Reg. Fee	no. paid	11,
 and the second se		Statements in succession

	•	1 5	2640 I	Book 110		
MORTGAGE-Standa	rd Form	(No. 34 A)			r of Legal Blanks, Lawrence, Kansa	24
		· · · · · ·	- Barrey	and the second		- 12
This In	identur	C, Made this	lst	day of O	ctober	in the
in the year of our Lor	d nineteen hundre	d fifty-five	1		ø. betw	ree
ALFRED D. SKI	EET and INE	Z B. SKEET, h	is wife,			
	- Andrew Stranger	· · · · · · · · · · · · · · · · · · ·				
of Lawrence	in the		uglas	and State	Kansas	
of the first part, and	FRED H. J	REYNOLDS,				
THREE THOUSAND					ond part. onsideration of the sun	
to them duly paid	l, the receipt of wi	hich is hereby acknow	ledged, ha V	• sold and by the	se presents dogra	ant
bargain, sell and Mort			and the second second second		heirs and assigns forev	
all that tract or parcel described as follows, to		in the County of	,		and State of Kans	RD P
Lot 1	No. 70, in	Block No. 3,	in Babcoc	k Place, an		
Addi	tion to the	City of Lawr	ence, Dou	glas County		-
Kansa	85		the second	• - Hele		
man da and and and and and and and and an		•		and the second		
			2	4 A		
-						
with all the appurtena			erest of the s	aid part ies	of the first part there	ein
And the said part		and the second se			1	
dohereby coven:					the lawful owner	,B 0
the premises above gra incumbrances	inted, and seized o	f a good and indefe	asible estate o	of inheritance ther	in, free and clear of	al
incumorance.			4. * State			•
This grant is intended	as a mortgage to i	secure the payment o	\$3.185	.00		
Motions, according to t	the terms of One	certain	note	this day execut	ed and delivered by	the
said parties of	of the first	t part			to	
said part yof	the second part					
and the second sec						
			B	and the second s		
			£			11 2 11
specified. But if default t	be made in such payn	nents or any part thereo	f or interest the	roop or the taxes or i	payments be made as her	
specified. But if default thereon, then this conveys said part y of the se hereby granted, or any pa then due for principal and	econd part his rt thereof, in the mar	solute, and the whole amo executors, administration of the costs and charges with the costs and charges	f, or interest the ount shall become inistrators and and out of all the of making such	reon, or the taxes, or i are due and payable, an assigns, at any time the moneys arising from sola and the	f the insurance is not kept of it shall be lawful for ereafter, to sell the prem such sale to retain the amo	t up the
specified. But if default thereon, then this conveys said part y of the se hereby granted, or any pa then due for principal and	econd part his rt thereof, in the mar	solute, and the whole amo executors, administration of the costs and charges with the costs and charges	f, or interest the ount shall become inistrators and and out of all the of making such	reon, or the taxes, or i ne due and payable, an assigns, at any time the moneys arising from sale, and the overplus ne first par	f the insurance is not kept of it shall be lawful for ereafter, to sell the prem such sale to retain the amo	t up the ise oun paid
specified. But if default thereon, then this conveys said part y of the se hereby granted, or any pa then due for principal and	econd part his rt thereof, in the mar	solute, and the whole amo executors, administration of the costs and charges with the costs and charges	f, or interest the ount shall become inistrators and and out of all the of making such	reon, or the taxes, or i ne due and payable, an assigns, at any time the moneys arising from sale, and the overplus ne first par	f the insurance is not kept d it shall be lawful-for ereafter, to sell the prem such sale to retain the amo if there be any, shall be p	t up the nise oun paic
specified. But if default h thereon, then this conveys said part y of the sa- hereby granted, or any pa- then due for principal and by the part y making Ly witness	whereof, The sc	nents, or any part thereo houte, and the whole am security, and ner prescribed by law; a th the costs and charges and, to said part.	t, or interest the ount shall becom inistrators and and out of all the of making such les of th	reon, or the taxes, or i ne due and payable, an assigns, at any time the moneys arising from sale, and the overplus ne first par	f the insurance is not kept ad it shall be lawful-for ereafter, to sell the prem such sale to retain the amo if there be any, shall be p of r heirs and assi	t up the ise oun paid igns
