## MORTGAGE RECORD 66

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2. Scholan       70		FROM	STATE CF KANSAS, DOUGLAS COUNT This instrument was filed for record on the Oct	The second se
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budnet and tenting. Score. Letters _ 2. Schellbar and Admins Score Lett _ 10 is 4710. d Letter zet _ he for Comy of Druglas _ not Star of _ Jong _ 10 is 70 for _ 10 is 70 is	新聞 智麗 (See Britter an and	the second second ways and the second s	By	
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<pre>end de separtements and all de estar, file and lainest of the suid part jog file ments and start is an all start is a set of the second part. The Second part is</pre>		in the County of Doug	Lasand State of Kansas	
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<pre>this herely schemeled is a line of the stand and by this indexture d</pre>	WIT	NESSETH, that the said part. 168of the first part, in	DOLLARS, CO	and y paid, the receipt of
Begin to rote set and to rote set of the softwest course cours	which is her the followir	1. 1. 1. to the TO call and but this indentumed	Grant, Bargain, Sell and Mortgage to the said pai	L V
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And the sell part 168_ of the first part 6	with the app	urtenances and all the estate, title and interest of the said j	part105of the first part therein.	
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Four-hundred and no/100       Dottates         second at the second at the second s	and that they will is agr	ill warrant and defend the same against all parties making lawful claim the reed between the parties here to that the part	arreto. all at all times during the life of this indenture, pay all taxes or assessme	nts that may be levied or assessed
set by	and that they wi It is agr sgainst said real insurance compa- interest. And is	III were and defend the same action all partice making the full claim it red between the parties berrio that the part	11 keep the buildings upon said real cetate insured against fire and sri, the loss, if any, made payable to the part. Y of the second part axes when the same become due and payable and to keep said premises in	tornado in such sum and by such to the extent of it B sured as berein provided, then the
<pre>d the Cat per than fail to pay the same as periodic in the hadren. And the converse value is will be hadren being periodic, and the obligation contained therms faily distanced. If default is made in moth payments are any periodic and the base beam of and by paths, or if the hadren beam of the same beam of</pre>	and that they wi It is agr against anid real insurance compa- interest. And in	We wrrat and defend the same acainst all parties making havful claim it were between the parties here to that the partRB_ of the first part at class the the maxime becomes do and paysile, and that $[L_{10}^{-1}, m_{1}^{-1}]$ and a similar that and part $[0, 20, \dots, 0]$ the first part shall like to pay such the the event that mail part $[0, 20, \dots, 0]$ the first part shall like to pay such the event that and part $[0, 20, \dots, 0]$ the first part shall like to pay such the first mode date of agreent until fully regaid. URAN't is initiated as a metricage to even the paysents of the sum of	11 — keep its building: upon aid real estate insured against for and rt, the loss, if any, made payable to the part, of the second part are when the same become due and payable and to keep said permises in mount so paid shall become a part of the indektedness, secured by this in	tornado la such sum and by such to the extent of be sured as herein provided, then the denture, and shall bear interest at
blder bereck sithed zelle, add isall is ball for the add part. Y of the scend part of the scend part to the provide a diffusion of the scend part to the scend term to the scend p	and that they we to be a constant and real la set of the set of th	III warrant and defend the same scalart all parties making havful claim th red between the parties here that the part (B_0 of the first part at claims when the amount one because does and payable, and that the <u>they</u> - mit my as shall be specified and directed by the part of the second put the event that and part <u>168</u> of the first part shall full to pay much the second part may pay and taxes and languance, or theirs, and the an firm the date of payrent shall full propared. TAN's is instructed as an except of the same paysets of the sum of other objection of the payment of the payment on the payment shall full propared.	11 they the buildings upon said real estate insured against for and rt, the loss, II may, made payable to the party of the second part is a ben the same become dows and payable and to keep said permises in mount so paid shall become a part of the indebtedness, secured by this in t of and sum of money, essented on the Etch day of .Octobbe	tornedo in such sum and by such to the extent oftB uurd as berein provided, then the denture, and shall bear interest at DOLLARS, UT19_24_,
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In a noise white.       E. Schelbar       (SEAL)         Amanda Schelbar/       (SEAL)         STATE OF.       Kansas       (SEAL)         State       (SEAL)       (SEAL)         State       (SEAL)       (SEAL)         Model       (SEAL)       (SEAL)         L S.       State       (SEAL)         In a model       (SEAL)       (SEAL)         My Commission Expires on the       25	and that they up to have explain and rad laurance compa- laterest. And it for any of the rate of the second part of the second	We versat and defend the same scalard all parties making havded claim the effective the parties herein that its part (B_0 of the first part its product of the same scalard start is part its part	11 — here the building upon aid real entre faured against for and strit, the loss, if any, made payable to the part of the second part are been the same become do as and payable and to keep said premises in moment so paid shall become a part of the indebtedness, secured by this in the stand sum of mosely, executed on the fifth day of. Octobbe with all interest accruing therean according to the terms of raid abdigs more or to discharge any taxes with interest therean as herein precided, the objection contained therein fully discharged. If if default be muscless or is a containted to a said premise, they this convergent a shall become a shall be able the interest accruing therean according the become and become a said with the interest of the same become date of payable, or if the interest of is containted on a said premise, they this convergent a shall become a low of part	tomado is nuch sem and by such to the extent of 1 the must als a kreing provided, then the deviure, and shall bear interest at 
