• - ...

t

(\* ; \* ;

energy all

0

MARKA

1.5

Marrie Marrie

١	35300 BOOK 94
	This Indenture, Made this 10th day of 10 m
	A, D, 1948, betweenRussell G. Steen and his wife, Mary E. Steen
	Lawrence , in the County of Douglas and State of Kansas.
	of the first part, and The Douglas County Building and Loan Association of the second part.
	Witnesseth, That the said part <u>les</u> of the first part, in consideration of the sum of One Thousand and no/100
	to them_duly paid, the receipt of which is hereby acknowledged on we sold and by these presents do grant,
	bargain, sell and Mortgage to the said party of the second part, its heirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to wit:
	Lot No. Twenty (20) in Block No. Six <sup>1</sup> (6), Lane's First Addition, an Addition <sup>*</sup> to the City of Lawrence. <sup>9</sup>
	All Address of the orby of Live cheet
۲	
	with all the appurtenances, an I all the estate, title and interest of the said part 108 of the first part therein.
	And the said <u>-parties of the first bart</u> . do <u>hereby covenant and agrees that at the delivery hereof</u> they are the lawful owner 8 of
-	the premises above grantel, and seizel of a good and indefeasible estate of inheritance therein, free and clear of all
	incumbrances
	This grant is intended as a mortgage to secure the payment of One Thou sand and_no/100
	Dollars, according to the terms of <u>One certain</u> <u>NO CE</u> this day executed and delivered by the said parties of the first part.
	to the said party of the second part
	specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this convergence shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the second part, its successors and assigns, at any time thereafter, to sail the previses hereby granied, or hay part thereof, in successors and sain and the same second second part is successor and sain interest.
	the minner prescribed by law; and out of all the moneys arting from such sale to that the paid by the party making such sale, on together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on
	demand, to said parties of the first part, their beirs and assigns.
A	In Witness Whereof, The said part 108 of the first parthia Ve hereunto set the r
	hand B and seal B the day and year first above written. Signed, Sealed and delivered in presence of Ausaell - M. Million Strength
	(SEAL)
	STATE OF KANSAS
	Douglas County, 48
	Be It Remembered. This on this 22 dy of A.D. by before me the under signed a Notary Public Busell G. Steen and his w1?e
	HATAR Wa in and for said County and State, came HUBSELL G. Steen and ILE Le
	to me personally known to be the same person 8 who executed the foregoing instrument of writing and duly acknowledged the execution of the same.
	IN WITNESS WHERE NOP, I have bereunto subscribed my name and affixed my official seal on the day find year last above written.
2	My commission expires May 5. 1952 Ruth U. Ryco. Notary Public.
	- the state and the second sec
	Resorted May 12, 1948 at 8:50 A. M. RELEASE Coracle a. Cock Register of The note herein described, having been paid in full, this mortgage is hereby released) and the lien
	Created, discharged. As witness my hand, this 17th day of February A.D. 1956 The Anchor Savings and Loan Association, formerly, (Corp Seal) The Douglas Courty Hullding and Loan Association, By: John C. Em.
	And a second

......