MORTGAGE RECORD 80

Reg. No. 157 Fee Paid, \$ 3.50

viving No. 774		Receivi ng
	STATE OF KANSAS, DOUGLAS COUNTY, 53.	and Angeleric
FROM	This instrument was filed for record on the day d	16.000
	JulyA. D. 19.35, at \$135 o'clock P. M.	Margai
· · · · · · · · · · · · · · · · · · ·	Harold a Buck	A more and a second second
то	Register of Deeds.	
	Deputy,	Taylor
	By	
	d June , in the year of our Lord, one thousand nine	THIS INDEN
THIS INDENTURE, Made this first day	Marles Doty and Lulu M. Doty, his wife,	hundred and this
andred and thirty-five between	of June	Indiated and the second
	Wasonri	and the second s
in the County of Ja:	skoan and State of Missouri, Rank of Lawrence, Kansas, and Missouri and State	of Lawren
		part y of the first
	the set of the sum of	WITNESSET
WITNESSETH, That the said part ies of the first part,	in consideration of the sum of	Four
purteen Hundred and no/100 (\$1200.00)	Grant, Bargain, Seil and Mortgage to the said party	which is hereby ackn
hich is hereby acknowledged, ha TO sold, and by this indent ollowing described real estate situated and being in the County of	Douglas and State of Kansas, to-wit:	following described a
slowing described real estate situated and being in the other		
	(and) as Section T-enty (20).	
The South One-half (St) of the	Southeast Quarter (SS ¹ / ₄) of Section Twenty (20), th of Range Twenty (20) East, being Eighty (80) o the recorded plat thereof.	
in Township Thirteen (13), Sour	th of Range Twenty (20) Bast, boing signey (co)	
in Township Thirteen (13), Sou acres more or less according t	o the recorded plat thereor.	
		and the second
	6.	
	All Consult Alemin	with the appurtenance
with the appurtenances and all the estate, title and interest of the	said part 105 of the first part therein.	And the mid part.
And the said part 16 Sof the first part do hereby covenant and ap	pre that at the delivery nerves. Cally a contract of the second	of a good and indefeasible
of a good and indefeasible estate of inheritance therein, free and clear of all incum	in and a second s	
and that they will warrant and defend the same against all parties making lawful	claim thereto.	and that they will warran It is agreed betwee
It is agreed between the parties hereto that the part iss of the first par	claim thereto. t shall state all times during the life of this indenture, pay all taxes or assessments that may be levied or assessing aplies the state of the second state is a second state of the second	mid real estate when the
said real estate when the same becomes due and payable, and that UILOY WILL	Akeep the buildings upon said rest other interest. And in the event the	as shall be specified and d
as shall be specified and directed by the part y of the second part, the loss, if a	Aren its becoming upon not well as even of part to the extent of	mid part y of the first mid tates and insurance,
aid part of the first part shall fail to pay such taxes when the same become	due and payable and to keep and primer and shall bear interest at the rate of 10% from the date of payment and	fully repaid. THIS GRANT is
mid taxes and insurance, or either, and the amount so pair hash becaue a part of fully repair. THIS GRANT is intended as a mortgage to secure the payment of the su	m of(\$1400_00)	THIS GRANT IS
		seconding to the terms of
		and byits
		money advanced by the s
shall fail to pay the same as provided in this indentur	eter of the unitary and water many and the set of the s	shall fail to pay the same And this conveyas or any obligation created the buildings on axid real and all of the obligations
And this conveyance shall be void it such payment or most as in the or any obligation created thereby, or interest thereon, or if the tares on said real or any obligation created thereby, or interest thereon, or if the tares on said real the built of the tare on the tare of tare of the tare of	estate are not paid when the same become due and payable, or it the insurance is not approximate the whole sum remaining units are the solute, and the whole sum remaining units are the solute of the boling the	the buildings on said real and all of the obligations
the buildings on said real estate are not arpt in sa good repair as they are now, or in and all of the obligations provided for in said written obligation, for the security of	which this indenture is given, shall immediately mature and become due and payable at the option of the state	without notice, and it she
without notice, and it shall be lawful for the said part. y of the second part	The contraction of the second	without notice, and it she thereon in the manner pr prescribed by isw and ou
prescribed by law and out of all moneys arising from such sale to retain the amou	int then unpaid of principal and interest, together with the toste and that the interest interest and the second and the secon	
there be, shall be paid by the part y making such sale, on demand, to the fir It is agreed by the parties hereto that the terms and provisions of this in-	an intermediate to provide a set of the second s	there be, shall be paid by It is agreed by th and be obligatory upon
and be obligatory upon the beirs, executors, administrators, personal representati	at he was because of their handrand seal a the day and year last about the	IN WITNES
	art ha vo hereunto set their hands and seal s the day and year last about	written.
written.	Charles Doty (SELL)	
	Luly M. Doty (SELL)	
	SPIL	Ma School State
		DALING THE REPORT OF A DESCRIPTION
	(SEAL)	
	(BALL)	STATE OF
STATE OF KANSAS		STATE OF
BATTELLE SS.		STATE OF
Commer on DOUGLAS		
COUNTY OF DOUGLAS BE IT REMEMBERED. TH	nat on this 27th day of June A. D. 1935 -, before un t	
COUNTY OF DOUGLAS 55. BE IT REMEMBERED, TH Notary, Public	nat on this 27th day of June A. D. 1935 , before may in the aforesaid County and State, came	
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County of DOUGLAS BE IT REMEMBERED, TH Notery Public M. Doty, his wife, to me personally known to be the	nat on this 27th day of June A. D. 1935 , before mat in the aforesaid County and State, came	
County of DOUGLAS SET REMEMBERED, TH BE IT REMEMBERED, TH Notery, Public M. Doty, his wife, to me personally known to be the of the same. IN WITNESS WHEREOF,	nat on this 27th day of June A. D. 1935 , before mat in the aforesaid County and State, came	COUNTY OF
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County of DOUGLAS BE IT REMEMBERED, TH BE IT REMEMBERED, TH Notery, Public M. Doty, his wife, to me personally known to be the of the same. IN WITNESS WHEREOF, written. My commission expires on the	aat on this 27th day of June A. D. 1935, before met in the aforesaid County and State, came	COUNTY OF
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Countr or DOUGLAS BE IT REMEMBERED, TH Notery. Public M. Doty, his wife, of the same. IN WITNESS WHEREOF, Witten. (SEAL) I, the undersigned owner of the within mortgage, do hereby to enter the discharge of this mortgage of record. Dated this	nat on this 27th day of June A. D. 1935 before us t in the aforesaid County and State, came Charles Doty and Lula same person 8 who executed the foregoing instrument and duly acknowledged the essential I have hereunto subscribed my name, and affired my official seal on the day and year last show 27th day of January 19.39. . C. Thipple Notery Public RELEASE	COUNTY OF
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