specified. But if default t thereon, then this conveys said part y of the sa- hereby granted, or any pa- then due for principal and by the part y making In witness and seal * the day and	whereof, The sc d year first above y	nents, or any part thereo houte, and the whole am executors, admoner prescribed by law; a th the costs and charges and, to said part.	t, or interest the ount shall becom inistrators and and out of all the of making such les of th	reon, or the taxes, or i he due and payable, an ansigns, at any time th moneys arising from sale, and the overplus to first part the	f the insurance is not kept ad it shall be lawful-for ereafter, to sell the prem such sale to retain the amo if there be any, shall be p of the bear of the sale their heirs and assi their hand	t up the iise bun paid igna
specified. But if default t thereon, then this conveys said part y of the sa- hereby granted, or any pa- then due for principal and by the part y making In witness and seal * the day and	whereof, The sc	nents, or any part thereo houte, and the whole am executors, admoner prescribed by law; a th the costs and charges and, to said part.	t, or interest the ount shall becom inistrators and and out of all the of making such les of th	reon, or the taxes, or i he due and payable, an ansigns, at any time th moneys arising from sale, and the overplus to first part the	f the insurance is not kep ad it shall be lawful for ereafter, to sell the prem such sale to retain the amo if there be any, shall be p if there be any, shall be p if their heirs and assi their hand their hand	t up the ise oun paid ign: AL
specified. But if default t thereon, then this conveys said part y of the sa- hereby granted, or any pa- then due for principal and by the part y making In witness and seal * the day and	whereof, The sc d year first above y	nents, or any part thereo houte, and the whole am executors, admoner prescribed by law; a th the costs and charges and, to said part.	t, or interest the ount shall becom inistrators and and out of all the of making such les of th	reon, or the taxes, or i he due and payable, an ansigns, at any time th moneys arising from sale, and the overplus to first part the	f the insurance is not kep ad it shall be lawful for ereafter, to sell the prem such sale to retain the amo if there be any, shall be p if there be any sha	t up the ise oun paid ign ign AL AL
specified. But if default t thereon, then this conveys said part y of the s hereby granted, or any pa then due for principal and by the part y makin Im witness and seal the day and Signed, sealed a	whereof, The same second part 1 interest, together wing such sale, on dema whereof, The sale of the	nents, or any part thereo houte, and the whole am executors, admoner prescribed by law; a th the costs and charges and, to said part.	t, or interest the ount shall becom inistrators and and out of all the of making such les of th	reon, or the taxes, or i he due and payable, an ansigns, at any time th moneys arising from sale, and the overplus to first part the	f the insurance is not kep ad it shall be lawful for ereafier, to sell the prem such sale to retain the amo if there be any, shall be p in the be any, shall be p in the be any, shall be p in the bean, shall be in the bean in the bean in the bean bean in the bean in the bean in the bean in the interval of the bean in the bean in the bean in the interval of the bean in the bean in the bean in the interval of the bean in the bean in the bean in the bean in the interval of the bean in the bean in the bean in the bean in the interval of the bean in the bean	t up the iise oun paid igno AL AL AL
specified. But if default t thereon, then this conveys said part y of the sa- bereby granted, or any pa- then due for principal and by the part y makin In witness - and seal * the day and Signed, scaled a StATE OF KA	whereof, the sale or deministration of the sale of deministration of the sale	nents, or any part thereo houte, and the whole am executors, admoner prescribed by law; a th the costs and charges and, to said part.	t, or interest the ount shall becom inistrators and and out of all the of making such les of th	reon, or the taxes, or i he due and payable, an ansigns, at any time th moneys arising from sale, and the overplus to first part the	f the insurance is not kep ad it shall be lawful for ereafter, to sell the prem such sale to retain the amo if there be any, shall be p if there be any sha	t up the iise oun paid igno AL AL AL
