## MORTGAGE RECORD 74

302

Reg	No.		
Fee	Paid,	\$ 13.50	2

FROM	STATE OF KANSAS, DOUGLAS COUNTY, **.	
Mary A. Marshall	This instrument was filed for record on the day of day of May A. D. 19.28, at 2:20	
ТО	22 E. Wellman	
Blanche Marshall	Register of Deeds. ByDeputy,	
THIS INDENTURE, Made this twenty-sev hundred and twenty-eight (1928)	a day of April, in the year of our Lord, one thousand nine	
	wrold W. Karshall and H. Beach Karshall, his wife,	
of Lawrence in the County		
parties. of the first part, and	Marshall, of Lawrence, Kansas part y of the second part.	
WITNESSETH, That the said parties of the	e first part, in consideration of the sum of Five Thousand Four Hundred and	
which is hereby acknowledged, ha.Ye sold, and by	this indenture do	
the following described real estate situated and being	; in the County of Douglas and State of Kansas, to-wit:	
	tenths ( 9/10 ) interest in and to all of the	
following described	real estate, to-wit: All of the East half $(\overline{L}_{2}^{1})$	
of the North-east Qu	warter (NEL) of Section Twenty-one (21) Township	
Thirteen (13) Range	Twenty (20) lying South and East of Coal Creek;	
also The South-east	Quarter (SE) of the Northwest Quarter (NM2) of	
	er (NE1) of Section Twenty-one (21) Township Thirteen	
	20);also the North Half (Na) of the East Sixty (60)	•
	(21)	
acres of the Southea	ast Quarter (SE4) of Section Twenty-one, Township	
Thirteen (13) Range	Twenty (20) and the West Half (Ng) of the Southwest	
Quarter (ST4) of Sec	ction Twenty-two (22) Township Thirteen (13) Range	
Twenty (20) all in D	Douglas County, Kansas	
	المريح والمتحد والمراجع والمتحد والمتحد والمحتر والمتحد والمحتر والمتح	
with the appurtenances and all the estate, title and into	terest of the said parties of the first part therein.	
And the said parties. of the first part do hereby co	tovenant and agree that at the delivery hereofthey are the lawful owner B. of the premises above granted, and	
seized of a good and indefeasible estate of inheritance therein, free and that they will warrant and defend the same against all parties n		
It is agreed between the parties hereto that the part 188 c	of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or payable, and that they here the buildings upon said real estate insured against firs and tornado in such sum	
and by such insurance company as shall be specified and directed by	by the part of the second part, the loss, if any, made payable to the part of the second part to the extent of	
	the first part shall fail to pay such tarse when the same become due and payable and to keep mid premises insured as you'll ters and it more a state of the same state of the same state of the indubitiones, secured by this one of payment until fully repart.	
	te of payment until fully repaid. we (\$5,405.00)	
according to the terms of two certain written obligation	8 for the payment of said sum of money, executed on the 27th day of April 128	
and by who is the trans made payable to the part y of the second part of the first part shall fail to pay the second part of the first part shall fail to pay the second part of the first part shall fail to pay the second part of the first part shall fail to pay the second part of the first part shall fail to pay the second part of the first part shall fail to pay the second part of the seco	I the second part, with all interest accruing thereon according to the terms of said obligation and also to accure any rum or it to tay for any interance or to discharge any taxes with interest thereon as herein provided, in the event that said in this inderative.	
And this conveyance shall be void if such rayment be unde a art thereof or any obligation created thereby, or interest thereon, o ap, as provided herein, or if the buildings on said real estate are no	In this indexture, and the obligation contained therein fully discharged. If default be made in much payments or any or if the interaction and real restations are not pay by the first set of the interaction in path keyl of the interaction is part of the interaction in the default of the interaction is part of the set of the interaction is part of the interaction in the set of the interaction is part of the interaction in the set of the set of the set of the interaction is part of the set	
psource, and the whole sum remaining unpaid, and all of the obla nature and become due and payable at the option of the holder	extense provides for in asid written obligation, for the security of which this indenture is given, shall immediately hereof, without notice, and it shall be lawful for the said part. $Y_{-}$ of the second part <b>Or</b> her attorney	
and benefits accruing therefrom; and to sail the premises hereby gra- mount then unnaid of priminal and interest together with the	as an iso any port thereon, in the manner provided by law and to have a receiver appointed to collect the rents anted, or any part thereof, in the manner prescribed by law and out of all moneys arising from such sale to retain the star and charge incident thereto and the correly if are there a bull be ability and by the need by making such sale on	
iemand, to the first part. <b>188</b> It is agreed by the partics hereto that the terms and provis and inure to, and be obligatory upon the heirs, executors, administ	isions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom shall extend trators, personal representatives, assigns and successors of the respective partice hereto.	
IN WITNESS WHEREOF, The part_ies of the bove written.	e first part ha Ye hereunto set their hands and seal s the day and year last	
	Mary A. Marshall (SEAL)	
	H. W. Warshall (SEAL)	
	Harold W. Karshall (SEAL)	
	H. Beach Warshall (SEAL)	
TATE OF Kansas	<b>\</b>	
Douglas	jes.	
BE IT REMEMBERED	D, That on this lst day of May A. D. 19.28., before me, a in the aforesaid County and State, came Mary A. Marshall, a	1
widow, and Harold W.	. Karshall and H. Beach Karshall, his wife	
LS of the same. IN WITNESS WHERE	the same person.8 who executed the foregoing instrument and duly acknowledged the execution OF, I have hereunto subscribed my name, and affised my official seal on the day and year last	
above written. My commission expires on the	23 day of April 19.29	
	Walter G. Thiele	
	Notary Public.	
I, the undersigned owner of the within mortgage, de	RELEASE to hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of	
beeds to enter the discharge of this mortgage of record,	Dated this 8% 2 day of Locanteen 10.31. Blanche Marshall Mortgage. Owner.	
And the second sec	Mortgagee. Owner.	
	USlandhe Manstlutte Mortgagee. Owner.	