Receiving No. 23145 < MORTGAGE RECORD 90

Reg. No. 4157 Fee paid \$5.75

WANNA.

۲

.William H. Pfantz and his wife, Ucra M. Pfants TO	STATE OF KANSAS, DOUGLAS COUNTY, 88.
이 같은 것 같은	This instrument was filed for record on the18day of
	April A.D., 19/15, At 31:30, P. M Narolf a. Breck
The Dourlas County Building and Loan Association	Register of Deeds.
THIS INDENTURE, Made this 2th day of	April in the year of cur Lord nineteen hundred
forty five between william H. Ffanta	and his wife, Dore N. Pfantz
	Toppo
of Lawrence in the County of Dourlas of the first part, and The Douglas County Building on	and State of Kansas
	of the second part.
WITNESSETH, That the said parties of the first part, in consi- Noonty three Wundred and no/100	
o_ <u><u>U</u>OF,duly paid, the receipt of which is hereby acknowled and Mortguge to the said part,of the second part<u>its</u> he County of Douglas, and State of Kansas, described as follows, to-w</u>	heirs and assigns forever, all that tract or parcel of land situated in
Lot No. One Fundrod Aighty Four (1	S4) on Kentucky Street, in the
City of Lawrence.	
ith all the appurtenances, and all the estate, title and interest of the sa	id part_105_of the first part therein. And the said
parties. of the first part	
hereby covenant and agree that at the delivery hereof that	
nd seized of a good and indefensible estate of inheritance therein, free a	and clear of all incumbrances
his grant is intended as a mortgage to secure the payment of the sum-	
centy Three Hundred and no/100	
	is day executed and delivered by the said
OR2 certain ROLGth these of the first partthe said partthe second part	is day executed and delivered by the said
one	is day executed and delivered by the said
OR2	is day executed and delivered by the said
OR2certainROL2th 	is day executed and delivered by the said
OR2	is day executed and delivered by the said
DR2 certain	is day executed and delivered by the said
OR2 certain not2 th DSTLIDS OF the first part	is day executed and delivered by the said
ON2	is day executed and delivered by the said
DN2	is day executed and delivered by the said
DD2	is day executed and delivered by the said
DD2	is day executed and delivered by the said
OR2	is day executed and delivered by the said
DR2 certain nois the DR2 tigs of the first part	is day executed and delivered by the said
OR2 certain R010 the Dattics of the first part the said part X of the second part and this conveyandefault be made in such payments, or any part thereof, or interest thermare preseribed by law; and out of all the incneys arising from the manner preseribed by law; and out of all the incneys arising from the manner preseribed by law; and out of all the incneys arising from the said	is day executed and delivered by the said
OD2 certain D04 the DD2 tios of the first part the said part Y of the second part	is day executed and delivered by the said
OR2 certain n010 th DATION OF the first part	is day executed and delivered by the said
0.02 certain n010 th	is day executed and delivered by the said
0.0.2 certain R010 th	is day executed and delivered by the said
0.02 certain n010 th	is day executed and delivered by the said
0.02 certain R019 th 0.03 certain R019 th 0.03 certain R019 th 0.04 non-tices first part certain and this conveyant 0 the said part of the second part	is day executed and delivered by the said
0.02 certain n010 th 0.03 certain n010 th 0.04 n057tics of the first part 0 the said partof the second partand this conveyant default be made in such payments, or any part thereof, or interest thereof, or interest thereof, or interest there onveyance shall become absolute, and the whole amount shall become do second part idefault be made in such payments, or any part thereof, or interest there onveyance shall become absolute, and the whole amount shall become do second part into the manner prescribed by law; and out of all the unceres arising from ether with the cost and charges of making such sale, and the overplus, is small, to said IN WITNESS WHEREOF, The said part 100 of the first part hear first above written. Signed, scaled and delivered in presence of	is day executed and delivered by the said
OR2 certain R010 th DSTIGS Of the first part	is day executed and delivered by the said
DD2 certain DD14 the parties of the first part the said part_Xof the second partand this conveyan default be made in such payments, or any part thereof, or interest thermwerence shall become absolute, and the whole amount shall become during and the cost and charges of making such sale, and the overplus, is mand, to saidparties of the first part, IN WITNESS WHEREOF, The said part of the first part hu ar first above written.	is day executed and delivered by the said

102