| | MORIGAGE RECORD 69 Reg. No. 1171 Proc. DOCUMENTS FOR RANKE CITY NO BASIL | , |
|---|--|---|
| | This instrument was filed for record on the 19th day of | |
| | Fred O. Wilkerson et ux October A. D. 1925, at 4:26 P. M. Saa E. Wellman. | |
| | Low Ne+13 Die Register of Deeds. | 1.111 |
| | By Deputy. | |
| P | THIS INDENTURE, Made this 19th day of October , in the year of our Lord, one thousand nine hundred and twenty-five between Fred O. Wilkerson and Pearl, his wife, | 8 |
| | of Lawrence in the County of Douglas and State of Kansas , part lesof the first part, and the Lawrence National Bank | |
| | WITNESSETH, that the said part. 105 of the first part, in consideration of the sum of. Fifteon hundred and 00/100 DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, ha VP sold, and by this indenture do. to following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: | |
| | A tract of Six and Seven-Eighths(6 7/8) acres of land in the Northwest Quarter [\$] of the Southeast Quarter (\$), Section Ninetcen (19), Township Twelve (12), Range Trenty (20), described as follows: Beginning Forty Nine and Fourteen hundredths (45,14) Rods South of the Northwest Corner of said Northwest Quarter (\$) of the Southeast Quarter (\$) of Section Ninetcen (19); thence East Seventy (70) Rods; thence South Fifteen and Seventy-One hundredths (15,71) rods; thence West Seventy (70) Rods thence North Fifteen and Seventy one hundredths (15,71) Rods to the Place of Beginning, less the South One and Seven-Sighths (1-7/8) acres thereof, leaving a Five (5) acre tract, more or less. | |
| | | |
| | | |
| | | |
| 4 | | |
| | | |
| P | | |
| | with the appurelenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 105 of the first part do bereby covenant and agree that at the delivery hered they are the lavial enter. Bef the premises above granted, and mind of a | |
| | good and indefeasible estate of inberitance therein, free and clear of all incumbrances, | |
| | and that they will averant and defined the same against all graphic parking have(all chain therein. It is agreed between the parkine hereto that the part 100 of the first part shall at all times during the life of this indexiture, pay all taxes or assessments that may be levels or assessed against and real states when the same becomes due and payable, and that they. Will keep the buildings upon said real estates learned against for and tornado in such same and by mek | |
| | insurance company as shall be specified at directed by the part Y of the second part, the low, if any, made payable to the part Y of the second part to the extent of its interest. And in the event that said part 105 of the first shall fail to pay such taxes when the same keepen down of payable and to keep said company as shall be more interesting as the same taxes when the same keepen down of the same taxes as the same taxes when the same taxes as the same tax as the same taxes as the same taxes as the same taxes as the same tax as the same taxes as the same taxes as the same tax as the | |
| | part. Y of the second part may ray rold taxe and humaners, or either, and the amount so paid shall been a part of the indektoloses, secured by this indexture, and shall here interest at THIS GRANT insteaded on a part of the part and the part part of the sum of a second part part of the part | |
| | Fifteen hundred and 00/100 | |
| | and by 115 terms made payable to the part <u>y</u> of the second part, with all interest according to the terms of said obligation and also to accure say some of money advanced by the said part <u>y</u> of the second part to pay for any insurance or to discharge any taxes with interest thereen as herein previded, in the event that said part 108 | |
| | of the first part shall fail to pay the same as provided in this indexture. The same same same same same same same sam | |
| | upped, and all of the obligations provided for in advective adjustion, for the scentry of which this indexture is given, shall immediately nature and because due and payake at the option of the scentry | |
| | in the manner precribed by law and out of all minory utiling from such also to retain the moush of principal and interest, increden with the roots and charge incident liferity, and the overplant, if any there by shall be did by the part. It is agreed by the parties bereto that the terms and providence of this indettures and each and very solicition there in controls, and all lensitis according the interest in the terms and providence of this indettures and each and avery solicition there in controls, and all lensitis according the interest in the terms and providence of this indettures and each and very solicition there in controls, and all lensitis according the interest in the terms and providence of the indetture and each and very solicition there in controls, and all lensitis according the terms and providence of the indetture and each and avery solicition there in controls, and all lensitis according the interest in the terms and providence of the indetture and each and very solicition there in controls, and all lensitis according the terms and providence of the indetture and each and very solicition there in controls, and all lensitis according the terms and providence of the indetture and each and very solicition there in controls, and all lensitis according the terms and providence of the indetture according the terms and providence of the indetture according the terms are according the terms and the terms and terms and the terms and terms and the terms and terms are according the terms and the terms and terms and terms are according the terms are accordin | |
| | to, and he additatory upon the heirs, executors, administrators, personal representatives, saigns and successors of the respective partice herets. IN WITNESS WHEREOF, the part 108 of the first part ha V0 hereunto set thoir hand s and seal s the day and year last ablow written. | |
| | set above written. Fred O. Wilkerson | |
| | · Fearl Wilkerson (SEAL) | |
| | (SEAL) | |
| | (SEAL) | |
| | STATE OF Kansas | |
| 6 | County of Douglas / set. BE IT REMEMBERED, That on this 19th day of October A. D. 19 25, before me, a | |
| J | L. S. and Pearl #11korson his wife | |
| | to me personally known to be the same person 8 who executed the foregoing instrument and duly acknowledged the execution of | This Releases was written |
| | with the same of the second se | on the original Mor tgage entered |
| | Notaly Fublic. | entered this 2 day of Difference |
| | RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of | Elise & aroute |
| | Deeds to enter the discharge of this mortgage of record. Dated this 30 day of November 1929. Rawsence national Bank | Res. of Dood & |
| | Corp. Scal Go W. Milone Cashie Mortgagee. Owner. | |