MORTGAGE RECORD 84

378

CReg. No. 3022 Fee Paid, \$ 4,25

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88,		
Millie McKinney a	nd Fred J. McKinney, her husband	This instrument was filed for record on the <u>15</u> day of	C_	8
The Lawrence Build	ing and Loan Association	By Deputy.		
hundred andfor	ty-twobetween	, in the year of our Lord, one thousand nine	\cap	ő
Lillio	McKinney and Fred J. McKinney, her	husband		11.
of Lawrence	in the County of Douglas t, and The Lawrence Building	and State of Kansas		
		part y of the second part.		
Seventeen I	the said part.109.of the first part, in consider Jundred Fifty, and no/100 leed, ha. vc. scid, and by this indenture do el estate situated and being in the County of Doug	Grant Bargain Sell and Mortgage to the said part V of the second and	e []	
1	he North Twenty-five (25) feet of t	the East One Hundred Eighty-one and two-tenths	0	Ð
		(3), less the East Fifty (50) feet thereof for a		
		(25) feet of the East One Hundred Eighty-one		
		Two (2) less the East Fifty (50) feet thereof		
) in South Lawrence, an addition to the City		
	of Lawrence,			
			1-1	ġ.
with the appurtenances an And the said part icouf	d all the estate, title and interest of the said part the first part do_==hereby covenant and agree that at the	2.5.5.cf the first part therein, delivery hereof they are the lawful owner S of the premises above grantel,		
and seized of a good and indefes	sible estate of inheritance therein, free and clear of all incu	imbrance		
It is agreed between the p	defend the same against all parties making lawful claim the parties hereto that the part 105. of the first part shall at a	all times during the life of this injenture, pay all taxes or assessments that may be levied		
such sum and by such insurance	company as shall be specified and directed by the part _Y_of	the buildings upon said real estate insured against fire and torgato in the second part, the loss, if any, made symble to the part $\sum_{i=1}^{N}$ of the second part to the part such target when the same become due and nygable and to keep said premises insured		
as herein provided, then the part this indenture, and shall bear in	t_Y_of the second part may pay said taxes and insurance iterest at the rate of 10% from the date of payment until	e, or either, and the amount so paid shall become a part of the indebtedness, secured by fully repaid.		
Se	as a mortgare to secure the payment of the sum of wenteen Hundred + ifty and no/100 -	Dollars,		
and by its terms made p		at accruing theseon according to the terms of said obligation and also to secure any sum		
said part i a g of the first part at And this conveyance shall part thereof or any chilest	all fail to pay the same as provided in this indenture be void if such payment be made as herein specified, and the	ee or to discharge any taxes with interest thereon as herein provided, in the event that obligation contained therein fully discharged. If default he made in such payments or any	0	
not kept up, as provided herein, shall become absolute, and the w immediately mature and become	reasons concretely, or interest increase, or if the taxes on said or if the buildings on said real estate are not kept in as gave hole sum remaining unpaid, and all of the obligations provid due and payable at the option of the holder hereof without	64 of to discharge any taxy with interest thereon as herein provided, in the event that displaying end therein the discharge and therein the discharge of th		
tents and benefits accruing there to retain the amount then unpaid	from; and to sell the premises hereby granted, or any part	thereof, in the manner prescribed by law and to nave a receiver appointed to collect the		
making such sale, on demand, to It is agreed by the parties extend and inure to, and he of	the first part 108 hereto that the terms and provisions of this indesture and interest and provisions of this indesture and interest of the hereto the terms and provisions administration of the hereto thereto the hereto the hereto the hereto the hereto	are incoment thereto, and the overplus, if any there es, shall be paid by the part, y each and every obligation therein contained, and all benefits accruing therefrom shall representatives as a can an an accergion of the respective parties hereio.		
IN WITNESS WHERE written.	OF, The part iss of the first part ha	eunto set their hand and seal S the day and year last above		
		Nillie McKinney(SEAL)		
		Fred J. McKinney (SEAL)		
		(SEAL)		
STATE OF Kansas County of Dougla	같아, 그는 그는 생각, 것은 문화가 많은 것은 것을 많은 것이라는 것은 것이라는 것을 때 문화가 있다.			1
	BE IT REMEMBERED, That on this			
	Notary Public in the aforesai Willie McKinney and Fred J. McKi	id County and State, came	n.	
	to me nersenally known to be the same person. S	. Who evenued the foregoing instrument and duly acknowledged the		
	IN WITNESS WHEREOF, I have hereunto s shove written.	ubscribed my name, and affixed my official seal on the day and year last	0	
	My commission expires on the7th (SEAL)	Frank Fox		
		Notary Public.		
I, the undersigned own	RELEA er of the within mortgage, do hereby acknowledg	a the full nermont of the debt around thereby and authorize the Besister		
of Deeds to enter the discha	rge of this mortgage of record. Dated this 03	day of any positive or device and a marrie the register July and Carn Castriction Weathing via - Press		
BYE FL.	Vne accovence P	Maring and War association		
ity and the	(ap. Sul) E.S.	Weatherby Vice-Ores	THE REAL PROPERTY AND	