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STATE OF       Kansas       ss.         COUNTY OF       Douglas       ss.         BE IT REMEMBERED, That on this       16       day of       Oct.       A. D. 19.24       before me, s         Kotary, Public       in the aforesaid County and State, came       E. Scholbar and       A. D. 19.24       before me, s         Azanda Schelbar his wife.       in the aforesaid County and State, came       E. Scholbar and       Azanda         It as       In me personally known to be the same person.       s. who executed the foregoing instrument and duly acknowledged the execution of the same.         It as       IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year hast above written.         In al       My Commission Expires on the	and that they will be any to its arr explain and rad any interest. And it parts are compa- interest. And it parts y of the set of the according to the and by the second get of the and by the second get of the and the set of the of the data part is of the data part is of the data is of the oblight	III verrant and defend the same scalard all parties making havful claim th red between the parties herein that the part (B_{0} of the first part at claim to the the same because due and paytable, and that the they of my my as a half be specified and directed by the part — of the second part the event that mid part 160 of the first part shall fail to pay such the the event that mid part 160 of the first part shall fail to pay such the the event that mid part 160 of the first part shall fail to pay such the the event that mid part 160 of the first part shall fail to pay such the direct part of the second part is pay and the second part is pay such the claim of the second part is an event the payment of the second part to part number of the second part to pay for any first dammed by the many paytable to the part of the second part that fail to pay the many such that the part is pay for any first that fail to pay the many such that the second part to pay for any first the event paytable to the second part to pay for any first that fail to pay the many such that the oblighting for the second part the event why not interpart to pay disc the second part to pay for any first theat fail to pay the many such that the second part to pay the second part the batter of the second part to pay the second part to pay for any first theat fails to pay the second part to pay the second part to pay the second part theat fails and have also for the second part to pay for any first theat second part the second part to pay the second part to pay the second part theat second part to pay the second part to pay the second part to pay the second part theat second part to pay the second part to pay the second part to pay the second pay the theat second pay the second pay the second pay to pay the second pay the theat second pay the second pay the pay the second pay the second pay the theat second pay the second pay the second pay the pay the second pay the second pay the second p	11 — Leves the building upons aid real entre harred scalator for each other the bass, if any, made payable to the part. Y. of the second part are the the same been de same dapable and to keep said percentee in more the paid shall become a part of the indektedness, secured by this is with all inferent accruing therem acceding to the terms of raid oblight more of the discharge any tarse with inferent thereas or the discharge any tarse with inferent thereas a shall become a set of the discharge any tarse with inferent thereas a shell become a set of the discharge any tarse with inferent thereas a shell become a set of the discharge any tarse with inferent thereas a been discharge any tarse with inferent thereas a been down and payable, or the become daw of pays and the discharge any tarse with inferent thereas a been down and payable, or the become daw of pays and the discharge any tarse with inferent thereas a been down and the pays and the become daw of parts and the become daw of parts and the become daw of parts and the parts and the become daw of parts and the parts and the become daw of parts and the become daw of parts and the parts and the become daw of the parts and the cost and the set and accessore of the parts therein and the parts and the cost and the set and accessore of the parts in the cost and and the set and accessore of the parts therein and the set and accessore of the parts the parts herein accessore of the parts and the set and the set and the set and the set and thereas and the set and the set an	tomado is such som and yp such to the extent of
COUNTY OF. Douglas	and that they will be any to its are existent and real instructor compa- laterese. And it parts y - or y the survey or y the survey or y the survey - or y the survey - or y the survey - or y or the fact, part or and survey the survey - or y of the fact, part or and or y or of the fact, part or and or y or or the building or or prove fact the or to and the obligs IN WIT	III verrant and defend the same scalard all parties making havful claim th red between the parties herein that the part (B_{0} of the first part at claim to the the same because due and paytable, and that the they of my my as a half be specified and directed by the part — of the second part the event that mid part 160 of the first part shall fail to pay such the the event that mid part 160 of the first part shall fail to pay such the the event that mid part 160 of the first part shall fail to pay such the the event that mid part 160 of the first part shall fail to pay such the direct part of the second part is pay and the second part is pay such the claim of the second part is an event the payment of the second part to part number of the second part to pay for any first dammed by the many paytable to the part of the second part that fail to pay the many such that the part is pay for any first that fail to pay the many such that the second part to pay for any first the event paytable to the second part to pay for any first that fail to pay the many such that the oblighting for the second part the event why not interpart to pay disc the second part to pay for any first theat fail to pay the many such that the second part to pay the second part the batter of the second part to pay the second part to pay for any first theat fails to pay the second part to pay the second part to pay the second part theat fails and have also for the second part to pay for any first theat second part the second part to pay the second part to pay the second part theat second part to pay the second part to pay the second part to pay the second part theat second part to pay the second part to pay the second part to pay the second pay the theat