MORTGAGE RECORD 90

220

 \bigcirc

1

 \prod

 \square

0

0)

9

The World Co., Lawrence, Kannas FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.
1104	This instrument was filed for record on the <u>19</u> day of
Alvin Deines_and_his_wife, Lola_Deines	October A.D., 19 45, At 8:35 . A. M
то	
The Douglas County Building and Loan Association	
	And and a second se
THIS INDENTURE, Made this <u>17th</u> day of 0 forty five between Alvin Deines and	his wife, Loln Deines
Lawrence in the County of Douglas	and State of henses
of the first part, and The Douglas County Building and L	
	of the second part.
WITNESSETH, That the said part 22 of the first part, in consid Fifteen Hundred and no/100	ieration of the sum of DOLLARS
b them duly paid, the receipt of which is hereby acknowledg	
nd Mortgage to the said part.yof the second partits he County of Douglas, and State of Kansas, described as follows, to-wi	
Tak Var Status Film (and	Connections Street in the City
Lot NO. ~ighty Five (85) on (Connecticut Street, in the City
of Lawrence.	
ith all the appurtenances, and all the estate, title and interest of the sai	id part_ics of the first part therein. And the said
parties of the first part.	
parties of the first part	cy_arethe lawful owner of the premises above granted,
parties of the first part	cy_arethe lawful owner of the premises above granted,
parties of the first part hereby covenant and agree that at the delivery hereoftho id seized of a good and indefeasible estate of inheritance therein, free a als grant is intended as a mortgage to secure the payment of the xuax	22 arethe lawful owner of the premises above granted, and clear of all incumbrances
parties of the first part hereby covenant and agree that at the delivery hereof <u>the</u> ad seized of a good and indefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the warx <u>Fifteen Hundred and no/100</u>	2Y D.T.C
parties of the first part hereby covenant and agree that at the delivery hereof <u>the</u> ad seized of a good and indefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the warx <u>Fifteen Hundred and no/100</u>	22 arethe lawful owner of the premises above granted, and clear of all incumbrances
parties of the first part 	2Y D.T.C
parties of the first part hereby covenant and agree that at the delivery hereof	2Y Are the lawful owner of the premises above granted, and clear of all incumbrances ct
parties of the first part 	2Y_ATEthe lawful owner of the premises above granted, and clear of all incumbrances of
parties of the first part hereby covenant and agree that at the delivery hereof	2Y 0.re the lawful owner of the premises above granted, and clear of all incumbrances ord
parties of the first part 	2Y_0re
parties of the first part hereby covenant and agree that at the delivery hereofthe d seized of a good and indefeasible estate of inheritance therein, free and a space of a good and indefeasible estate of inheritance therein, free and a space of a good and indefeasible estate of inheritance therein, free and a space of a good and indefeasible estate of inheritance therein, free and 	2Y_0.T.9
parties of the first part hereby covenant and agree that at the delivery hereofthe d seized of a good and indefeasible estate of inheritance therein, free and a space of a good and indefeasible estate of inheritance therein, free and a space of a good and indefeasible estate of inheritance therein, free and a space of a good and indefeasible estate of inheritance therein, free and 	2Y_0re
parties of the first part hereby covenant and agree that at the delivery hereofthe d seized of a good and indefeasible estate of inheritance therein, free and his grant is intended as a mortgage to secure the payment of the xamx. Fifteen liundred and no/100 onecertainnot_0the parties_of the first partthe parties_of the first partthe default be made in such payments, or any part thereof, or interest there aveyence shall become absolute, and the whole amount shall become du sond part_itsexecutors, administrators and assigns, at any time the manner prescribed by hav; and out of all the mones arising from s ther with the cost and charges of making such sale, and the overplus, if nand, to saidParties_of the first part, their	2Y_0.re
parties of the first part hereby covenant and agree that at the delivery hereofthg d seized of a good and indefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the manx Fifteeniundredandon 	2Y_0.T.9
parties of the first part hereby covenant and agree that at the delivery hereofthg d seized of a good and indefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the xmax Fifteen liundred and no/100 eretainthe first part the said part_y of the second part and this conveyance default be made in such payments, or any part thereof, or interest there aveyence shall become absolute, and the whole amount shall become du where with the cost and charges of making such sale, and the overplus, if nand, to saidPartics_Of_the_first_part, their IN WITNESS WHEREOF, The said part ¹⁰⁵ _of the first part has	2Y_0.T.9
