Reg. No. 5391 Fee Paid \$1.75

MORTGAGE - Standar	30°161 BOOK 89
	F. J. BOYLES, Publisher of Legal Blanks, Lawrence, Kanasa
CDIS III	denture, Made this 18th day of Dece r
A. D. 19 40, between	n
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of	, in the County of Daught and State of Kennis
f the first part, and	he Douglas County Building and Loan Association of the second part.
	Witnessell The sale of the land
Bevenm.re	DOLLAR
o them duly paid,	the receipt of which is hereby acknowledged, ha VC sold and by these presents do
argain, sell and Morte	rage to the said party of the second part, its buirs and assigns farmers.
and situated in the Co	unty of Douglas and State of Kansas, described as follows, to-wit:
Tile Nort	n One Hair of Lot Lo. Six (c) in Adultion Eleven (il),
<u>in that</u>	party of the City of Lawrence formerly andwhite North
Lawrence	
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nd the saidhereby cover be premises above gra	ant and agree that at the delivery hereof they are the lawful owner punted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a
and the said	ant and agree that at the delivery hereof they are the lawful owner go nted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a
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and the said	and this conveyance shall be void if such payments be made as here made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept uce shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for it, its successors, and assign, at any time thereoffer, to sell-the premises hereby granted, or appart thereof, law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, of these of the such payments are making such sale, of these of the such payments arising from such sale to retain the amount then due for principal and interest charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, of these of the such payments.
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and the said	as a mortgage to secure the payment of Seven actioned F'ty no notice terms of One certain note this day executed and delivered by the said of the first part and this conveyance shall be void if such payments be made as here made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is got kept unce shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the tits successors, and assigns, at any time thereafter, to sell-the premises hereby granted, or any part thereof, it law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, of the first part have before the said part is of the first part have hereunto set the party making such sale, of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first part have hereunto set the party seal of the first party have hereunto set the party seal of the first party have hereunto set the party seal of the first party have hereunto set the party seal of the first party seal of the
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Recorded December 21, 1946 at 0:00 A.M.

Harold a. Week Freister of Deeds.

Day.