coiving No. 8041 < MORTGAGE RECORD No. 81 Reg. No. 1917

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영영상이 않는	State of Kansas County of Douglas	From
	Tials instrument was filed for record in the office of REGISTER OF DEEDS	Otto A, Fischer and
	of said County, on the28 day ofJune	Anges O. Fischer To
	1939, at 11:50 o'clock A.V.	THE SECURITY BENEFIT ASSOCIATION
	Horted Miller Register of Deeds.	Topeka, Kansas
		THIS INDENTURE, Made this 19th day of
	•	and betweenOito_A. Fischer and Agnes_O. Fischer
	, part ies of the first part and THE SECURITY located at Topeka, Shawnee County, Kansas, party of the second part:	
		WITNESSETH, That the said part 193 of the first part, in consi Seven Thousand Five Hundred and No /100 - DOLLA
	S, to themin hand paid, the receipt whereof is hereby acknowl- aid party of the second part, its successors and assigns, all of the follow- and State of KANBAS, to wit;	deed, doby these presents grant, bargain, sell and convey unto the ng described real estate, situate in the County ofDurlas
	The North One-half (H_{2}^{4}) of Lot Fifty-one (51) and the South Two (2) Feet of Lot Forty-nine (49) and grantor's interest in the south party wall located	
	ausotts Street in the City of Lawrence.	on Lot Forty-nino (49), all on Massac
		This mortgage is given solely for the
	me 19, 1939, and recorded in Book 81 of the Register of Doeds of Douglas County,	mortgages at page 87, in the office of
	경제에 안해 소문에 사람이 물건집에 들었다.	Kanses.
	나는 아이들에서 아이들이 아이들이 가지 않는 것이라. 이 것이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이	
	editaments and appurtenances thereunto belonging or in anywise apper-	TO HAVE AND TO HOLD the same, with all and singular the he
	ted, and seized of a good and indefeasible estate of inheritance therein,	the lawful owner. S. of the premises above gra
	iii warrant and defend the same in the quiet and penceable possession of ainst the lawful claims of all persons whomsoever.	ree and clear of all incumbrances, and that
	tly indebted to the said second party in the sum of	FIRST. That said part 105of the first part are ju
No. of Concession, Name	, according to the terms of a certain mortguge note or bond of even date	even mousant Five Hundred and No/100 Dollar Juo July 1, 1949 rewith executed by said part 108 of the first part in consideration
	of	rest thereon from June 22, 1939 until maturity, at the rate
	ms of said note; both principal and interest and all other idebtedness	hys of family ry and in each year, according to the t
	tes of America, at the office of THE SECURITY BENEFIT ASSOCIA- cress after due.	eruing hereunder, being payable in lawful money of the United S ION, in Topeka, Kansas, and all of said notes beaving ten per cent i SECOND. That the said for a said notes beaving ten per cent i
	ay pay such taxes and assessments, and recover the amount so 1 sid with ge shall stand as security therefor.	come delinquent; and in case not so paid, the holder of this mortgage terest thereon at the rate of ten per cent per annum, and this mortgage
	id premises insured in some responsible company or companies, approved he sum of not less than	THIRD. That the said first party shall keep the buildings on a said second party, for the benefit of said second party or action in
	\$7.500.00 Wind Dollars	
6	id therefor with interest at ten per cent per annum, and this mortgage	a such denver the poincies and renewal receipts to said second pr ay effect such insurance, and recover of said first party the amount r all stand as security therefor.
10000	her improvements on said premises in as good condition and repair as mises to depreciate by neglect or want of care; and should said first modicts represented a cold premises	FOURTH. That said first party shall keep all fences, buildings and ey now are, and shall not suffer waste nor permit the value of said pur- ty paging and shall not suffer waste nor permit the value of said po-
	ted to be paid for the period of ten days after the same becomes due, the	FIFTH. In case of default of payment of any sum herein covena
	ghis, interest at the rate of ten per cent per annum, computed annually	Id first part Ava. agree to pay to the said second party, or its as
	d said legal holder shall be entitled to the possession of said property ing of possession shall in no manner prevent or retard the second party	llateral security for the payment of all moneys mentioned herein, a a receiver or otherwise as it may elect. It is also agreed that the ta
	if default be made in the agreement to insure, or in the covenant spainst veyance shall become absolute, and the whole of said principul and inter-	tes, or if said taxes or assessments be not paid as provided herein, or numbrances, or any other covenant herein contained, then this co
	y of the second part, or assigns, and this mortgage may thereupon sts, without further notice. In case of such foreclosure, said real estate	t shall immediately become due and payable at the option of the pa forcelosed immediately for the whole of said money, interest and c all be sold without approxicement
	have hereunto subscribed their	IN WITNESS WHEREOF, The said part ies of the first part
	Utto A. Fischer (Seal)	
	Agnos O. Fischer (Seal)	ATE OF KANSAS.
	Juna A D 10 39 bafara ma tha under	unty ofDouglas
	Otto A. Fischer and Agnos O. Fischer, his wife,	
	15 who executed the foregoing instrument and duly acknowledged the	to me personally known to be the same personally known to be the same personally known to be the same personal statement of the same pers
1 Q	y hand and affixed my official seal, the day and year last above written.	SEAL) execution of the same.
	Frank E. Bankg Natary Public.	(Term expires Nov 8 19 42)
	N OF MORTGAGE	
	in named, does hereby acknowledge full payment of the debt secured by	
	or factor County, Kansas, to discharge the same of record. resolute to be signed by its National President, National Secretary and	IN WITNESS WHEREOF, The said corporation has caused these
	A. D. 1949	
Rect March 1997		
	By Rewic National Secretary.	National President.
	adjuaments and appurtenances thereunto belonging or in anywise apper- light or estate therein, unto the said party of the second part, its success- hereby covenant and agree that at the delivery hereof, .kby. Are	HAVE AND TO HOLD the same, with all and singular the ha and all rights of homestead exemption and every contingent assigns, forever. And the said part103 of the first part do