Receiving No. 7043

608

MORTGAGE RECORD 80

Reg. No. 1720 Fee Paid, \$ 9.00

Receiving No. 705

Contraction in the second		
	FROM STATE OF KANSAS, DOUGLAS COUNTY, 55.	Frank
	This instrument was filed for record on the 19 day of	Elsie
	Harry Weyermuller and Vina Weyermuller, his wife Decomber A. D. 19 38, at2:00 o'clock P. M. (-
했는데네네	TO Hardd a Berg Register of Deeds.	Lawre
	Lawrence National Bank Lawrence, Lansas By Deputy.	
	THIS INDENTURE, Made this 16th day of December , in the year of our Lord, one thousand nine	THIS INDENTUR
	hundred and thirty-eight Harry Weyermuller and Vina Weyermuller, his wife	bundred and thirty
	of Lawrence in the County of Douglas and State of Kansas parties of the first part, and The Lawrence National Bank	parties of the first part
꾀물을 듣는	LAWTONCE, KANSAS par	WITNESSETH, T
	Thirty-six Hundred and no/100 DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, ha Ve. 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:	Seven thousand a which is hereby acknowled following described real est
		"The West one South, of Ra
	The South Half (S_{2}^{1}) of Lot Number Thirty (30) on Massachusetts Street, City of Lawrence,	"The Southwest
	Douglas County, Kansas. (known as 718 Mass. St)	Twenty (20) I Southwest con
		15.45 chains the center of Quarter Sect
		"The North Wes
		(20) East of
		It is the int
		real estate p
	with the appurtenances and all the estate, title and interest of the said part 105. of the first part therein.	with the appurtenances and
	And the mid paril 92 of the first part do	And the said part 108 of t
	of a good and indefenable estate of inheritance therein, free and clear of all incumbrace	and that they will warrant and def
	It is agreed between the partice hereto that the part 20.8. of the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against add real state when the same becomes due and payable, and that they, will hab the buildings upon add real eviate insured against fire and tornado in such may and by such insurance company	It is agreed between the par mid real estate when the same beco
	as shall be specified and directed by the party of the second part, the loss, if any, made payable to the part Y of the second part to the extent of 118 interest. And in the event that	a shall be specified and directed by
	mid part 108 of the first part shall fail to pay such taxes when the same become due and payable and to keep mid premises insured as herein provided, then the part <u>y</u> of the second part may pay mid taxes not insure not either, and the amount so paid shall become a part of the indebtadenes, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until fully reguld.	mid part 18 Sof the first part shal mid taxes and insurance, or either, fully repaid.
	This GRANT is intended as nonperformance of the payment of the index secured by this indexture, and shall beer interest at the rate of 10% from the date of payment until THIS GRANT is intended as nonperformance or the payment of the sum of Thirty-six Hundred and no/100	THIS GRANT is intended a Seven thousand and
	according to the terms of OBC certain written obligation for the payment of said sum of money, executed on the 16th day of December 19.38	scoording to the terms of QIIO
FEDERA	and by <u>115</u> terms made payable to the party of the second part, with all interest according to the terms of maid obligation and also to secure any sums of money advanced by the mid part. Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that mid part 162 of the first part	and by 118 terms mad
	man fall to pay the same as provided in this indexture. And this conveyance shall be yold if such payment be made as berein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof	
	sais full to pay the same as provided in this indexture. And this converging which if which is payment be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or say part there are a same because the same and the same because on and real reals are not paid when the same because the sade payable, or if the inserts or is not here in an event the buildings on a single same as a same and the same because on and real same because the sade payable, or if the inserts or is not here in an event the buildings on a single same as a same and the same because the same because the sade payable and the whole same meaning updat and all of the obligations provided for in said writes obligation, for the security of which this indexture in gives, hall mentionly matter and the option of the builde hered.	shill fail to pay the same as provid And this conveyance shall be or say obligation created thereby, o the building to said real estate are n and all of the obligations provided fo
	without holics, and it shall be layting for the said part. Y of the second part	without notice, and it shall be lawful thereon in the manner provided by I prescribed by law and out of all mot
	presences by has not out of all monory a mang from such as to break the amount them unpild of principal and interest, teachers with the costs and charge incident thereby, and the overplan, if any there by that by any out of the amount them unpild of principal and interest, teachers with the costs and charge incident thereby, and the overplan, if any and by eldipticity upon the birth, executing therefore and the amount them unpild of principal and interest, teachers with the costs and charge incident thereby, and the overplan, if any and by eldipticity upon the birth, executing therefore and the amount the amo	there be, shall be paid by the part
	and be obligatory upon the bein, executors, administrators, personal representatives, and processors of the respective partice herets. IN WITNESS WHERFOF, The part 108 of the first part ha Y0 hereunto set thoir hand and seal 8 the day and year last above	and be obligatory upon the beirs, ex IN WITNESS WHER
	written.	written.
	Harry Weyormuller (SEAL)	
	(SEAL)	
	STATE OF. Kansas	STATE OF Kansas
	COUNTY OF DOUGLAS SS. BE IT REMEMBERED, That on this 17th day of December A. D. 19.38, before me, a	COUNTY OF Douglas
This release was written	Notary Fublic in the aforesaid County and State came	
en the original mortgage entered	Harry Weyermuller and Vina Weyermuller, his wife to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same.	
this 16 day	(CDAT) IN WITNESS WHEREOF. I have bereinto subscribed my name and affired my official soal on the day and year last above	ti
1945	(SEAL) written. My commission expires on the 19 day of August 1939.	(SEAL)
Hand & Ted	Geo, D. Walter	Δ
Vanate Alena	Notary Public.	
Deputy	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 Deeds	14
	to enter the discharge of this mortgage of record. Dated this 11 the day of actalin 1945. The Journe Mational Bank, Journa, Warness (Corp Seal) By the D. Walter, V. Pur Mortgage. Owner.	I, the undersigned owner to enter the discharge of this m
	(Corp Seal) By the R. Walter, V. Prigree. Owner.	i i i i i i i i i i i i i i i i i i i
	Aurugagee. Unter.	1 ((
		A REAL POINT AND A CONTRACT OF A DESCRIPTION OF A DESCRIP