MORTGAGE RECORD 91

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<pre>header andCorty_1400</pre>	THIS INDENT	TURE, Made this FIFTH day of December	, in the year	of our Lord, one thousand i
<pre>vib the appricances and all the estate, bits and incort of the said periods_of the fast and there. Learning the second periods in the same the</pre>	hundred and f			19
<pre>prove the set of the net part, and Deck T. Jawagen and Therma, Lawagen, Tubband, and wife, a, joint, tennard, with the set of the set of the set of the first part, in consideration of the net of</pre>	a <u>atalan ing pangang</u> ang Kang			Vonese
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<pre>which che apportenences and all the estate, tile and interest of the said particle</pre>				
<pre>and Hancock (now Twelrich) Street themo North seventy-five (N75) feet, themee West one hundred twenty-five (N125) feet, themee South seventy-five (S75) feet, themee Ent one-hundred twenty-five (2125) feet to the place of beginning, in the city of Lawrence, which de separatements and all the estate, tile and interest of the said particle_of the first part therein. The said of a goal and information of Lawrence and all the estate, tile and interest of the said particle_of the first part therein. The said of a goal and information of Lawrence and all the estate, tile and interest of the said particle_of the first part therein. The said of a goal and information of Lawrence and all the estate, tile and interest of the said particle_of the first part therein. The said of a goal and information of Lawrence areas, in the said particle of a lawrence the said the said and the said</pre>	which is hereby ack	mowledged, ha_ve_sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the sai	
<pre>and Hancock (now Twelifth) Street thance North seventy-five (NTS) feet, thance Nest cos hundred twenty-five (NIES) feet, thence South seventy-five (STS) feet, thance Ext cos-hundred twenty-five (SIES) feet to the place of beginning, in the city of Larrence, which we appartemances and all the estate, tile and interest of the said particleof the first part therein. The tai all part_65of the first part d</pre>			5) 6	
<pre>me hundred twenty-five (#125) feet, thence South seventy-five (576) feet, thence Bat one-hundred twenty-five (E125) feet to the place of beginning, in the oity of Larrence, which experimentees and all the estate tile and interest of the said particleof the first part there. The sevent sevent and feet the estate tile and interest of the said particleof the first part there. The sevent sevent and feet the sevent sevent and are the said particleof the first part there. The sevent sevent and feet the sevent sevent and are the said particleof the first part there. The sevent sev</pre>		Beginning two hundred twenty-five (22	5) feet north of the Northwest co	rner of Ohio
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<pre>very tenence,</pre>		East one-hundred twenty-five (E125)	feet to the place of beginning, i	n the city
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BE IT REMEMBERED, That on this <u>5th</u> day of <u>December</u> <u>A.D.</u> 19;5_, before me, <u>Notary Public</u> <u>in</u> the aforesaid County and State, came <u>Raymond E. Kanohl and Warjorio N. Kanohl, husband and wife, to me personally known to be the same person.g. who executed the foregoing instrument and duly acknowledged th execution of the same. IN WITENES WIEREOF, I have hereunts subscribed my name, and affixed my official seal on the day and year la above written. My commission expires on the <u>13</u><u>day of</u><u>July</u>, <u>1948</u>, (SEAL) RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Regists of Deeds to enter the discharge of this mortgage of record. Dated this<u>day of</u>, <u>19</u></u>	and seized of a good an and that they will warry. It is arread between or assessed against said to be a seried porticide, then this indenture, and shall THIS GRANT is in FOUL thousand. Catholic the terms of and byits_terms for the terms of and byits_terms for the terms of and the convergence. The term of the terms of and the terms and the terms of the term in the amount the terms and henches accruit or tain the amount the and inter to, and be oblind. IN WUTNESS V	eS_of the first part da bretch coverant and agree that at d indivision cause of inheritance therein, free and clear of all ant and defend the same segment all parties making lawful claim in the parties hereto that the part of the first part shall result at the the same keepen and the set of the first part shall result at the three terms that and parties. Of the first part shall result at the term the same keepen and the set of payment un- ber interest at the fart = 0.00 % from the data of the part = 0.00 % Result = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the part = 0.00 % for the data of the second part is the part = 0.00 % for the data of the second part is the part = 0.00 % for the data of the second part is the part = 0.00 % for the data of the second part is the part = 0.00 % for the data of the second part = 0.00 % for the data of the second part = 0.00 % for the data of the second part = 0.00 % for the data of the second part = 0.00 % for the data of the second part = 0.00 % for the data of the second part = 0.00 % for the data of the second part = 0.00 % for the second part = 0.00 % for the data of the second part = 0.00 % for the data of the second part = 0.00 % for the data of the second part = 0.00 % for the second part = 0.00 % for the data of the second part = 0.00 % for the second part = 0.00 % for the data of the second part = 0.00 % for the second part = 0.00 % for the data of the second part = 0.00 % for the first	the delivery hereof they are	or assessments that may be lev sured against fire and tornado arti-100 of the second part to c and to keep said premises inou art of the indebtedness, secured DOLLAI <u>acombor</u> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>be</i> made in such payments or a <i>acombor</i> 19.4 <i>be</i> made <i>a be be acombor be</i> <i>be acombor be acombor be</i> <i>be acombor be acombor be</i> <i>be acombor be acombor be</i> <i>be acombor be</i> <i>acombor be</i> <i>acombor be</i> <i>be acombor be</i> <i>acombor <i>be</i> <i>acombor <i>be</i> <i>acombor </i></i></i>
