576 Reg. No. 2392

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MOR. GAGE RECORD 69

Paid	TIONEAY CO KANSAR CITY NO MORE	-
FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	
A MANA	This instrument was filed for record on the 18 day of Feb A. D., 192 7, at 11:20 A. M.	
John W. Miller TO	4 6 94.00	
	register of Deeds.	
Verchants L. & Sav, Bank	ByDeputy.	-
THIS INDENTURE, Made this first day of	February , in the year of our Lord, one thousand nine	
hundred and twonty seven between	e of Bowler in the county of Carbon and state of	hu
Montana, and Frank H. Vaughn and Elizabeth M. V	augini niis wiito	d
of Glendale in the County of Los part least the first part, and The Merchants Loan and	Angeles and State of California . Savings Bank, Lawrence, Kansas	pa
	party of the second part.	
WITNESSETH, that the said part ies of the first part, in consi- Three Thousand and no/100 (\$3000.00)	DOLLARS, to crow duly paid, the receipt of	
which is hereby acknowledged, ha Ve sold, and by this indenture do to following described real estate situated and being in the County of	Grant, Bargain, Sell and Morigage to the said part. yof the second part, Doug las and State of Kansas, to-wit:	to
to following described real estate situated and being in the state		
The south one half $(S_{\frac{1}{2}})$ of lot numb	er seventy four (74) on Massachusetts street less a	
strip nine (9) inches wide off the	south side thereof in the city of Lawrence, Kansas.	
	;;;;;	
State of California [County of Los Angeles [BS		
	day of February A.D. 1927 before me a Notary Public	
to the efenced county and state came Frank H.	Vaughn and Elizabeth M. Vaughn his wife to me person-	
avaition of the same.	e foregoing instrument and duly acknowledged the	
In Witness Whereof, I have hereunto	subscribed my name and affixed my official seal on	
the day and year last above written.	Mabelle M. Evarts	
LS My commission expires on the 20th day of Septemb	Notary Public.	
;;;;		
with the appuretenances and all the estate, title and interest of the said part.	ies of the urst part therein.	with
And the said part 108 of the first part do hereby covenant and agree that good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	at the delivery hereof they are the lawful owner. S of the premises above granted, and seized of a	good a
	Il times during the life of this indenture, pay all taxes or assessments that may be levied or assessed	and th
	il times during the life of this indenture, pay all taxes or assessments that may be levied or assessed keep the buildings upon said real estate insured against fire and tornado in such sum and by such	agains
	he loss, if any, made payable to the part y of the second part to the eatent of its hen the same become due and payable and to keep said premises insured as herein provided, then the	insur
	o paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at	part. the ra
THIS GRANT is intended as a mortgage to secure the payment of the sum of Three Thousand and no/100	DOLLARS	
according to the terms of ONO certain written obligation for the payment of said	sum of mentry, executed on the firstay of February 19 27,	accord
	l interest accruing thereon according to the terms of said obligation and also to secure any sum or or to discharge any taxes with interest thereon as herein provided, in the event that said part 108	and by sums o
of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be vidi if such payment be made as berein specified, and the oblight any oblighting created thereby or interest thereary of it that have no add real orbits are not.	igation contained therein fully discharged. If default be made in such payments or any part thereof	of the
or if the buildings on said real estate are not kept in as good repair as they are not, or if waste is compaid, and all of the obligations provided for in said written obligation, for the security of which	gation centation there in full discharged. If default is made in a such payments or any part thereof, and a least the same leaves due and paysies, or if the instance is not leave up, as provide herein, multiced on add provinces, then this convey are reliable herein due and the x hole sum remaining this infections is given, shall investigatly muture add tenses due and the x hole sum remaining of the infections is given, shall investigatly muture add tenses due and the shall be at the options of the	or any or if th unpaid
solder hereof, without notice, and it shall be lawful for the said part. $V_{\rm of}$ of the second part improvements thereon in the manner provided by law and ut to have a receiver appointed to collect the number of the manner preserviced by law and out of all moneys arising from such sale to retain the amount of the manner preserviced by the second	to take pessession of the said premises and all the rents and lettefits accruing therefrom; and to sell the premises hereby granted, or any part thereof, then unpaid of principal and interest, together with the exists and charges incident therein, and the	holder improv in the
werplus, if any there be, shall be paid by the part y making such sale, on demand, to the It is agreed by the parties hereto that the terms and provisions of this indenture and each and be discussed when the heim sale and a sale and the discussed when the heim sale are sale as the sale are sale.	first part 105 . and every obligation therein contribution, and all lengifics accruing therefrom shall extend and inure ind successors of the respective parties hereto.	overplu
	hereunto set the ir hand 8 and seal 8, the day and year	to, and
New Moore Written,	John W. Miller (SEAL)	last a
	Delone Willer	
	(SEAL)	
	Frank H. Vaughn (SEAL)	•
· · · · ·	Elizabeth M. Vaughn (SEAL)	
TATE OF Montaha		STAT
ounty of carbon	7 day of February A. D. 19 27, before me, a	Count
Notary Public. in	the aforesaid County and State, came	
John W. Miller and Delona Mille LS to me personally known to be the same person 5 w		1
IN WITNESS WHEREOF I have hereunte a	he executed the foregoing instrument and duly acknowledged the execution of abscribed my name, and affixed my official scal on the day and year last above	
My Commission Expires on the 14 day	of Kay 19 20 J.W. Jones and for the state of Montana residing at Bridger. Intena, My cormission expires May 14, 1929	
REL	ASE	
I, the undersigned owner of the within mortgage, do hereby acknowledgeds to enter the discharge of this mortgage of record. Dated this 30%	the full payment of the debt secured thereby, and authorize the Register of $\frac{1}{2}$	
the distance of this mortgage of record. Dated this 3004	day of March 1937	Deeds
Cordbeal	hoteres saving bank Tana and Tana	
Corf.Seal	By George Docking Mortgages. Owner.	
confidence	he Tiret Lavinge Bank, Lawrence Carren By George Docking Workswee. Owner. Dies President	