MORTGAGE RECORD 80

Reg. No. 1057 \ Fee Paid, \$.6.25

Reseiving 1

1 1 1 1 1 1 1 1 1	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 1st	
	Edward B. Martin and wife TO	May A. D. 19. 37, at 8:10 o'clock A.	м
The F1	rst National Bank of Lawrence, Kansas	Register of Dec	daTHE FI
THIS hundred and	INDENTURE, Made this first day of thirty-seven between Edward B.	May , in the year of our Lord, one thousand Martin and Dorothy I. Martin, his wife	nine THIS II hundred and t
of Law	ronce in the County of Douglas She first part, and The First National Bank	and State of Kansas.	d Leco part les of th
parties d:	the first part, and The FIIS C Habi Share		hand a second
	Five Hundrod and no/100 (\$2500.00) gracknowledged, ha VO sold, and by this indenture do G ribed real estate situated and being in the County of Douglas and S	n of the sum of duly paid, the real irant, Bargain, Sell and Mortgage to the said part Y of the second part State of Kansas, to-wit:	pt of One The which is hereby following description
	The East One Hundred Twenty-five North Eighteen and One-half (18) five (125) feet of Lot Two (2), Enlarged Addition to the City of	(125) feet of Lot One (1), and the) feet of the East One Hundred Twenty- in Block Fourteen (14) of Babcock's Lawrence, Kansas.	Lot 7 plus to of Sec degree South River to poli 250 fet
			degree West 8 23.50
			The East of way,
		•	of the
with the appur	tenances and all the estate, title and interest of the said part 165	i of the first part therein. very hereof the y arethe lawful owned of the premises above granted, and	with the appurt
of a good and inde	feasible estate of inheritance therein, free and clear of all incumbrance		ef a good and indef
It is agreed	an the same becomes due and payable and that the V William the buildings	during the life of this indenture, pay all taxes or assessments that may be levied or assessed as upon said real estate insured against fire and tornado in such sum and by such insurance contained at $\frac{1}{2}$ to $\frac{1}{2}$	galant It is agreed mid real estate whe
as shall be specifie said part 19 Sof	d and directed by the part_Y of the second part, the loss, if any, made payable to the first part shall fail to pay such taxes when the same become due and payable and the summer and the summer an and shall become a part of the indebictness.	o the part \underline{Y} of the second part to the extent of $\underline{105}$ interest. And is the reason of the second part is do not set on the part \underline{Y} of the second part is even by this indenture, and shall been interest at the rate of 10% from the date of parameters at the second part is second	that is shall be specified mid parties of t
THIS GAN	ANT is intended as a mortgage to secure the payment of the sum ofWenty	Tive Hundred and no/ 100 Toou	IBIS GRA
and by its	rms of <u>ONO</u> certain written obligation for the payment of said sum of n terms made payable to the part. Y of the second part, with all interest	t accruing thereon according to the terms of said obligation and also to secure any sum of m	and ad by its
		ny taxes with interest thereon as herein provided, in the event that said part CS of the for ation contained therein fully discharged. If default be made in such payments or any part it when the same herein a defaryable or if the insurance is not keep up, as provide laws	shall full to new the
or any obligation of the buildings on sa and all of the oblig without notice an	is the state of the state of the state of the second part. If the state of the stat	avious exclusions therein fully discharged. If identity be made in much instantiation of any most interval in the second state of a particular	
thereon in the man prescribed by law there be, shall be	many provided by law and to have a referve appointed to collect the rent and benef and out of all moveys arting from such as to refer the the number of the number paid by the part. Movey and the second second second second second second by the parties hereto that the terms and providences of this indentury and each a upon the beir, executors, administrators, personal representatives, and results and second sectors.		there be, shall be rea
IN WIT	by the parties period that the terms and provide a this indentity and each a upon the beirs, executors, administrators, personal representatives, assigns and so INESS WHEREOF, The part 1CS of the first part ha	every obligation therein contained, and all benefits accruing therefrom shall extend and im one of the respective partice hereto. 3 o set their hand and seal. 5 the day and year last a	bove IN WIT: written,
written.		Edward B Martin (S	AL)
			ZAL)
			ш)
		(31	A CONTRACTOR OF THE PARTY OF TH
STATE OF	KANSAS	B.	STATE OF
STATE OF County of	DOUGLAS }ss. BE IT REMEMBERED, That on this fi Notary Fublic in	1r5tday ofMayA. D. 75 \$7, before the aforesaid County and State, came	STATE OF
States & Second States	DOUGLAS BE IT REMEMBERED, That on this fi Notary, Fublic in Edward B. Martin and I to me personally known to be the same person.	1rst day of May A.D. 7, 77, before the aforesaid County and State, came Dorothy I. Martin, his wife who executed the foregoing instrument and duly acknowledged the case	STATE OF
County of	DOUGLAS BE IT REMEMBERED, That on this fi Notary Public in Edward B. Martin and I to me personally known to be the same person. S of the same. IN WITNESS WHEREOF, I have bereauto a write.	Inst day of May A. D. 7, 77, before the aforesaid County and State, came. Dorothy I. Martin, his wife who executed the foregoing instrument and duly acknowledged the case subscribed my name, and affixed my official seal on the day and year het a	STATE OF
COUNTY OF	DOUGLAS BE IT REMEMBERED, That on this fi Notary. Fublic in Edward B. Martin and I to me personally known to be the same person of the same. IN WITNESS WHEREOF, I have bereunto	Inst day of May A. D. 7, 77, before the aforesaid County and State, came. Dorothy I. Martin, his wife who executed the foregoing instrument and duly acknowledged the case subscribed my name, and affixed my official seal on the day and year het a	stan born (SEAL
COUNTY OF	DOUGLAS BE IT REMEMBERED, That on this fi Notary, Fublic in Edward B. Martin and I to me personally known to be the same person 9, of the same. IN WITNESS WHEREOF, I have hereunto a written. My commission expires on the 14 th	Irst day of May A.D 57, 56, before the aforesaid County and State, came Dorothy I. Martin, his wife who executed the foregoing instrument and duly acknowledged the case subscribed my name, and affixed my official seal on the day and year last a day of January 19	state
COUNTY OF	DOUGLAS BE IT REMEMBERED, That on this fi Notary, Fublic in Edward B., Martin and I to me personally known to be the same person of the same. IN WITNESS WHEREOF, I have bereunt o written. My commission expires on the 14 th RELE	<pre>irst day of May A.D. 207, 507, before the aloresaid County and State, came Dorothy I. Martin, his wife who executed the foregoing instrument and duly acknowledged the case subscribed my name, and affixed my official seal on the day and year last a day of January 19.50 Leona R. Pipport Notary Pable</pre>	state