second pay the second pay the second pay to pay the second pay the theat second pay the second pay the pay the second pay the second pay the theat second pay the second pay the second pay the pay the second pay the second pay the second p	11 — Lever the building upon aid real enter harved against fer and att, the leas, if any, made payable to be part Y of the second part are the the same been do as all payable and to keep said preventies in mont to paid shall become a part of the indektedness, secured by this in and the add sum of money, executed on the _ 16th _ day of Octobbe , with all interest accruing therem accreding to the terms of raid obligs rance or to discharge any tarse with interest thereon as herein provided, these obligation contained therein fully discharged. If it despits be made in a second part of the same become due and payable, or it is be humaned in the obligation contained therein fully discharged. If it despits be made in a second part of the same become due and payable, or it is be made in a second part of the same become due and payable, or it is be made in a second part of the same become due and payable, or it is a payable, with the lease near description the same become due and payable, or it is be made in a second part. If a second payable, and the become and its thick is indeclaring thereforem: and to sail the parentage its the the indeclaring thereforem: and all besets accruing maters and the scalar of the terregistic part is fare. And and all besets accruing maters and scalar of the terregistic part is fare. And and E. Schelbar	tomado ia nuch rum and by nuch to the extent of 1 t 8 murd a barein provided, then the deriture, and shall bear interest at 
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to me personally known to be the same personswho executed the foregoing instrument and duly acknowledged the execution of the same. L.S. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official seal on the day and year last above written. In al My Commission Expires on the25day ofJan 19.26	and that they will be any existent add real lastrace compa- lastrace compa- lastrace compa- lastrace compa- lastrace compa- lastrace compa- tent add the source of the source of the fast part of or the fast part of or the fast part of or the baddene or the bad	III verrant and defend the same scalar all parties making havful claim there between the parties here that the part	11 — Leep the building upon aid real enter harred scalator for and arr, the leas, if any, made payable to be part Y _ of the second part are the the same become do as and payable and to keep said premises in mont so paid shall become a part of the indebtedness, secured by this in the of add sum of money, executed on the _ 16th _ day of . Oc tobb s, with all interest accruing threes accruing to the terms of add obligs more of to discharge any taxes with interest thereon as aberia previded, the obligation contacted therein ally discharge to the payable the obligation contacted therein ally discharge to the payable the obligation contacted therein ally discharge to the payable of the obligation contacted therein a previded, the obligation contacted therein ally discharge to the payable of the obligation contacted therein the generation and become also a comment them mapping of principal and interest, together with the scenarios is to the first obligation therein contained, and all been as accu- ant and accessors of the respective partice heret. ham Ye	tomado la nuch zum and by nech to the extent of it g uned a barein provided, then the deriture, and shall bear interest at in a datall bear interest at in a datall bear interest at in a data to secure any sum or in the event that and part if g and provide at the option of the and part if g and provide at the option of the and part if g and provide at the option of the and the strength of the option of the and the strength of the and and laure secal. B the day and year (SEAL) (SEAL) (SEAL)
My Commission Expires on the 25 day of Jan. 19.26 Geo. 7. Kuhne. Notary Public.	and that they will be any existent and real isourance compa- listerest. And in the result of the result of the second get to the and symmetry of the fact part of any of the start part of or if the badding or overplay, if any i is the manager or its is in the badding overplay, if any i is the badding of the badding of the badding overplay, if any i is the badding of the badding of the badding of the badding overplay, if any i is the badding of the badding of the badding of the badding overplay, if any i is the badding of th	<pre>Wevrant and defined the same scalant all parties making havful claim th ver between the parties herein that its part (B) of the first part it vert between the parties herein that its part (B) of the first part it may as all be specified and directed by the part (B) of the second part is the second part is part if B) (B) the first part it making the part is part if B) (B) the first part it making the part is part if B) (B) the first part it makes the part is part is part if B) (B) the part is part if the second part is part if B) (B) the first part it makes the part is part if B) (B) the part is part if the part is part if B) (B) the part is part if the part is part is the part is the part is part if the part is part if the</pre>	11 — Lever the building upon aid real enter harred scalator for and arr, the leas, if any, made payable to the part of the second part are the the same been de and payable and to keep said perceise is meant so paid shall become a part of the indektedness, secured by this is with all interest accruing there are acceding to the terms of raid obligations or the limit of the same second to pay the same of the same second part is and the same second are said set of the same second are same second to be terms of raid obligations contained therein fully discharged. I if despite be made as a same second are same second are particle, the same second are same second are same same second are the same second are start with interest therean a sheet a perificit, there are same second ar	tomado la nuch sem and yp sech to the extent oftg ured a barein provided, then the deriture, and shall bear interest at tg Ttgthe man ad also to secure any runn or in the event that aid part1gg and pryrbents or any rant for the by provide or any rant for the add the bable near remaining and pryrbent the option of the and pryrbent and part is breed of the add premises and all the story remaind, or any rant there is add the add part is breed to the constant of the add the story remaind, or any part is breed sharps to the add premises and at the story remaind, or any part is breed sharps and the add have seeal. B the day and year 
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