specified. But if default t thereon, then this conveys said part y of the s hereby granted, or any pa then due for principal and by the part y makin Im witness and seal the day and Signed, sealed a	whereof, the same second part 111 rt thereof, in the mar l interest, together wi such sale, on demr whereof. The sa d year first above v and, delivered in prese NSAS, County, (58,	aid part 105 of the whole am aid part 105 of the whole am aid part 105 of the written.	t, or interest the unit shall become inistrators and malout of all the of making such ies of the ies of the vector	reon, or the taxes, or i e due and payable, an assigns, at any time th moneys arising from sale, and the overplus le first part the Ye hereunto et gfred D	f the insurance is not kep ad it shall be lawful for ereafier, to sell the prem such sale to retain the amo if there be any, shall be p in the bean, shall be p in the bean in the amount if the bean in the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is the amount is t	AL AL AL
specified. But if default t thereon, then this conveys said part y of the sa- bereby granted, or any pa- then due for principal and by the part y makin In witness - and seal * the day and Signed, scaled a StATE OF KA	whereof, the same interset, together wing such sale, on demi whereof. The sa d year first above v and, delivered in prese NSAS, (ss. County, (ss. Be, it 1	hends, or any part thereo houle, and the whole am executors, admoner prescribed by law: a th the costs and charges and, to said <u>part</u> : aid part 109 of the written, ence of Remembered , Tha	t, or interest the unit shall become inistrators and malout of all the ies of	reon, or the taxes, or i e due and payable, an assigns, at any time th moneys arising from sale, and the overplus le first part the Ye hereunto et gefred D deg J	f the insurance is not kep ad it shall be lawful for ereafier, to sell the prem such sale to retain the amo if there be any, shall be p if there be any, shall be p if there he any, sha	tup the ise oun paid ignored i
specified. But if default t thereon, then this conveys said part y of the se hereby granted, or any pa then due for principal and by the part y makin In witness - and seal * the day and Signed, sealed a StATE OF KA	whereof, in the mark become and second part	nents, or any part thereo oblue, and the whole am <u>s</u> executors, adm ner prescribed by law; a th the costs and charges and, to saidexecutors, adm ner prescribed by law; a th the costs and charges and the said courts and ner prescribed by law; a net prescribe	t, or interest the unit shall be on inistrators and nd'out of all the ies of making such ies of the ies of the ies first part has where the too this ls lersigned State, came	reon, or the taxes, or i assigns, at any time th moneys arising from the first par the first par the first par the first par the deverous the deverous the deverous the deverous the deverous the deverous the deverous the deverous the deverous the deverous the devero	f the insurance is not kep ad it shall be lawful for ereafier, to sell the prem such sale to retain the amo if there be any, shall be p if there be any, shall be p if there he any, shall be p if their hand their hand their hand their (SEA (SEA (SEA (SEA (SEA)) a Notary Pul	tup the ise oun paid ignored i
specified. But if default t thereon, then this conveys said part y of the se hereby granted, or any pa then due for principal and by the part y makin In witness - and seal * the day and Signed, sealed a StATE OF KA	whereof, the same become and econd part	nents, or any part thereo oblue, and the whole am <u>s</u> executors, and ner prescribed by law; a th the costs and charges and, to saidexecutors, and ner prescribed by law; a th the costs and charges and the said charges and the said charges of the said charges of the said county and ner by Skeet, me personally known	t on the same the first part has the first part has the first part has the of the same the of the same the same first part has the first part has the first part has the first part has the first part has the first part has the first part has	reon, or the taxes, or i assigns, at any time th moneys arising from the first part the first part the first part the first part the second second the development of the first part the development of the development of the first part the development of the development of the first part of the development of the development of the first part of the development of the development of the first part of the development of the de	f the insurance is not kep ad it shall be lawful for ereafier, to sell the prem such sale to retain the amo if there be any, shall be p if there be any, shall be p if there he any, shall be p if their hand their hand their hand their (SEA (SEA (SEA (SEA (SEA)) a Notary Pul	thuise oun ise oun ign S AL AL AL AL AL
