MORTGAGE RECORD 74

286

Reg. No. _3404_____ Fee Paid, \$__1.25____^

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 24 day of	
- F.S.Butcher et al	April A. D. 10, 28 at 4135 P. M. Jsa E. Wellman	
10	Isa E. Wellman	
Law. Natil Bank	By	
THIS INDENTIDE Male die 21at	11 induction 1	
THIS INDENTURE, Made this 21st day of Apr hundred and twenty eight between		
of in the County of Douglas	and State of Kansas	
part	party_ of the second part.	
WITNESSETH, That the said part. ies. of the first part, in cons	ideration of the sum of	
Five Eundred and no/100 which is hereby acknowledged, hare sold, and by this indenture do. the following described real estate situated and being in the County of	DOLLARS, to duly paid, the receipt of Grant, Bargain, Seil and Mortgage to the said part of the second part, Douglas and State of Kansas, to-wit:	
The east five (5) ac	res of the north ten (10) acres of the southwest quarter	
(SW2) of the northwe	st quarter (NW2) of section one (1) Township thirteen	
(13) Range Nineteen	(19)	
(1) INTER AINCIGEN		
	· · · · · · · · · · · · · · · · · · ·	
with the appurtenances and all the estate, title and interest of the said part. And the said part 108 of the first part do hereby coverant and agree that	art198 of the first part therein. t at the delivery hereof they are the lawful owner Bof the premises above granted, and	
seized of a good and indefeasible estate of inheritance therein, free and clear of all incumb		
and that they will warrant and defend the same against all parties making lawful claim the It is accessed between the parties beyond that the part AB of the first part shall	ereto. at all times during the life of this indenture, pay all taxes or assessments that may be levied or	
assessed against said real estate when the same becomes due and psyable, and that he	by will keep the buildings upon said real estate insured against fire and tornado in such sum	
	nd part, the loss, if any, made payable to the part	
	maps, or either, and the amount so paid shall become ϵ part of the indebtedness, secured by this ulty repeat.	
Five Hundred and no/100	DOLLARS,	
seconding to the terms of ODE certain written obligation for the payment	of said sum of money, executed on the 21st day of April 12 28	
and by 118 terms made payable to the part. Y of the second part, with nums of money advanced by the said part. Y of the second part to pay for any insu	all interest accruing thereon according to the terms of said obligation and also to secure any sum or rance or to ducharge any taxes with interest thereon as herein provided, in the event that asid	
And this convergence shall be void if such returns the same as provided in this indenture. And this convergence shall be void if such returns the made as berein specified, and part thereof or any obligation created thereby, or interest thereon, or if the lates on said	I the obligation contained therein fully discharged. III default be made in such payments or any real extra are not pash when the same become due nod payable, or if the increases is not happen an and written obligation, for the security of which this indicates is given, shall immediately and its witch beef due to a such a security of which this indicates is given, shall immediately and its witch beef due to a such as the security of which this indicates is given.	
in as provided herein, or if the buildings on said real estate are not kept in as good rep- blockute, and the whole sum remaining unpaid, and all of the obligations provided for mature and become due and payable at the option of the holder hereof, without notice	as as usey are now, or it waste is commuted on said premises, then this conveynace shall become in said written obligation, for the security of which this indenture is given, shall immediately , and it shall be lawful for the said tart V of the second tast	
to take possession of the snid premises and all the improvement	is thereon in the manner provided by law and to have a receiver appointed to collect the rents	
mount then unpaid of principal and interest, together with the costs and charges inciden lemand, to the first part. ACS	a thereto, and the overplus, if any three be, shall be paid by the part, y making such note, on a not each and every obligation therein contained, and all benefits acroined therefrom shall extend entitiers, sample and successors of the represent particle hereto.	4 18
and inure to, and be obligatory upon the hers, executors, administrators, personal repre-	a not recar and every conclusion therein recalling, and all benefits account guererrow scale extend minitive, suggest and successor of the represent parties herein.	
hove written.		
	F.S. Butcher (SEAL)	
	C. Belle Butcher (SEAL)	
	A	
	C. Belle Butcher (SEAL)	
TATE OF Kansas	C. Belle Butcher (SEAL) (SEAL)	
DOURTY OF DOUGLAS	C. Belle Butcher (SEAL) (SEAL) (SEAL) (SEAL)	
DOUBTY OF Douglas	C. Belle Butcher (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 23rd day of April A. D. 10-28, before me, a	
DUERTY OF Douglas (**. BE IT REMEMBERED, That on this Notary Public F.S. Butchar and C.Bella E	C. Belle Butcher (EEAL) (SEAL) (SEAL) (SEAL) 23rd day of April A. D. 19_28, before me, a in the aforessid County and State, came	
DUERTY OF Dougles (55. BE IT REMEMBERED, That on this Notary Public F.S. Butcher and C.Belle E to me reveally known to be the same person.	C. Belle Butcher (SEAL) (SEAL	
DUERTY OF Douglas (S. BE IT REMEMBERED, That on this Notary Public - Notary Public - S. Butcher and C.Belle E to me percently known to be the same percond of the WITTERSS WHEREOF, I have bereat above written.	C. Belle Butcher (SEAL)	
DUERTY OF Dougles (55. BE IT REMEMBERED, That on this Notary Public F.S. Butcher and C.Belle E to me reveally known to be the same person.	C. Belle Butcher (SEAL) (SEAL) (SEAL) 23rd day of April A. D. 10–28, before me, a in the aforessid County and State, came	
DUERTY OF Douglas (S. BE IT REMEMBERED, That on this Notary Public - Notary Public - S. Butcher and C.Belle E to me percently known to be the same percond of the WITTERSS WHEREOF, I have bereat above written.	C. Belle Butcher (SEAL)	
BUTTY OF Dougles 55. BE IT REMEMBERED, That on this. Notary Public 7.5. Butcher and C.Belle E to me personally Lnown to be the same person. of the same IS NUTRNESS WHEREOF, I have herew above writte. My commission expires on the 25 day	C. Belle Butcher (SEAL) (SEAL) (SEAL) 23rd day of April A. D. 19-26, before me, a in the aforesaid County and State, came utcher?his Wife 8. who executed the foregoing instrument and duly acknowledged the execution nto subscribed my name, and affixed my official seal on the day and year last of January 19-30 Ceo T. Ruhne Notary Public.	
JOURTY OFDOUGLES [55.] BE IT REMEMBERED, That on thisNotary_Public Notary_Public NOS. Butcher and C.Belle E to me personally known to be the same person of the Name. LS In the same person of the Name. My commission expires on the25day J, the undersigned owner of the within mortgage, do hereby schoole	C. Belle Butcher (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 23rd day of April A. D. 10–28, before me, a in the aforessid County and State, came	
JOURTY OFDOUGLES [55.] BE IT REMEMBERED, That on thisNotary Fublic Notary Fublic F. 5. Butcher and C.Belle E To me presently known to be the same person. of the same The WITNESS WHEREOF, I have hered above written. My commission expires on the25day The undersigned owner of the within mortgage, do hereby acknowledge	C. Belle Butcher (SEAL)	
JOURTY OF Douglas [55.] BE IT REMEMBERED, That on this Notary Fublic	C. Belle Butcher (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 23rd day of April A. D. 10–28, before me, a in the aforessid County and State, came	