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194<u>5</u> Reg. of Deed <u>Vanata</u> <u>H</u> Deputy

MORTGAGE RECORD 87

Reg. No. 3720 Fee Paid..\$5.50

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	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>12</u> day
Eva Paulson and her hus. Harry J. Paulson TO	April A.D., 1944, At 3:05 P.
The Douglas County Building and Loan Association	Hardd A. Deck Register of Deeds
forty four between	April in the year of our Lord nineteen hundr
Eva Paulson and Ler husband, Marry J. Paulac	m <u>k</u>
of Lawrence in the County of kougla	and State of Konsag
of the first part, and Douglas_County: Building and I	.oan Association of the second pa
WITNESSETH, That the said partie.3of the first part, in consid	eration of the sum of DOLLA
to them duly paid, the receipt of which is hereby acknowledg and Mortgage to the said party of the second part its the County of Douglas, and State of Kansas, described as follows, to-wi	ged, havesold and by these presents do grant, bargain, s heirs and assigns forever, all that tract or parcel of land situated
Lots Nos. One fundred Twelve (11	2) and One hundred Fourteen
(114) on Lissouri Street and Lot	
and One Hundred Hirteen (112) o	
Mirty-Five (35) in that part or	
as West Lurance.	
narties of the first cont	id parties_of the first part therein. And the said
do hereby covenant and agree that at the delivery hereof they and seized of a good and indefeasible estate of inheritance therein, free a	the lawful owner of the premises above grante
narties of the first part do hereby covenant and agree that at the delivery hereof they	the lawful owner of the premises above grant and clear of all incumbrances
parties of the first part do hereby covenant and agree that at the delivery hereofthey and seized of a good and indefeasible estate of inheritance therein, free a This grant is intended as a mortgage to secure the payment of the sump	ara the lawful owner of the premises above grant and clear of all incumbrances of Twonty Two lunored Fifty and no/100 Dollars, according to the terms
do hereby covenant and agree that at the delivery hereof they and seized of a good and indefeasible estate of inheritance therein, free a	the lawful owner of the premises above grant and clear of all incumbrances of Twonty Two lunered Fifty and no/100 Dollars, according to the terms s day executed and delivered by the said
parties of the first part do hereby covenant and agree that at the delivery hereof they and seized of a good and indefeasible estate of inheritance therein, free a This grant is intended as a mortgage to secure the payment of the same one certain note thi	the lawful owner of the premises above grant and clear of all incumbrances of Twonty Two lunered Fifty and no/100 Dollars, according to the terms s day executed and delivered by the said
parties of the first part do hereby covenant and agree that at the delivery hereofthey and seized of a good and indefeasible estate of inheritance therein, free a This grant is intended as a mortgage to secure the payment of the the thethey onethey first part	the lawful owner of the premises above grant and clear of all incumbrances at Twonty Two lunered Fifty and no/100 Dollars, according to the terms s day executed and delivered by the said re shall be void if such payments be made as herein specified. B on, or the taxes, or if the insurance is not kept up thereon, then th the and payable, and it shall be lawful for the said party of the thereafter to sell the premises hereby granted, or any part thereouch sale of or principal and interest, t f any there be, shall be paid by the party making such sale, of
parties of the first part do hereby covenant and agree that at the delivery hereof they and seized of a good and indefeasible estate of inheritance therein, free a This grant is intended as a mortgage to secure the payment of the xmmo- one certain note this 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 conveyance shall become absolute, and the whole amount shall become du second part its exceutors, administrators and assigns, at any time in the manner prescribed by law; and out of all the moneys arising from s gether with the cost and charges of making such sale, and the overplus, i lemand, to said parties of the first part, IN WITNESS WHEREOF, The said part ies of the first part has	vara the lawful owner of the premises above granter and clear of all incumbrances of Twonty Two launered Fifty and no/100 Dollars, according to the terms s day executed and delivered by the said ce shall be void if such payments be made as herein specified. Be on, or the taxes, or if the insurance is not kept up thereon, then the and payable, and it shall be lawful for the said partyof the thereafter to sell the premises hereby granted, or any part thereouch sale to retain the amount then due for principal and interest, t f any there be, shall be paid by the partymaking such sale, otheir
parties of the first part do hereby covenant and agree that at the delivery hereof they and seized of a good and indefeasible estate of inheritance therein, free a This grant is intended as a mortgage to secure the payment of:thexamo one certain note this 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 conveyance shall become absolute, and the whole amount shall become du second part <u>its</u> executors, administrators and assigns, at any time in the manner prescribed by law; and out of all the moneys arising from a gether with the cost and charges of making such sale, and the overplus, i lemand, to said parties of the first part,	vara the lawful owner of the premises above granter and clear of all incumbrances of Twonty Two launered Fifty and no/100 Dollars, according to the terms s day executed and delivered by the said ce shall be void if such payments be made as herein specified. Be on, or the taxes, or if the insurance is not kept up thereon, then the eard payable, and it shall be lawful for the said partyof the threafter to sell the premises hereby granted, or any part thereouch sale to retain the amount then due for principal and interest, the faurt is and seals the day are their their heirs and assign the said seals the day are the same seals the day are the same seals
parties of the first part do hereby covenant and agree that at the delivery hereof they and seized of a good and indefeasible estate of inheritance therein, free a This grant is intended as a mortgage to secure the payment of the same one certain note this parties of the first part to the said part? of the second part if default be made in such payments, or any part thereof, or interest there conveyance shall become absolute, and the whole amount shall become du second part its excutors, administrators and assigns, at any time in the manner prescribed by law; and out of all the moneys arising from a gether with the cost and charges of making such sale, and the overplus, i lemand, to said parties of the first part. IN WITNESS WHEREOF, The said part ies of the first part ha year first above written. Signed, sealed and delivered in presence of	the lawful owner of the premises above granter and clear of all incumbrances
parties of the first part do	Are the lawful owner of the premises above granter and clear of all incumbrances
parties of the first part do	Area the lawful owner of the premises above granter and clear of all incumbrances
parties of the first part do	x Ara the lawful owner of the premises above granter and clear of all incumbrances
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parties of the first part do	Ara the lawful owner of the premises above granter and clear of all incumbrances
parties of the first part do	x Ara the lawful owner of the premises above grantered dear of all incumbrances of Twonty Two launered Fifty and no/100