Receiving No. 6971

598

MORTGAGE RECORD 80

Reg. No. 1698 Fee Paid, \$ 4.00

Receiving No. 6

	FROM STATE OF KANSAS, DOUGLAS COUNTY, ss. Gotlieb Nieder and Mabel F. Nieder, his wife This instrument was filed for record on the 29 day of Asy of November .Gotlieb Nieder and Mabel F. Nieder, his wife A. D. 19. 38, at 3:45 o'dock. P. M.	Lawrenc
	THIS INDENTURE, Made the 25th day of November , in the year of our Lord, one thousand nine hundred and thirty eight between Gottlieb Nieder and Mabel F. Nieder, his wife	THIS INDENTU hundred and thirt and Elsie
	of Budora in the County of Douglas and State of Kansas parties of the first part, and Kaw Valley State Bek, Eudora, Kansas.	d Lawrence part 188 of the first part
	witnesserie part 105 of the second part. WITNESSETH, That the said part 105 of the first part, in consideration of the sum of. part 105 of the second part. Sixteen hundred and no/100 DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, ha Y0 sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part Y of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	WITNESSETH, 7 Awenty Seven Hu which is hereby acknowle following described real e
	The West one-half (\mathbb{N}_2^h) of the Northwest Quarter (\mathbb{N}_2^h) of the Southwest Quarter ($\mathbb{S}\mathbb{N}_2^h$), less one accember or less lying south of the public road; and the fractional Westhalf, (fr. \mathbb{N}_2^h), of the fractional Southwest Quarter (fr. $\mathbb{S}\mathbb{N}_2^h$) of the fractional Northwest Quarter (fr. \mathbb{N}_2^h), South of the Kansas River, all in Section Four (4), less the tract of land described in Book 111 at Page 246, heretofore deeded to John Schopper all in Township Thirteen ^S outh (Twp.13S), Range Twenty-one East, (Rg. 21B) of the 6th. Principal Meridian and less railroad right of way. containing in the aggregate, 22 and 2/10 acres, more or less.	Lot Lot in t
	with the appurtenances and all the estate, title and interest of the said part 108. of the first part therein. And the said part 188. of the first part do	with the appurtenances an And the said part 105 of of a good and indefeasible estate
	and that they will warmant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part_26. of the first part shall at all times during the life of this indentum, pay all taxes or assessments that may be levied or assessed against mid real state when the same becomes due and paysits, and that <u>they</u> will have the buildings upon and real state intered significant during the main state same during the life of this indentum, pay all taxes or assessments that may be levied or assessed against mid real state when the same becomes due and paysits, and that <u>they</u> will have the buildings upon and real state intered significant during the same advected by each gard, the second pays to the interest of the first. Interest. And in the remaint that mid paysid during advected and directly the part. Just the same become share and payside and the share become advected by this indenture, and shall been litterest at the rate of 10% from the date of paysment and THIS GRANT is intended as a mortgary to secure the payment of the monol —	nd that they will warnat and d It is agreed between the p and real matter when the same be an allow the same be and have a peet of the same be and have a same same same same fills GRANT is intende Tranty Septon neuring in the terms of <u>OP</u> and by the terms of <u>OP</u>
	meany advanced by the suit perty the second part to pay for any insurance or to discharge any taxes with interest therein a herein provided, in the event that said part of the first part And this correspond to the second part to pay for any insurance or to discharge any taxes with interest therein any discharged. If default he made in mach parameters or any part thereof any discharged relation therein (being), or interest therein, a life interest on any discharged. If default he made in mach parameters or any part thereof any discharged relation therein (being), or interest therein, a life interest on any discharged and therein fully discharged. If default he made in mach parameters or any part thereof and all of the obligation provided for in add writes obligation, for the secondry of which this indetectors is given, shall immediately matters and become due and payling, and previses and it while the indetectors is given, shall immediately matters and become due and payling to the second part in the second part of the indetectors is given, shall immediately matters and become due and payling at the background previses and in the previses and in the previses and in the previses of the langeroments therein in the mance pervised by law and to have a fromoly string the same annount the managering of part is the addist therein, and the addist therein, of the addist therein, of the addist therein, in the manager in the previses of the manager and the addist therein, and the addist therein, addist therein, the therein addition of the addist therein, addition of the addist therein, addition of a second part is the addist therein, and therein is the previses and it has addition therein the second therein addition of the addition of the addition of the second therein addition of the addition of the second therein addition of the addition of the second therein addition of the addition of the second therein addition	noney advanced by the said part shall fall to pay the same as prov And this conveyance shall or any obligation created thereby the buildings on and/areal testate ar- aed all of the obligations provided without notice, and it shall be law thereas in the manner provided by preserible by law and out of all n
	there be, shall be paid by the part. Y making such halo on demand, to the form part. It is a work by the parts where the bar of the start and provides of the indicators and each and every obligation therein estationd, and all benefits according thereform shall extend and inner to, and be obligatory upon the beins, streatters, similaritations, personal representatives, and successors of the respective partial herein. IN WITNESS WHEREOF, The part ies of the first part have bereunto set their band and socal s the day and year last above written. Gottlieb Nieder (SEAL)	there be, shall be paid by the part It is agreed by the parties and be obligatory upon the beirs, IN WITNESS WHE written.
	Mabel F. Nieder (SEAL)	
This relassa was written on the original mortages entared this <u>27</u> day eft <u>Theor</u> .	STATE OF Kansas County of Douglas }ss. BE IT REMEMBERED, That on this 25th day of November A. D. 19 38, before me, a	STATE OF Kansa County of Doug1
	Notary Publia in the aforesaid County and State, came. Gottlieb Nieder, and Kabel F. Nieder, his wife. to me personally known to be the same person. 8. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 12 th day of W.C. Mercier Notary Public.	(SEAL)
Hard Q. B. L Reg. of Deeds Tanata Hennon	BELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26 day of 7000. 19.455.	I, the undersigned own to enter the discharge of this
Deputy	(Corp. Sed) Have Valley State Bank Enland France.	by L. C. E Secrete