the terms of this day executed and delivered by the said
di an T	parties of the first part	the lawful owner of the premises above grante ee and clear of all incumbrances. DBCCOT -/100Dollars, according to the terms of this day executed and delivered by the said
de au T	parties of the first part	the lawful owner of the premises above granter ee and clear of all incumbrances. DBCCOT -/100Dollars, according to the terms of this day executed and delivered by the said
di a) T t	parties of the first part	the lawful owner of the premises above granter eee and clear of all incumbrances
de au T t	parties of the first part	the lawful owner of the premises above grante eee and clear of all incumbrances
di an T t t	parties of the first part	the lawful owner of the premises above grante ee and clear of all incumbrances. purcof 1/100 Dollars, according to the terms of this day executed and delivered by the said yance shall be void if such payments be made as herein specified. By hereon, or the taxes, or if the insurance is not kept up thereon, then the
di a) T t t	parties of the first part	the lawful owner of the premises above grante eee and clear of all incumbrances. purcot 2000 Dollars, according to the terms of this day executed and delivered by the said yance shall be void if such payments be made as herein specified. By hereon, or the taxes, or if the insurance is not kept up thereon, then the e due and payable, and it shall be lawful for the said party of the
de au T te	parties of the first part	the lawful owner of the premises above grante eee and clear of all incumbrances. purcot 
de au T 	parties of the first part	the lawful owner of the premises above grante eee and clear of all incumbrances. purcot 
de au T 	parties of the first part	the lawful owner of the premises above granterere and clear of all incumbrances.
de au T t t t	parties of the first part	the lawful owner of the premises above granter eee and clear of all incumbrances bucof 
- de an - T - to - T - to - to 	parties of the first part	are  the lawful owner of the premises above granter    are  and clear of all incumbrances.    pncot
- de an - T - to - T - to - to 	parties of the first part	the lawful owner of the premises above grante ee and clear of all incumbrances. purcof /100Dollars, according to the terms of this day executed and delivered by the said yance shall be void if such payments be made as herein specified. By hereon, or the taxes, or if the insurance is not kept up thereon, then th e due and payable, and it shall be hawful for the said party of the time thereafter to sell the premises hereby granted, or any part thereo on such sale to retain the amount then due for principal and interest, to us, if any there be, shall be paid by the party making such sale, of presson and seaks heirs and assign the havehereunto settheir hand seaks the day ar Jonas
di an T t t t	parties of the first part	the lawful owner of the premises above grante ee and clear of all incumbrances. purcof /100Dollars, according to the terms of this day executed and delivered by the said yance shall be void if such payments be made as herein specified. By hereon, or the taxes, or if the insurance is not kept up thereon, then th e due and payable, and it shall be lawful for the said party of the time thereafter to sell the premises hereby granted, or any part thereo on such sale to retain the amount then due for principal and interest, t us, if any there be, shall be paid by the party making such sale, of it have hereunto settheirhand s and seak the day ar Jonas Miller (SEAI
da ni T T tr tr da da g da da g g da g g g y y	parties of the first part	are  the lawful owner of the premises above granted    are  and clear of all incumbrances    burcot
du au T T tt tt g du du g y y y y z C	parties of the first part	are  the lawful owner of the premises above granterere and clear of all incumbrances    bmcot
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di ni T T t t t t t t t t t t t t t t t t t	parties of the first part b - hereby covenant and agree that at the delivery hereofthe had seized of a good and indefeasible estate of inheritance therein, fr his grant is intended as a mortgage to secure the payment of xtaxx Ton Hundred Fifty and no one	iny' are  the lawful owner of the premises above grantegree and clear of all incumbrances.    purcot
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