specified. But if default t thereon, then this conveys said part y of the se hereby granted, or any pa then due for principal and by the part y makin In witness - and seal * the day and Signed, sealed a StATE OF KA	whereof, in the marker share stand become and interest, together with g such sale, on dema whereof. The sale d year first above v and, delivered in prese whereof, the sale in the sale, on dema whereof, the sale in the	Remembered, The fore me, <u>the univ</u> and for said County and fore me, <u>the univ</u> and for said County and ner personally known ri ing and the said county and ner personally known ri ing and duly acknowle FXRSS WILKREOP,	t, or interest the unit shall be or inistrators and and 'out of all the of making such ies of the ies of the ies of ies of the ies of ies of the ies of ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ie	reon, or the taxes, or i assigns, at any time th moneys arising from the first part the first part the first part the first part the first part the first pa	f the insurance is not kepp di di shall be lawful for ereafier, to sell the perm such sale to retain the amo if there be any, shall be p in there be any, shall be p in there and assi their hand their hand their hand their (SEA (SEA (SEA (SEA (SEA (SEA (SEA (SEA	t up the ise oun paid ignored in the ise oun paid ignored igno
specified. But if default thereon, then this conveys said part y of the sishereby granted, or any pa then due for principal and by the part y making In witness and seal t the day and Signed, sealed a STATE OF KA Bouglas	whereof, in the marker share stand become and interest, together with g such sale, on dema whereof. The sale d year first above v and, delivered in prese whereof, the sale in the sale, on dema whereof, the sale in the	Remembered, The fore me,the link and for said County and mer personal ways a mer prescribed by law; a the costs and charges and, to said aid part 105of the written. since of mer personal county and nez B. Skeet, me personally known riting, and duity acknown	t, or interest the unit shall be or inistrators and and 'out of all the of making such ies of the ies of the ies of ies of the ies of ies of the ies of ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ie	reon, or the taxes, or i assigns, at any time th moneys arising from the first part the first part the first part the first part the first part the first pa	f the insurance is not kep ad it shall be lawful for ereafter, to sell the prem such sale to retain the amo if there be any, shall be p if there be any, shall be p if there have a said their hand their hand their hand their (SEA (t up the ise oun paid ignored in the ise oun paid ignored igno
specified. But if default t thereon, then this conveys said part y of the se hereby granted, or any pa then due for principal and by the part y makin In witness • and seal the day and Signed, sealed a STATE OF KA	whereof, in the marker share stand become and interest, together with g such sale, on dema whereof. The sale d year first above v and, delivered in prese whereof, the sale in the sale, on dema whereof, the sale in the	Remembered, The fore me, <u>the univ</u> and for said County and fore me, <u>the univ</u> and for said County and ner personally known ri ing and the said county and ner personally known ri ing and duly acknowle FXRSS WILKREOP,	t, or interest the unit shall be or inistrators and and 'out of all the of making such ies of the ies of the ies of ies of the ies of ies of the ies of ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ies of the ie	reon, or the taxes, or i assigns, at any time th moneys arising from the first part the first part the first part the first part the first part the first pa	f the insurance is not kep ad it shall be lawful for ereafter, to sell the prem such sale to retain the amo if there be any, shall be p if there be any, shall be p if there have a said their hand their hand their hand their (SEA (t up the ise oun paid ignored in the ise oun paid ignored igno

4

-

..