parties of the first part hereby covenant and agree that at the delivery hereofthg d seized of a good and indefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the xuxx Fifteenindex andno/100 	2Y 0.19
parties of the first part hereby covenant and agree that at the delivery hereofthg d seized of a good and indefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the manx Fifteenindefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the manx Fifteenindefeasible estate of inheritance therein, free a indefeasible estate of inheritance therein, free a indefeasible estate of inheritance therein indefeasible estate of the first part. the said part_y of the second part and this conveyance default be made in such payments, or any part thereof, or interest there aveyence shall become absolute, and the whole amount shall become due ond part isexecutors, administrators and assigns, at any time the manner prescribed by law; and out of all the moneys arising from s ther with the cost and charges of making such sale, and the overplus, if mand, to said first for first	2Y_0.T.9
parties of the first part hereby covenant and agree that at the delivery hereofthg d seized of a good and indefeasible estate of inheritance therein, free and lis grant is intended as a mortgage to secure the payment of the xmax Fifteen_Hundred_and_no/100 onecertainthg of the second part for the second part and this conveyance default be made in such payments, or any part thereof, or interest there are worker and harges of making such sale, and the overplus, if mend, to said_Parties_of the first part, their IN WITNESS WHEREOF, The said parties_ of the first part has ar first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, ss.	2Y_0.T.9
parties of the first part hereby covenant and agree that at the delivery hereofthe d seized of a good and indefeasible estate of inheritance therein, free and his grant is intended as a mortgage to secure the payment of the xmax Fifteenthe first part of the xmax Fifteenthe first partthe second part not the second part default be made in such payments, or any part thereof, or interest thereof we were shall become absolute, and the whole amount shall become du out ond partnot the second part ther with the cost and charges of making such sale, and the overplus, if neand, to saidtherefore, first part, their IN WITNESS WHEREOF, The said partics of the first part ha ar first above written. 	2Y 0.19
parties of the first part 	2Y_0.re
parties of the first part hereby covenant and agree that at the delivery hereofthe d seized of a good and indefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the xmax Fifteen liundred and no/100 	2Y 0.12
b hereby covenant and agree that at the delivery hereof the sized of a good and indefeasible estate of inheritance therein, free and this grant is intended as a mortgage to secure the payment of the arma and this grant is intended as a mortgage to secure the payment of the arma and this conveyance is all parties of the first pant. fifteen liundred and no/100	2Y_0.re
parties of the first part hereby covenant and agree that at the delivery hereofthg d seized of a good and indefeasible estate of inheritance therein, free a his grant is intended as a mortgage to secure the payment of the xmax Fifteenintended andno/100 oneno oneno oneno default be made in such payments, or any part thereof, or interest there we shall become absolute, and the whole amount shall become du out partno the second part not this conveyance default be made in such payments, or any part thereof, or interest there we shall become absolute, and the whole amount shall become du out part	2Y_0.T.9
parties of the first part 	2Y_0.T.9
parties of the first part hereby covenant and agree that at the delivery hereofthg d seized of a good and indefeasible estate of inheritance therein, free a lis grant is intended as a mortgage to secure the payment of the xmax Fifteen Hundred and no/100 onecertainfor first part the said part_y of the second part and this conveyance default be made in such payments, or any part thereof, or interest there weyence shall become absolute, and the whole amount shall become du ond part of the second part and this conveyance default be made in such payments, or any part thereof, or interest there weyence shall become absolute, and the whole amount shall become du ond part if yay; and out of all the mones arising from s ther with the cost and charges of making such sale, and the overplus, if mand, to said Particsof the first part ha. r first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, 	2Y_0.T.9