MORTGAGE RECORD 91

hundred and forty-six between Pete Federsen and Anita I of Lewrence in the County of Dougl partice of the first part, and The First National Bank WITNESSETH, That the said partices of the first part, in considera Forty-Fire Hundred and no/100 which is hereby acknowledged, ha Xe_sold, and by this indenture do_CO the following described real estate situated and being in the County of Doug Lot Fifteen (15) in Christian's Subdivision to the City of Lawrence	k of Lawrence, Lawrence, Kansas, party of the second pa tion of the sum of DOLLARS, to them duly paid, the receipt Frant. Barcain. Sell and Mortrage to the said party of the second pa
hundred and <u>forty-six</u> between Pete Pedersen and Anita I of <u>Lawrence</u> in the County of <u>Dougld</u> parties of the first part, and <u>The First National Bank</u> WITNESSETH, That the said partics of the first part, in considera Forty-Fire Hundred and no/100 which is hereby acknowledged, ha XG_sold, and by this indenture doO the following described real estate situated and being in the County of Doug Lot Fifteen (15) in Christian's Subdivision to the City of Lawrenco	Fowler Pederson, his wife Asand State of K of Lawrence, Lowmance, Karsas, partyof the second pa tion of the sum of DOLLARS, tohanduly paid, the receipt Trant, Dargain, Soil and Mortgage to the said partyof the second pa tias and State of Kansas, to wit:
Pete Federsen and Anita i of Lawrence in the County of Dougld parties of the first part, and The First National Bani WITNESSETH, That the said parties of the first part, in considera Forty-Five Hundred and no/100 which is hereby acknowledged, have sold, and by this indenture do C the following described real estate situated and being in the County of Doug Lot Fifteen (15) in Christian's Subdivision to the City of Lawrence	and State of Kansas k of Lawrence, Lowrence, Kansas, party of the second pa tion of the sum of DOLLARS, to them duly paid, the receipt rant, Bargain, Sell and Mortgage to the said party of the second pa las and State of Kansas, to-wit:
partics_ of the first part, and The First National Bank WITNESSETH, That the said partics of the first part, in consider Forty-Five Hundred and no/100 which is hereby acknowledged, haxesold, and by this indenture doC the following described real estate situated and being in the County of Doug Lot Fifteen (16) in Christian's Subdivision to the City of Lawrence	k of Lawrence, Lowmone, Kansas, party of the second pa ation of the sum of DOLLARS, to them duly paid, the receipt Grant, Bargain, Sell and Mortgage to the said party of the second pa las and State of Kansas, to wit:
WITNESSETH, That the said parti25 of the first part, in consider Forty-Five Hundred and no/100 which is hereby acknowledged, ha X2sold, and by this indenture doO the following described real estate situated and being in the County of Doug Lot Fifteen (15) in Christian's Subdivision to the City of Lawrence	party of the second pa tion of the sum of
Forty-Five Hundred and no/100 which is hereby acknowledged, ha XCsold, and by this indenture doC the following described real estate situated and being in the County of Doug Lot Fifteen (16) in Christian's Subdivision to the City of Lawrence	tion of the sum of
which is hereby acknowledged, ha X2_sold, and by this indenture doO the following described real estate situated and being in the County of Doug Lot Fifteen (15) in Christian's Subdivision to the City of Lawrence	Jrant, Bargain, Sell and Mortgage to the said party of the second pa las and State of Kansas, to-wit:
to the City of Lawrence	n of Block Ten (10) of Lane's Second Addition
with the appurtenances and all the estate, title and interest of the said part And the said partLeS. of the first part doLere's cornant and arcs that at the and seized of a good and indefaultic estate of inheritance therein, free and clear of all incu- and that they will warrant and defend the same arginst all parties making thereful chim the It is agreed between the parties herein that the partLeS. of the fart part shall at al- or answerd arginst and real estate when the same becomes due and paryble, and that they much sum and by such insurance company as hall be specified and directed by the part	. diversy hereof_thiny_AFC_the lawful owner_S_ of the premises above grantem moreases
according to the terms of 0.22 certain written obligation for the payment of said and by 11.5 terms made payable to the part V of the second part, with all interest	
and by interms made physics to the part by its recomparity of the an interms of users of money adjaced by the ignet the set of the second part, to pay for any insurance and part_10.25, of the hird part hild part to have a provided in this indering 2003 11 And this convergence hall be void if such apprent the made as herein specified, and the part thereof or any obligation created therein, or interest thereon, or if the taxes on asid not keep the should herein, or if the buildings on a sid real rest are not kept in as non- shall become should be rest, or if the buildings on a sid real rest are not kept in as non- shall become should be come of the should here in our of the buildings on and the option of the builder beneron, without in immediately maunt and become one and payable at the option of the builder beneron, without in	As herein provided, in the event that obligation contained therein fully discharged. If default be made in such payments or an real estute are not paid when the same become due and payable or if the insurance of repair as they are now, or if waste is committed on said premises, then this coveryance for the same written obligation, for the scenario of which this indenture is even. The
immediately mature and become due and payable at the option of the holder hereof, without n holder hereof, without n rents and henefits accrume therefront and to sell the premises hereby granted, or any part to retain the amount then unpaid of principal and interest, together with the costs and charge	notice, and it shall be lawful for the said part. Y of the second part
to retain the amount then unpaid of principal and interest, together with the costs and charge making such also, an oftenand, to the first part 262 . It is agreed by the parties better that the terms and provisions of this indenture and and inver to, and be obligatory upon the heirs, exclusions, administrators, perioral representable	ges incident thereto, and the overplus, if any there be, shall be paid by the part.
IN WITNESS WHEREOF, The part 105 of the first part ha ve her	res, assigns and successors of the respective parties bereto. eunto set <u>thoir</u> hand-and seals the day and year last abov
writien.	Pete Pedersen(SEAL
	Anita Fowler Pedersen(SEAL
	(SEAL
	(\$EAL
STATE OF KANSAS County of DOUGLAS	
BE IT REMEMBERED, That on this41	
<u>Notary Public</u> In the aforesa Pete Pederson	and County and State, came and Anita Fowler Pedersen, his wife,
(5 who executed the foregoing instrument and duly acknowledged th
IN WITNESS WHEREOF, I have hereunto	substribed my name, and affixed my official seal on the day and year las
My commission expires on the	
	. B. Martin Notary Public.
RELE.	
of Deeds to enter the discharge of this mortgage of record. Dated this	day of
and the second	Mortgagee. Owner.