RTCACE RECORD 90

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	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 5 day of
Leonard T. Alcock and his wife, Jessie V. Alcock	January A.D. 1946, At 10:47 . A. M Varil a. Beck
The Vouglas County Building and Loan Association	Register of Deeds.
THIS INDENTURE, Made this	Januaryin the year of our Lord nineteen hundred k and his wife, Jessie V. Alcock
ofLawrencein the County ofDouglas	and State of 4ancas
of the first part, and The Douglas County Building and I	of the second part.
WITNESSETH, That the said pardes of the first part, in consid Fifteen Hundred and no/100 to_themduly paid, the receipt of which is hereby acknowled	DOLLARS
and Morigage to the said part <u>y</u> of the second part <u>its</u> the County of Douglas, and State of Kansas, described as follows, to-w	heirs and assigns forever, all that tract or parcel of land situated in
Lot No. One Hundred (100) on Fer	nnsylvania Street, in the City
of Lawrence.	
with all the appurtenances, and all the estate, title and interest of the sa	aid parties_of the first part therein. And the said
parties of the first part dohereby covenant and agree that at the delivery hereofthey	_ arcthe lawful owner of the premises above granted,
and seized of a good and indefeasible estate of inheritance therein, free	
This grant is intended as a mortgage to secure the payment of THE SANA	***
Fifteen Hundred and no/100	Dollars, according to the terms of
	Dollars, according to the terms of
Fifteen Hundred and no/100 one certain note the parties of the first part to the said party of the second part	Dollars, according to the terms of
Fifteen Hundred and no/100	Dollars, according to the terms of is day executed and delivered by the said nee shall be void if such payments be made as herein specified. But recon, or the taxes, or if the insurance is not kept up thereon, then this lue and payable, and it shall be lawful for the said part_JOf the e thereafter to sell the premises hereby granted, or any part thereof, such sale to retain the amount then due for principal and interest, to
Fifteen Hundred and no/100 One certain note the parties of the first part to the said part y of the second part and this conveyar if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become descend part 1.15. executors, and inisistrators and assigns, at any tim	Dollars, according to the terms of is day executed and delivered by the said nee shall be void if such payments be made as herein specified. But recon, or the taxes, or if the insurance is not kept up thereon, then this twe and payable, and it shall be hawful for the said part. y of the e thereafter to sell the premises hereby granted, or any part thereof, such asle to retain the amount then due for principal and interest, to if any there be, shall be paid by the part_ y making such sale, or
Fifteen Hundred and no/100 ORe certain note parties of the first part to the said party of the second part if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become descend part. escend part.	Dollars, according to the terms of is day executed and delivered by the said nee shall be void if such payments be made as herein specified. But recon, or the taxes, or if the insurance is not kept up thereon, then this twe and payable, and it shall be hawful for the said part. y of the e thereafter to sell the premises hereby granted, or any part thereof, such asle to retain the amount then due for principal and interest, to if any there be, shall be paid by the part_ y making such sale, or
Fifteen Hundred and no/100 ORe note parties of the first part to the said party of the second part	Dollars, according to the terms of is day executed and delivered by the said nee shall be void if such payments be made as herein specified. But reon, or the taxes, or if the insurance is not kept up thereon, then this lue and payable, and it shall be lawful for the said part. Jof the o thereafter to sall the premises hereby granted; or any part thereof, if any there be, shall be paid by the part. Jmaking such sale, on heirs and assigns heirs and assigns har. Y9_hereunto settheirhand S_and scal_S_the day and
Fifteen Hundred and no/100 ORe certain note the parties of the first part to the said party the second part and this conveyar if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become do second part_its and this conveyar if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become do second part_its any there is any the management of the said parties of the first part, their IN WITNESS WHEREOF, The said parties_of the first part h year first above written. Signed, scaled and delivered in presence of	Dollars, according to the terms of is day executed and delivered by the said nee shall be void if such payments be made as herein specified. But treen, or the taxes, or if the insurance is not kept up thereen, then this lue and payable, and it shall be lawful for the said part_yof the the thereafter to soll the premises hereby granted, or any part thereof, such sale to retain the amount then due for principal and interest, to- if any there be, shall be paid by the part_ymaking such sale, on
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Fifteen Hundred and no/100 ORe certain note the parties of the first part to the said party of the second part and this conveyar if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become a besolute, and the whole amount shall become a become part. in the manner prescribed by law; and out of all the moneys arising from gether with the cost and charges of making such asle, and the overplus, demand, to said parties of the first part, their demand, to said parties of the first part, their stabove written. Signed, sealed and delivered in presence of	
Fifteen Hundred and no/100 ODE certain note the parties of the first part to the said party of the second part and this conveyar if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become descend part. and this conveyar if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become descend part. and this conveyar if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become descend part. and this conveyar in the manner prescribed by law; and out of all the moneys arising from gether with the cost and charges of tho first part, their demand, to said parties of the first part. in WITNESS WHEREOF, The said parties_of the first part hyear first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, as. Douglas_County	
Fifteen Hundred and no/100 ONE certain no/100 ONE certain no/100 one certain no/100 parties of the first part to the said party of the second part and this conveyant if default be made in such payments, or any part thereof, or interest there conveyence shall become absolute, and the whole amount shall become of second part_ltscreatering from gether with the cost and charges of making such sale, and the overplus, demand, to saidparties of the first part, their in the manner preseribed by law; and out of all the moneys arising from gether with the cost and charges of making such sale, and the overplus, demand, to saidparties of the first part, their in WHINESS WHEREOF, The said parties_of the first part, their Starte OF KANSAS, Signed, sealed and delivered in presence of STATE OF KANSAS, Douglas_County	Dollars, according to the terms of is day executed and delivered by the said