## MORTGAGE RECORD No. 43.

	Company of the control of the contro	ORTUAGE Standard Form	JOURNAL CO., Printers, Binders and Black Book.	Makers, Laurence, Kan,	Contract to
art:		This Indenture, Made this 19th day of mine hundred and five, between Similary, his husband, & alice.  Doing las and State of the	er Hallill. (4. 8 milland.) L. Sinchur, unmarried of States of the first part, and	Sawinel in the Coun	nty of
ortgage		Eight: Hundred to thunduly paid, the receipt of which is hereby ac to the said part J of the second part his heres at and State of Kansas, described as follows, to wit:	knowledged, have sold, and by these p	resents dogrant, bargain, sell and mor	rtgage
tucky		Lots nos. nineteen (19) and.		Ohio Street, in the	
		City of Lawrence, Subject,	however, to a mo	itgage of 2850 to	
		M.n. Bailey, dated Septem	ber 18th, 1900, and ,	secorded in Book "36"	4
	and .	Mortgages, al page 527, Drug	, las leously Ricor	de.	
	Shurs Hos	with all the appurtenances, and all the estate, title an parties of the first fart	d interest of the said part. Lecof the f	rst part therein. And the said	ee that
gree that	Service Servic	at the delivery hereof Ally att	ne lawini owner sor the premise, ase ab		easible
e sum of	Section of the sectio	1 2 10	This Grant is intended as	a Mortgage to secure the payment of the	CONTRACTOR OF THE
	11010	Eight Hundred Doll according to the terms of force	antain: YUTIAN	his day executed	
cond part	of the state of th	and delivered by the said parties of the due in one, two, thru	e fire gar	to the said part if	
iereof, or	Janes	and this conveyance shall be void if such payments be interest thereon, or the taxes, or if the insurance is n	made as herein specified. But if defaul	t be made in such payment, or any part the	reof, or amount
e amount ssigns, at	1 graff	shall become due and payable, and it shall be lawful	for the said part 17 of the second part	rescribed by law; and out of all the moneys	s arising
ys arising	1550	any time thereafter to sell the premises hereby granted	d, or any part thereof, in the manner p	goet and charges of making such sales,	and the
, and the	1 Sign	overplus, if any there be, shall be paid by the part	making such safe, on demand, to safe	0	
irst above	Sierie !	heirs and assigns.  IN WITNESS WHEREOF, The said part 44.	of the first part ha uchereunto set I	usahand and seal the day and year firs	st above
	May 3	written. Signed, Sealed and Delivered in Presence of	Hattie	A series of the	[SEAL.]
[SEAL.] [SEAL.]	13.83		alia		[SEAL.] [SEAL.]
_[SEAL.]	1332	The state of the s	PAGE AND DESCRIPTION OF THE PAGE AND ADDRESS OF THE PAGE AND THE PAGE	Company to the second s	published subsequent
A STANSON, AS A	The same	STATE OF KANSAS,	ss. 29 day of Aug	g.ust A. D. 1905., b	efore me
before me		BE IT REMEMBERED, That on this	seig red a Nota	ry Public in and for said County and Stat	te, came
ate, came		Hattie E. Since	late and Wm. I din	ry Bublic in and for said County and State  Law, her hard and;  to me personally known to be	the same
e the same	1.7808.	y details the	foregoing instrument and duly acknow	ledged the execution of the same.  ny name and affixed my official seal on the	
ne day and	St. K.	IN WITNESS WH year last above written. My Commission Expires March 19		Joseph E. Rigga Notary	
Public.	made le			1. 1900, at 10 15 o'clock U.M.  The Consister of Register of Regis	The second street
of Deeds.	62.26			<b>,</b>	Deputy.
Debuty.	MA TO THE				