MORTGAGE RECORD 74

525

FROM		DF KANSAS, DOUGLAS COUNTY,
Frank Watts, et al TO		instrument vas filed for record on the <u>22</u> day of larch <u>A. D. 19. 29. at</u> 4:45 <u>P. M.</u> Elsie C. Committance
The Merchants Loan & St		Register of Deeds.
twenty-s	econd day of March	, in the year of our Lord, one thousand nine
hundred and twenty-nine		
of Lawrence in the part. ies of the first part, and The	County of Douglas Merchants Loan & Savings Fanl	and State of KPDEPS
La	rence, Kangas 2 of the first part, in consideration of the su	part_Y of the second part
	and by this indenture do Grant, Barg	DOLLARS, tothenduly paid, the receipt of ain, Sell and Mortgage to the said party_ of the second part of Kansas, to-wit:
The South One-half (5%) o of Lawrence, Kamana	f Lot Seventy-one (71) on Mag	sachusetts Street in the City
with the appurtenances and all the estate, title And the mit partice. of the fort part do- wind of a goal and indefendences of informance of	hereby covenant and agree that at the delivery here	• st part therein. M_ThEY_ ATC_ the lawful owner. & of the premises above granted, and
and that they will warrent and defend the warre against It is agreed between the parties hereto that the pa- assessed against and real rather when the same becomes and by such insurance company as shall be specified and it is mintered. And in the event that and part-	I parties making lawful claim thereto. 1.10E of the first part shall at all times during th due and payable, and that <u>they_mill</u> liery the directed by the pargof the second part, the loss, if o CE of the first part shall fail to pay such taxes wi	If it of this inducture, ray all taxes or assessments that may be brief or buildings open and real estate insured against fire and torgado is such sum ago, made against to the parts. Junc of the second parts to the rest to di- en the same become due and payable and to keep mid premises insured as a something and and the same again of the indebtedness, second by this
Seven Thousand a	and no/100 obligation for the payment of said sum of money	executed on thefirst day of Merch 1929
and by1 t gtrans made payable to the pert- sums of meany situanced by the said part. y of the part of the first part shall fail to pay the same a And this recoveryance shall be visid if wach payment part thereof or any obligation, created thereby, or intrest		herea according to the terms of a 4 obligation and also to accure any sum or any taken with hereas thereas prevents, in the event that and net thereas fully discharged. If default he made in such represents or any of which the same become size and anywhich or of the incommon and had been into for the same become size and anywhich or of the incommon and had been into for the same become size and anywhich or of the incommon and had been into for the same become size and anywhich or of the incommon and had been into for the same become size and anywhich or of the incommon and had been into for the same become size and anywhich or of the incommon and had been into the same become size and the incommon any same size and the same sis and the same sis and the same size and the same
mature and become due and payable at the option of t to take possession of the said payable at become	te holder hereof, without notice, and it shall be lawf emises and all the improvements thereon in the man- berby emuted or any part thereof in the manner p	If waits is constructed on and premiser, then this convergence shall become one, for the second yield with the inflations are even, and handmarked if for the said part. J' , of the second part, are provided by the said to have a reviewer appointed to collect the pre- versively by the said on the lib parts J' and the part. J'' stating each sair, on exclusion therein existing, and all benefits accurating therefrom shall extend measurements on the preview parts the form.
IN WITNESS WHEREOF, The part.101 above written.	s. of the first part ha_VE hereunto set	their hand&nd seath the day and year last
		Frank Watts (SEAL) Bertha Y. Watts (SEAL)
		Lorin Watts (SEAL)
		(SEAL)
STATE OF KILLER		
	in the aforesaid C and Bertha V. Watts, his wife to be the same person a, who executed	ay of Herch A. D. 1929_, before me, a county and State, came , nnd Lorin Matts, c. Sin;:le man the forexoing instrument and duly acknowledged the execution r name, and affixed my official seal on the day and year last
	on the 20th day of Apri	L 1929_ A. F. Wellsmahan Aa
	RELEASE	Notary Public.