The note herein described having been paid in fail, this mortgage is hypothy polessed and in the things of the second of the second in the second of the sec

	ORTGAGE Standard Form. JOURNAL	Co., Printers, Binders and Bla	nk Book Makers, Lawrence, Kan.	GREEN-ORGENSESSESSESSESSESSES
This Indenture, M	tade this Thirty day of 2	FL 1. 0100	cond Jary	OI COLLY
his wife, of	The Oct.		_ol_lawrence	in the County of
0	anne S. Board			of the second part:
(v)).10/7/15 # 17/65	Seven Mundred		RA.of the first part, in con	Dollars,
to Them. duly paid, th	e receipt of which is hereby acknowledge	ed, havesold, and by t	hese presents dogrant, l	pargain, sell and mortgage
	he second part LCAheirs and assigns,	, forever, an that tract	or parcer or raine situation	
Lot muer	cribed as follows, to wit:			
street in the	City of Lawren	ice, Doug	las County,	Nansas.
		-		
	- 50			
with all the appurtenanc	es, and all the estate, title and interest o	of the said part tessof	the first part therein. And	tne sald
Varties of the	is t part		dohereby	covenant and agree that
at the delivery hereof	they are the lawful ow	vner of the premises,	above granted, and seized of	a good and indefeasible
estate of inheritance the	rein, free and clear of all incumbrances			
		This Grant is intended	l as a Mortgage to secure the	ne payment of the sum of
	Seven Kundre			
	Cocceptain	W.f.	this day executed	
according to the terms of	Coccertain	11.7	this day executed	
and delivered by the said	Justilo of the first	1 4/ 1	to the said parties of thereon	irt iz or the second part
agable thr	ce years after date L'Isaid brok and	l. eoupons	therete alla	ched.
and this conveyance shall	l be void if such payments be made as her axes, or if the insurance is not kept up t	rein specified. But if de hereon, then this conv	fault be made in such payme eyance shall become absolu	eut, or any part thereof, or te, and the whole amount
shall become due and pa	yable, and it shall be lawful for the said	part y of the second	part LL C executors, adm	inistrators and assigns, at
any time thereafter to se	ll the premises hereby granted, or any par	rt thereof, in the manne	er prescribed by law; and ou	t of all the moneys arising
from such sales to retain	the amount then due for principal and	interest, together with	the cost and charges of m	aking such sales, and the
overplus, if any there be,	shall be paid by the parttfmaking su	ch sale, on demand, to	said lances of the	mal Buth Thuis
heirs and assigns.			elleise en en en	
	HEREOF, The said partuo of the first	part hau.shereunto se		
written.	Delivered in Presence of	ago	CI, Olso	2-([SEAL.]
Eligh O.	Have	_1_	,	[SEAL.]
		(Lu	100. Glan	. [SEAL.]
	TO A NO A O		SUBJECT CONTRACTOR STORMS CONTRACTOR	Control of the Contro
	F KANSAS,	0		
_ County of	ERED. That on this 3rd		21 1	
BE IT REMEMBI	ERED, That on this		Ward, -	
C 20	atel To Con an	Loy lo	otary Public in and for said	County and State, came
(C)	person who executed the foregoing ins		to me person	ally known to be the same
	IN WITNESS WHEREOF, The			
	year last above written.			
My Commission Expires	27 Dec 1909		16 ugh 13 l.	A REPORT OF THE REPORT OF THE PROPERTY OF THE PARTY OF TH
Filed for Record th	e 3 day of A	VI 1 0 (1 /) A	D. 1929, at 2 55	ock (_M.
		LULLUZ	co. soni . t	Register of Deeds.

The rate herein decembed herein the results of the rate of the rat

Recorded Thek

h