MORTGAGE RECORD 74

Reg. No. 38 Fee Paid, \$ 13.25 L 497

		intra concernancia de la concern
	FROM STATE OF KANSAS, DOUGLAS COUNTY, so. This instrument was filed for record on the 9th day of	
	Jey D. Mitchell, et el A. D. 1929. st. 2:00 P. M. TO Elsie & Uninstances .	
	The Merchants Loan & Savings Bank By Deputy.	
	THIS INDENTURE, Made this first day of Jenuary , in the year of our Lord, one thousand nine hundred and trenty-nine between	
	Jay D. Mitchell, a widower, and Ray H. Mitchell and Fleda Mitchell, his wife,	
	of Lewrence in the County of Douglas and State of Kanzels part Agg of the first part, and The Merchantz Loan & Saving's Bank Lewrence, Kanzels part. Z. of the second part.	
	WITNESSETH, That the said part. 162 of the first part, in consideration of the sum of	
	which is hereby achieved, have used, and being in the County of Douglas and State of Kansa, to-wit:	
•	The South Half (S_2^1) of the Northwest Quarter (MT_2^1) , and the North Ten (10) acres of the North Helf (N_2^1) of the Southwest Quarter (ST_2^1) , of Section Twenty-one (21), Township Twelve (12) Range Twenty (20).	
	with the appurtenences and all the estate, title and interest of the said part_122 of the first part therein. And the said part 1200 the first part do hereby covenant and agree that at the delivery hereof they_Bre.the havid owner. S of the premises above gracies, and	
	wited of a good and indefeatible estate of inheritance therein, free and clear of all incumbrance	
1	and that they will series and default the same spinst all parter mixing lawfit dama therets. It is agreed between the partice hereto that the part $265_$ of the first part shall at all times during the life of this indentum, pay all taxes or summarized that may be keisel er summarized against mait relates when the same becomes due and spinale, and that $2262_$ will like p the buildings upon and red scatts formed taminates in make sum	
	and by such insurance company as shall be specified and directed by the parifyld the evond part, the loss, if any, made payable to the part. y of the second part to the state of the the the event that said part 25 of the first part shall full to pay such taxes also the same become due and payable and to keep said permiser bound as	
	bergin provided, then the part Y is of the second perturbance and insurance or within, and the smouth so paid shall become a part of the indebetases, second by the indebetases and that the second perturbance is a second by the THIS GRANT is introduce to second the perpert of the sum of fully repaid. THIS GRANT is introduce to second the perpert of the sum of fully repaid. Fifty-fity-five Hundred and no/100	
	and by125	
	per 128, at the feat are shall fail to ver the same as provided at this indexine. And the obligation contained therms fully diversary. If default be made in much payments or any part there of an ary obligation created thereby, or interest thereas, or if the interes, are not part there of an ary obligation created thereby, or interest thereas, or if the interes, are not part there of an ary obligation created thereby, or interest thereas, or if the interes, are not part there of an ary obligation created thereby, or interest thereas, or if the interes, are not part there of an ary obligation created thereby, or interest thereas, or if the interes, are not part and the interest or and press. If the interests are not part and there is a country of a shall pressed to the obligation of the obligation provided for in and articles are boligation. For the excerpt of which the interest or any and and the obligation provided for the most of the obligation of the obligation provided for the most of the obligation of the obligation of the obligation provided for the most of the obligation of the obligatio	
	to take possession of the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents	
	and benefits accurate therefore, include the ord the precases persons, or any part thereof, an the memory precision of the an owner strains and the order and the set of the set	
	IN WITNESS WHEREOF, The part 162. of the first part ha_ve. hereunto set_theirhand∧ seal_8 the day and year last above writtenJay_D. MitchellJay_L. (SEAL)	
	Ray E. Witchell (SEAL)	
	Fleda Mitchell(SEAL)	
	(SEAL)	
	STATE OF Kanses	
	COUNTY OF Douglas] BE IT REMEMBERED, That on this 2nd day ofJanuary A. D. 1929, before me, a	
		This Relpas
	Sep1 to me personally known to be the same person S who executed the foregoing instrument and dury excionenced the execution of the same.	was writte on the origin
	above written.	h or tgags enter
	A. F. KcClennhan Notary Public.	of 1934
	RELEASE	1 S (?
	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Hegister of Deeds to enter the discharge of this mortgage of record. Dated this 2	Rag. 61 088
	The Plustrant deanty Darings Barry.	1
	Cop Sure By F. C., Whipple Cashin Mortgare. Under.	
就能能能		ल्लाल राष्ट्र