Inis Release written

A a Real Reg. of Deeds.

of 1941 Na 1.477.5.494 K

MORTGAGE	RECORD	80
MONTONOL	RECORD	

Reg. No. 1433 < Fee Paid, \$ 3,00

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Receiving No. 1

	FROM Marguerite Herris TO	STATE OF KANSAS, DOUGLAS COUNTY, st. This instrument was filed for record on the 28 day of April A. D. 19.58, st. 1:25 gelock P.s. M. Marall A. Diego Register of Deeds.	
Lawrence I	Bldg. & Loan Assn.	By Deputy.	
THIS INDENTUR	RE, Made this 26th day of y-eight between Margues	April , in the year of our Lord, one thousand mine rite Harris and George T. Harris, her husband	THIS INDENTI bundred and thirty
of Lawrence	in the County of Douglas t and The Lawrence Building and I	and State of Kansas	d
	That the sold part is a s of the first part in conside	part y of the second part.	WITNESSETH,
Twelve Hundred	and no/100	Grant, Bargain, Sell and Mortgage to the said part. Y. of the second part the	 Five Thousand, which is hereby acknowled following described real
Lots Seventeen City of Lawren		Six (6), Homewood Gardens a sub-division near the	The North Range 20, to Baldwi The South West Half
And the mid part 1850 of a good and indefensible estate and that they will warrant and d It is agreed between the p said real estate when the mme be a shall be specified and directed mid part V of the first part al	of inheritance therein, five and clear of all incumbrance. defend the same against all parties making itseful claim thereto. parties hereto that the part. $\frac{1}{90}$ of the first part shall at all it ecomes due and payable, and that $\frac{1}{100}$ were pits be by the part. \underline{V} of the econd part, the loss, if any, made pay	es delivery hereof. they are the lawful owners. of the premises above granted, and sain a set of the set of th	whithe appurtenances an And is and part. Jono dr pet an indemality surrait within they will wurrant and d This agreed between the p wind matter when the armo- be and is pecified and directed of period 2.6 at the fort period THIS GRANT is interedor
Twelve Hundred s	and no/100	m of money, executed on the 26th day of April 19.38	ameting to the terms of
and by its terms m	made payable to the part_Y of the second part, with all is	m of moory, excettion on the Co L(1 Cay of A(p+1) A(p+1) contained and also to recurs any sum or sums of arge any tasks with interest thereon as berein provided, in the event that maid part Sold the first part	ad by_itsterms n many advanced by the said par
shall fail to pay the same as prov And this conveyance shall or any obligation created thereby the buildings on said real estate as and all of the obligations provided	vided in this indenture. It be void if such payment be made as herein specified, and the y, or interest thereon, or if the taxes on said real vatate are not re not kept in as good repair as they are now, or if wrate is commit of or in said written obligation, for the security of which this inde	e bligation contained therein fully discharged. If default be made in such payments or any part thered paid when the same become due and payakle, or if the insurance is not keept up, payworde herein, or if the do naid premise, then this convynces shall become absolute, and the whole sum constitution up of inter is given, shall immidiativy matters and become due and provide at the option of the holder hered,	dail hil to pay the same as prov
without notice, and it shall be law thereon in the manner provided b prescribed by law and out of all there he shall be maid be at	will for the said part. Y. of the second part. by law and to have a receiver appointed to collect the rents and moneys arising from such sale to retain the amount then unpai of 10 S making such sale on denoted to the former form	to take possession of the sid prevales and all the improvements benefits accruing therefrom: and to sell the prevines hereby granuled, or any part thered, is the manage d of principal and interest, together with the costs and charges incident thereto, and the overplus, if any	witcut notice, and it shall be in w therea in the manner provided b presched by inw and out of all p there be, shall be paid by the part
It is agreed by the parties and be obligatory upon the heirs. IN WITNECC UPU	a hereto that the terms and provisions of this indenture and en a executors, administrators, personal representatives, assigns an EREOF. The part for of the first part he	ch and every obligation therein contained, and all benefits accruing therefrom shall estend and inne is, d successors of the respective parties hereic. hereunto set their hand ⁵ and seal the day and year last above	there be, shall be paid by the part it is agreed by the parties and be obligatory upon the beirs, IN WITNESS WHH
written.		Marguerite Earris (SEAL)	witten.
		George T. Harris (SEAL)	
		(SEAL)	
FREE DOCUMENTS		(SEAL)	
STATE OF KANSAS County of DOUGLAS	BE IT REMEMBERED, That on this	26th day of April A. D. 19 38, before ma, a	STATE OF Kansas County of Douglas
(SEAL)	Larguerite Harris and to me personally known to be the same person of the same. IN WITNESS WHEREOF, I have hereu written.	In the aforeaid County and State, came George. T. Harris, hor. husband s. who executed the foregoing instrument and duly acknowledged the execution nto subscribed my name, and affixed my official seal on the day and year last above day of April 1940 I. C. Stovenson Notary Public.	(SEAL)
	R	ELEASE	
I, the undersigned o to enter the discharge of th by I. E, Eby Secy.	wner of the within mortgage, do hereby acknowleds	to the full payment of the debt secured thereby, and authorise the Register of Deeds day of JAN, 1941. The Rivelding and Joan averation O Foster Ones. Workgape.	L, the undersigned owr to mier the discharge of this