Receiving No. 4118

392

## MORTGAGE RECORD 80

Reg. No. 1028

Receiving No.

and the second		and the second	MAN HERPEAN EXCLUSION CO., SAN
TITTT	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 58.	
	- Itom		
	Willis P. Olmated and Alice Olmsted	This instrument was filed for record on the 2 day of April A. D. 1937, at 4:15. ciegot P. M. Wardel G. Beginter of Decis.	A management appendix and a second
	то	Narold a. Beck	
	Terrer Contraction of the Contra	By	The Lawrence H
	Lawrence National Bank, Lawrence, Kansas	Dj	
	THIS INDENTURE, Made this lst day of <u>Avril</u> , in the year of our Loid, one thousand man hundred and thirty-seven between Willis P. Olmsted and Alice Olmsted, his wife		THIS INDENTUR hundred and thirty
			Lawrence
	of Lawrence in the County of Douglas and State of Kansas partles of the first part, and The Lawrence National Bank		of Lawrence
	David Chico , Anthe Martin Chico , Second next		
	WITNESSETH, That the said part ies of the first part, in considerat	ion of the sum of. DOLLARS, to them duly paid, the receipt of	WITNESSETH, T Twelve hundre
	-tit is hereby astromiadeed he ve sold and by this indenture do	Grant, Bargain, Sell and Mortgage to the said part y of the second part the	which is hereby acknowle
	following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:		following described real es
	The South one-half (Sa) of Lot number Forty-seven (47) on Vermont Street, in the City		
	of Lawrence, Kansas		
음음 나다			
			Y
	with the appurtenances and all the estate, title and interest of the said part 108	of the first part therein.	with the appurtenances an
·	And the mid parties of the first part do hereby covenant and agree that at the de	tivery hereof they are the lawful owner. S. of the premises above granted, and stand	. And the said part y of
	of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance		of a good and indefeasible estate
	and that they will warrant and defend the same against all parties making lawful claim thereto.		and that they will warrant and d
	It is agreed between the parties hereto that the part_HBL of the first part shall at all times and real estate when the same becomes due and payable, and that they will keep the building	during the life of this indenture, pay all taxes or assessments that may be lovied or assessed spint rs upon said real estate insured against fire and tornado in such sum and by such insurance company	It is agreed between the p mid real estate when the same be
	as shall be specified and directed by the part_Yof the second part, the loss, if any, made payable	to the part y of the second part to the extent of 1ts interest. And in the event that	as shall be specified and directed
	mid part 108 of the first part shall fall to pay such taxes when the same become due and payable a mid taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness,	nd to keep said premises insured as herein provided, then the part Y of the second part may per secured by this indenture, and shall bear interest at the rate of 10% from the date of payment and	mid part y of the first part sh mid taxes and insurance, or eithe fully repaid.
	THIS GRANT is intended as a mortgage to secure the payment of the sum cf	DOLLANA	THIS GRANT is intended
	according to the terms of GNG certain written obligation for the payment of said sum of	money, executed on the 1st day of April 1957_	scoording to the terms of OTL
	and byitsterms made payable to the part_Y of the second part, with all intere	st accruing thereon according to the terms of said obligation and also to secure any sum or sum of	and by its terms m money advanced by the said part
	money advanced by the said part. Y	any taxes with interest thereon as berein provided, in the event that said part 202 of the new ver-	
	shall fail to pay the same as provided in this indexture. And this conveyance shall be void if such payment be made as herein specified, and the obli- or any obligation restied thereby or interest thereas, of if the taxes on add real estates are not paid the buildings on add real estate are not kept in as good repair as they are now, of if watch is committed and all of the obligations provided for in said written obligation, for the exercity of which this indexture	gation contained therein fully discharged. If default be made in such payments or any part thered when the same become due and payable, or if the insurance is not kept up, as provided hereis, or if the add previous then this environment will be any the whole um remaining under	shall fail to pay the same as prov And this conveyance shall or any obligation created thereby the building to maid real setate ar and all of the obligations provided
	and all of the obligations provided for in said written obligation, for the security of which this indentur	to a given, shall immediately mature and become due and payable at the option of the holder breat,	and all of the obligations provided without notice, and it shall be in w
	without notice, and it shall be lawful for the said part. Y of the second part. thereon in the manner provided by law and to have a receiver appointed to collect the rents and ben preseribed by law and out of all movers arking from such ask to retain the amount then unpaid of	efts accruing therefrom; and to sell the premises hereby granted, or any part thereof, in the masser principal and interest, together with the costs and charges incident thereto, and the overpies, if any	without notice, and it shall be in w thereon in the manner provided h prescribed by law and out of all n
	there be, shall be paid by the party	a second s	there be, shall be paid by the part It is agreed by the parties and be obligatory upon the heirs.
		reunto set thoir hand and seal the day and year last above	· IN WITNESS WHI
	written.		written.
		Alice Olmsted (SEAL)	
		(SEAL)	
		(SEAL)	
			STATE OF KANSA
	STATE OF Kansas		COUNTY OF DOUGL
		1st day of April A. D. 19. 87 , before me, a	
	Notary Public		A PARTY AND A PARTY AND
This Release	Willie P Olmeted and Alies Olme	had ble wide	
was written	to me personally known to be the same person.	who executed the foregoing instrument and duly acknowledged the execution	(CPAT)
on the original		subscribed my name, and affixed my official seal on the day and year last above	(SEAL)
this day	My commission expires on the	day of 1939	
of the address		W. A. Schaal Notary Public.	and the second second
01 al a A.			
Reg. of Deeds.	RELI I, the undersigned owner of the within mortgage, do hereby acknowledge th	full summer of the data sound thereby and sutherize the Register of Deeds	I, the undersigned ow
	to enter the discharge of this mortgage of record. Dated this <u>19</u> d	ay of Sept man 1938 Converse, Hansa	to enter the discharge of thi
Beert		Lairens Exe. W. Tubre Carlin	1
	(Corp Seal)	Mortgage, Ouune	(Corpiled)
		· · · · · ·	
1000 PEL 1000 (000 000 000 000 000			and the second second second