## Receiving No. 26860 MORTGAGE RECORD 90

O

6

State No.

alteste.

の間で

•

 $\prod_{i=1}^{n}$ 

5

 $\prod_{i=1}^{n}$ 

0

 $\prod_{i=1}^{n}$ 

 $\left[ \right]$ 

3

TO The Dourles County Building and Loan Associatio	This instrument was filed for record on the 21 day of February AD, 1946, At 2:45. P. M
ne bouring county building and Long Associatio	h By Deputy.
THIS INDENTURE, Made this19thday of forty_six betweeneslie_E. Murray	February in the year of our Lord nineteen hundred and_his_wife,_Gladys_EMurray
r Lawrence in the County of Dougla I the first part, and The Douglas County Building and	sand State ofKanzas Loan Association
WITNESSETH, That the said partice of the first part, in cons	of the second part.
nd Mortgage to the said part_Y_of the second part_its	dged, haVC_sold and by these presents dogrant, bargain, sell heirs and assigns forever, ail that tract or parcel of land situated in
e County of Douglas, and State of Kansas, described as follows, to-	wit:
Lot No. Two (2) in Block No.	Twenty four (24) in University Place
Annex, an addition to the cit	ty of Lawrence
ith all the appurtenances, and all the estate, title and interest of the	
parties of the first part	y_arethe lawful owner of the premises above granted,
ad seized of a good and indefeasible estate of inheritance therein, free	
his grant is intended as a mortgage to secure the payment of thereas	1PX3C
Twenty five hundred and no/100	Dollars, according to the terms of
note	his day executed and delivered by the said
parties_of_the_first_part	
the said part y of the second part and this convey	ance shall be void if such payments be made as herein specified. But
default be made in such payments, or any part thereo, or interest the nveyence shall become absolute, and the whole amount shall become und much the	ercon, or the taxes, or if the insurance is not kept up thereon, then this due and payable, and it shall be lawful for the said part_y.of the not thereafter to sell the premises hereby granted, or any part thereof.
the manner prescribed by law; and out of all the moneys arising from	n such sale to retain the amount then due for principal and interest, to- t, if any there be, shall be paid by the part. Y making such sale, on
mand, to said_parties_of_the_first_part, their	heirs and assigns
	ha_vg_hereunto set_thrirhandSand seal_S_the day and
IN WITNESS WHEREOF, The said partiss_of the first part ar first above written. Signed, scaled and delivered in presence of	
ar first above written. Signed, sealed and delivered in presence of	
ar first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, MEXXX Douglas_Countyss.	
ar first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, STATE OF KANSAS, MEXXX	
ar first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, Douglas_County	
ar first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, Discrete State	
ar first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, BE IT REMEMBIN NEXXX	
ar first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, D. 10 fibefore me_the_undersigned_ meleslie_E_Kurray.and his_wife, Gladys_E to me personally known to be the same persons. (SEAL) to me	
ar first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, BE IT REMEMBIN NEXXX	

325

litten

Reg. no. 4641 Fee paid ¥6.25