MORTGAGE RECORD 84

490

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the28dsy of	
-	ТО	Nay A. D. 1943 ., pt 10:50 sclock A. M. Narold G. Beck Register of Deeds. By Denuty.	
	THIS INDENTURE, Made this 3rd day of Karch andred and forty three between Arthur E. Ott, and Clara S. 6tt, his wife		
	Eudora in the County of Douglas		■ <u>U</u>
	art of the first part, and		
	WITNESSETH, That the said parties of the first part, in consideration	part y of the second part.	
w	_Fifty_Five Hundred and no/100 duly paid, the receipt of which is bereby acknowledged, ha g		
			•
	West one half $\binom{1}{6}$ of the Southwest Quarter of Section Eight (8), Township Thirteen (13), Range Twenty One (21), containing eighty (80) acres, more or less.		
wi	th the appurtenances and all the estate, title and interest of the said part it	65_ of the first part therein.	
All and the second	And the said partiess of the first part do hereby covenant and agree that at the de seited of a good and indefeasible extate of inheritance therein, free and clear of all incumb	vrance	
美国 医肉	that they will warrant and defend the same against all parties making lawful claim theret. It is agreed between the parties hereto that the part 183 of the first part shall at all	times during the life of this indenture pay all taxes or assessments that may be last a	
SOCI	assessed against said real estate when the same becomes due and payable, and that they. Will be sum and by such insurance company as shall be specified and directed by the part Yof the	ill keep the buildings upon said real estate insured against fire and tornado in e second part, the loss, if any, made payable to the part Y, of the second part to the	
exte as this	nt of $-\frac{1}{2}$ interest. And in the event that said part $y_{}$ of the first part shall fail to pay beefs provided, then the part $y_{}$ of the second part may pay said taxes and insurance, indenture, and shall ber interest at the rate of 10% from the date of payment until ful	r such taxes when the same become due and payable and to keep said premises insured or either, and the amount so paid shall become a part of the ind-bizdness, secured by	
	THIS GRANT is intended as a mortgage to sevure the payment of the sum of Fifty five hundred and no/100	DOLLARS,	
and	ording to the terms of ORO certain written obligation for the payment of said sur- by terms made payable to the part Y of the second part, with all interest a	m of money, executed on the 3 day of March 19 43	
			6 0
part not shall	put i loss of sensors of the sensor is the provide in this interval of the definition of the sensor is the sensor	i gation contained therein fully discharged. If default be made in such payments or any al estate are not taid when the same become due and payable or if the insumate is evalut as they are now, of if waste is committed on said premises, then this conceptace for in said written oblication, for the servity of which the indentrum is riven. shall	
rent	teturity mature and become due and payable at the option of the holder hereof, without no to take possession of the said premises and sail the improvements a s and benefits accruing therefrom; and to sail the premises whereby granted, or any part the exist the amount then capaid of principal and interest, together with the costs and charges the grady half of a distribution of the sail of the mature and benefits and the sail of the sai	tice, and it shall be lawful for the said part <u>y</u> of the second part thereon in the manner provided by law and to have a receiver appointed to collect the troid. In the manner needlad by law and out of all money assigned from such as	
mak	even the amount then unpaid of principal and interest, together with the costs and charges ine such sale, on demand, to the first part 105 It is agreed by the parties better that the terms and provisions of this interture and each and and innure to, and we obligatory upon the heirs, executors, administrators, personal rep DA UNITERVISION UNITERPORT The unit of the data set of the set of the set of the DA UNITERVISION UNITERPORT The unit of the set of the set of the set of the set of the DA UNITERVISION UNITERPORT The unit of the set	incident thereto, and the overplus, if any there be, shall be paid by the part	
	ad and inure to, and be obligatory upon the heirs, executors, administrators, personal rep IN WITNESS WHEREOF, The parties of the first part has vo hereut ten.	nto set thoir handband sealthe day and year last above	
		Arthur E. Ott (SEAL)	
		Clara S. Ott (SEAL)	
16 16 18 Keeles	NTE OF Kansas } ss.		
	BE IT REMEMBERED, That on this 3rd	day of March A. D. 19 43., before me, a	61
154	notary public in the aforesaid		and the set
nal	Arthur E. Ott, and Clara S. Ott, h to me personally known to be the same person 5	who executed the foregring instrument and daty acknowledged the	
red lay	(SEAL) execution of the same. IN WITNESS WHEREOF, I have bereunto sub	scribed my rame and affixed my official seal on the day and year last	0 0
e la	My commission expires on the 3rd d	ay ofWarch We could be used a state of the use of the	
Beck		Notary Public.	
	RELEAS	E te full payment of the debt secured thereby, and authorize the Benister	
elei	leeds to enter the discharge of this mortgee of moond Data this	Mh Pi	
eber of I	die entre and and and this more and of the balled this	alley State Banda Gudna Vingen a	2319 X 2 2 4 1 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1
uler or I	(man See 1) by W.C.	Alley State Bank, Cudora, Kanes, ". Mercier, EL Vie Ored, Mortgagee. Owner.	
uber of I	beeds to enter the discharge of this mortgage of record. Dated this Struct Di How Di Loy 2. Seal)	alley State Barrie Gudora, Hanser """"""""""""""""""""""""""""""""""""	