Notary Public in the aforesaid County and State, came Raymond E. Kanehl and Marjorio N. Kanehl, husband and wife, to me personally known to be the same person. ⁹ who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year ha above written. My commission expires on the (SEAL) Image: Coorgo Docking Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge to acknowledge the full payment of the debt secured thereby, and authorize the Regists of Deeds to enter the discharge of this mortgage of record. Dated this	and seized of a good an and that they will warry Th is asreed against said und such an and by such in extent of the first seized is breein provided, then this indemuter, and shall THIS GRANT is in FOUT_thousand_ The seized seized seized and by_its_tents_tents of the seized seized seized the seized seized seized and seized seized seized to takin the amount be making such asklouder, at making such asklouder seized the seized seized seized seized the seized seized seized seized the seized seized seized seized the seized seized seized seized seized the seized seized seized seized seized the seized seized seized seized seized seized the seized seized seized seized seized seized seized seized the seized seiz	eBS_of the first part da bretch coverant and aree that at d indefensible casts of inheritance therein, free and clear of all min and defend the same szinst all parties making lawfal clian in the parties hereits that he part of the first part shall relate the the same szinst all parties making lawfal clian in the parties hereits that the part of the first part shall relate the the same szinst all parties making lawfal clian is the part of the first part shall relate the the same szinst all parties making lawfal clian is the part of the first part shall relate the the relate of the part of the first part shall relate the relate of the part of the size of payment that the relate of the part of the same discover the payment of the same discover the part of the same discover the payment of the part discover discover the same discover discov	the delivery hereof they are	or assessments that may be lev sured against fire and tornado arti-100 of the second part to c and to keep said premises inou art of the indebtedness, secured DOLLAI <u>acombor</u> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>acombor</i> 19.4 <i>be</i> made in such payments or a <i>acombor</i> 19.4 <i>be</i> made <i>a be be acombor be</i> <i>be acombor be acombor be</i> <i>be acombor be acombor be</i> <i>be acombor be acombor be</i> <i>be acombor be</i> <i>acombor be</i> <i>acombor be</i> <i>be acombor be</i> <i>acombor <i>be</i> <i>acombor <i>be</i> <i>acombor </i></i></i>
to me personally known to be the same person. ² , who executed the foregoing instrument and duly acknowledged the Carcution of the same. (SEAL) (SEAL) (SE	and seized of a good an and that they will warry Th is asreed against said und such an and by such in extent of the first seized is breein provided, then this indemuter, and shall THIS GRANT is in FOUT_thousand_ The seized seized seized and by_its_tents_tents of the seized seized seized the seized seized seized and seized seized seized to takin the amount be making such asklouder, at making such asklouder seized the seized seized seized seized the seized seized seized seized the seized seized seized seized the seized seized seized seized seized the seized seized seized seized seized the seized seized seized seized seized seized the seized seized seized seized seized seized seized seized the seized seiz	.eS_of the first port da breidy coverant and arree that at d indefexable cause of inderivative therein, free and clear of all min and deried the same seams all parties making lawful claim in the parties bretes that the part of the first part shall relate the the same because due and payable, and that transless due and payable, and that transless due and payable. The due to payment and interest the same because the payable at the claim seams the same because the payable at the claim seams the same due and payable. The due to payment and the same because the payable at the claim seams the same of the same due and payable at the claim seams the same of the same due to payable at the same field. If the same is the claim of 1005 from the data of a payment and the same due to the payable at the same due to the payable at the same due to the payable at the same due to the same due to the payable at the same due to the same du	the delivery hereof they are the lawful owner, incumbrance	or assessments that may be lev usured against for and tornado arti-lego of the second part to c and the kero said premises insu ust of the indebtedness, secured ODLLAI <u>combor</u> 19.4 <u>combor</u> 19.4 <u>combor 19.4</u> <u>the made in such syments or a</u> <u>the made in such syments or a</u> <u>the second part 1985</u> <u>the second part 1985</u> <u>the second part 1985</u> <u>the day and year last abo (SEA1 (SEA1 (SEA1)</u>
Control of the same. IN WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year la above written. My commission expires on the 13 day of July., 1948., (SEAL) Coorgo_Docking	and seized of a good an and that they will warry Th is asreed against said und such an and by such in extent of the first seized is breein provided, then this indemuter, and shall THIS GRANT is in FOUT_thousand_ The seized seized seized and by_its_tents_tents of the seized seized seized the seized seized seized and seized seized seized to takin the amount be making such asklouder, at making such asklouder seized the seized seized seized seized the seized seized seized seized the seized seized seized seized the seized seized seized seized seized the seized seized seized seized seized the seized seized seized seized seized seized the seized seized seized seized seized seized seized seized the seized seiz	edS _of the first part do breidy coverant and agree that at indefectable casts of inheritance therein, free and clear of all in tand defend the same scainst all parties making lawful claim in tand defend the same scainst all parties making lawful claim in the parties bretco that the part of the first part ability result outer when the same scainst all parties making lawful claim number company as shall be specified and directed by the part general. Add in the event that aid for from the data of the part general. LieS of the accord part may part soid taxs and innum bear intered as a moritzace to secure the partiment of the sum of general. The data of the scood part, when all in denture and may be park to the part	the delivery hereof they are the lawful owner, incumbrance	or assessments that may be lev usured against for and tornado arti-lego of the second part to c and the kero said premises insu ust of the indebtedness, secured ODLLAI <u>combor</u> 19.4 <u>combor</u> 19.4 <u>combor 19.4</u> <u>the made in such syments or a</u> <u>the made in such syments or a</u> <u>the second part 1985</u> <u>the second part 1985</u> <u>the second part 1985</u> <u>the day and year last abo (SEA1 (SEA1 (SEA1)</u>
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