MORTGAGE RECORD 74

586

Reg. No. 305 Fee Paid, \$ 1.25 L

FROM	STATE OF KANSAS, DOUGLAS COUNTY,
Warie R. Chase, a widow,	This instrument was filed for record on the 29 day of July A.D. 19 29, at 10:10 A. M.
то	Elai & Comotioner Register of Deeds.
Merchants Loan & Savings Bank, Lowrence Kansas	By Deputy.
THIS INDENTURE, Made this first day of J undred and twenty-nine between	
Maria R. Chase, a widow,	
ofLawrence	
part.y of the first part, and	
WITNESSETH, That the said part of the first part, in considera	
	Grant, Bargain, Sell and Mortgage to the said part y of the second part,
The North One-half (\mathbb{N}^1_2) of Lot Twenty-eight (28), Park in the City of Lewrence, Kanses.
th the appurtenances and all the estate, title and interest of the said party. And the said part y, of the first part do hereby covenant and agree that at it	of the first part therein. the delivery hereof Sheis the lawful owner of the premises above granted, and
zed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	
d that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the party	times during the life of this indenture, pay all taxes or assessments that may be levied or
search against said real estate when the same becomes due and payable, and that $g_{D\Theta}$	will keep the buildings upon asid real estate insured against fire and tornado in such sum art, the loss, if any, made payable to the part
118 interest. And in the event that said part Y of the first part shall fail to pr	ay such taxes when the same become due and poyable and to keep said premises insured as
rein provided, then the part of the second part may pay said taxes and insurance, denture, and shall bear interest at the rate of 10% from the date of rayment until fully : THIS GRANT is intended as a mortgage to secure the payment of the sum of	or either, and the amount so paid shall become a part of the indebtedness, secured by this regard.
Five Hundred end no/100- cording to the terms of one certain written obligation for the payment of sai	DOLLARS,
d by terms made payable to the part of the second part, with all it ms of money advanced by the said part ar of the second part to pay for any insurance	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 hereon provided, in the event that said
etC of the first part shall fail to pay the same as provided in this industance. And this convergence shall be void if such payment be made as herein specified, and the st thereof or any oblegation result thereby, on interest thereon, or if the base on sail real s. as provided herein, or if the buildings on said real ends are not keys in as good prime a similar, and the whole same remains ensuit of all of the distance more there is an appendix of the base of th	obligation contained therein fully discharged. If default 1e made is such payments or any exists are not pash when the same becaus due and psyshic, or if the internance is not short of the same short of the same because due and psyshic, or if the internance is not short of writen colleption, for the security of which this indexture is given, shall immediately the short of the same security of which this indexture is given, shall immediately
a turb and become due and payance at the option of the moder acress, without notice, and to take postession of the said permises and all the improvement the ad benefit accruing therefrom; and to sell the premises hereby granted, or any part thereof, count then unreal of unional and interact together with the cost and charge includent the	It while the law in the law is a part y - or the second part - errors in the manner provided by law and out of all moneys arising from such sele to retain the retain and the overding if a part there a do not of all moneys arising from such sele to retain the retain and the overding if a part there has a bit law part of the part, are maying much alls on
one then usual of principal and marks, together with the costs and charges includes the mark to the first part	d each and every obligation therein contained, and all benefits acruing therefrom shall extend lines, asima all successors of the respective trained herein.
in white boy, the part of the first part has been be	ercunto set his. hand and seal. the day and year last
ove written.	Mrs. Maria R. Chase (SEAL)
	(SEAL)
	(SEAL)
	(SEAL)
ATE OF KADSAS	
55.	
WNIT OF Douglas	27th day of July A. D. 1929, before me, a
WNIT OF Douglas Ss. BE IT REMEMBERED, That on this 2 Notary Public in t Moria R Cance, a widew Lorge Forcelly Lugan the bet he sume repron	the aforesaid County and State, came
DUNIT OF	the aforesaid County and State, came
DUNIT OF Douglas SS. BE IT REMEMBERED, That on this 2 Notary Public in t Maria R. Cance, a widew Logal Scal to be recommended to be the sume recom	he aforessid County and State, came who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official seal on the day and year last
WNTY or Douglas J BE IT REMEMBERED, That on this 2 Notnry, Public in t Maria R. Cance, n widew to me personally known to be the same person of the same. IN WITNESS WHEREOF, 1 have hereunto above writen.	he aforessid County and State, came
DUNTY OF DOUGING 58. BE IT REMEMBERED, That on this 2 Notrry Public in t Moria R. Charce, n. Widew to me presonally known to be the same person of the same. IN WITNESS WHEREOF, I have hereunto above written. My commission expires on the 27th day of	he aforesid County and State, came
Duxrr or Douglas [st.] BE IT REMEMBERED, That on this 2 Notary, Public in t Maria R. Charce, n. Widew to me personally known to be the same person. of the personally known to be the same person. of the witter. My commission expires on the 27th Ay commission expires on the 27th	the aforessid County and State, came
warr or Douglas	he aforesid County and State, came
UNIT OF	he aforesid County and State, came
ANT or Douglas as. BE IT REMEMBERED, That on this i Motary Public i Unary R. Chare, n widew to me personally known to be the same person of the same in the same person IN WITNYSS WHEREOF, I have hereunto above written. My commission expires on the 27th day of I, the undersigned owner of the within mostgage, do hereby acknowledge I, the undersigned owner of the writin mostgage, do hereby acknowledge I to exter the discharge of the writin mostgage, do hereby acknowledge	the aforessid County and State, came