Ŧ

Sourcease of Martgage see took 14 - bage 411

and the second second

heg. No. 19,02

AL.

2010

1 191

This	Indentu	Ce, Made this	17th		day of	October	19 63
		ppelman and	Josephin		STREET, STREET,	his wife	
between .	Douglas						
ol	Bill Bodin		nty, in the Sta ansas Cor				of the first part, and
of	Douglas	County, in	the State of 1	Kansas, of	the second pa	<b>t:</b> ···	
							leration of the sum of
evente	en hundred	and forty-c	one and 20	0/100	(\$1741.20	)) (-	- DOLLARS.
of the sec	ond part, or a	ssigns www	XXXXXXXXXX, a	Il the follo	wing described	Real Estate,	nvey unto said part Y situated in the County
Lot Nu	mber Eighte	en (18) and	part of	Lots Se	eventeèn	(17) and	Nineteen (19)
orner	Lot 19. Th	ence Southw	esterly f	ollow (	chord Nor	th line I	Lots 19, 18, &
Lot 17	thence Sou	theasterly	along rad	ial lin	ne 126.05	feet to	pin which is
1 11 E	et southwe	sterly of S	outheast.	corner	Lot 17.	thence No	ortheasterly
easter.	Ly of South	West corner	Lot 19,	thence	Northerl	y direct:	) feet North- ion 125.73 fee (5), Park Hil
along a	radial li	ne to point	of begin	ning, l	Block Num	ber Five	(5), Park Hil shown by Shee
2 of P.	lat of said	Addition r	ecorded 1	n the	office of	the Regi	ister of Deeds
TO HAV	E AND TO HO	, Kansas, S	eptember Together with	19, 19	51; said	property	aka 315 Kansa itaments and appurte
	ereunto belongin	g, or in anywise a	ppertaining for	rever:	· · · · · · · · · · · · · · · · · · ·		
Karl		n and Josep					tion, that whereas said
NG &	one		n promissory n	and the			executed and delivered and part, for the sum o
Sevente	A CONTRACTOR OF	and forty-				0)	
bearing e	ven date herewith	, payable at the	office of	of Bill	Bodin, I	nc. in La	awrence,
		ents of Sevent					
		payable on the thday of					,19_63_, the second
	each						on the 1/th re sum is fully paid.
with intere amount se to the expr secured he shall be ad the time of immediate And thereof, th legal holde	st thereon at the ra cured by said first m cess terms of said m reby, may at his opi ded to the amount s (said payment, and possession of said p if default be made, en all unpaid install r of said note and	te of	er cent, payable hereof or of any ty of the second it of this mortgage age and shall be nortgage and not re of this mortgage or one of the instra- nmediately due is the rate of te	a interest ther part or his a: re, make said secured here te due and age. aliments desc and payable, n per cent.	nnually, now if d eon at the time ssigns or the leg payments of pri- eby and shall dra payable at any cribed in this m at the option of	efault shall be m t shall become d al holder of this neipal or interes w interest at the time thereafte ortgage and no the part Y	Am bit still a coordinate of the sympth of the rade in the payment of the use and payment of the mortgage and the note t, tand the amount so pais rate of ten per cent, fror r and shall be entitled the te when due, or any pass of the second part or the aid note until fully pais
		said part y of			VNWKar	sheime said au	im of money in the abov
described wholly dis or any inte and levied not kept t	note mentioned, to charged and voide a crest thereon, is not against said premis- up, then the whole o	gether with the intere- nd otherwise shall rer paid when the same i es or any part thereof f said sum and sums a	est thereon, account nain in full force is due; and if the are not paid wh and interest ther	rding to the s and effect. taxes and a ten the same reon, shall a	terms and tenor But if said sum ssessments of ev are by law made and by these pro-	of the same, the or sums of me ery nature which due and payal sents become d	en these presents shall b oney, or any part thereo h are or may be assesse- ble, or if the insurance i lue and payable, and sai
		all be entitled to the p of the first part, for				halos de Chi	reby covenant to and wit
		ond part, executors, a				e la	wfully seized in fee of sai
t <u>he un</u> which	paid baland was in the	original su	m of \$14	the Pru	dential and which	n of all encumb ins. Co. in, on th	orances, except fo of America is date, has
a <del> oaia</del>	nce not to	exceed \$9,9		1			7)
				Prove and the		<u>.</u>	1.
and that premises a	gainst the lawful cla	and their pairs and demands of hereof, The said	an persons whor	msoever.			defend the title of the sai
year mist a	oove written.	· ····································		- mar hart	NO	P	r Atands the day an
ATTES	6			4 1.45	Karl C.	Kappelma	ppelman
	and the second				0 10	. 1/1	
-			i.		Josephi	net. Kat	pelman
	and the second	to I want to prove the	-		pull		4

. e

The set

None in the

0. 5