MORTGAGE RECORD 69

		GE RECORD 69	
	PROM ma Reets .TO Merohants L. & S. Bank	ISTATE OF KANSAS, DUUGLAS COUNTY, ss. This instrument was filed for record on the 15 day of Rug A. D., 192 8, at 9140 A. M. But E Willinson Register of Deeds. By	
hundred and	NDENTURE, Made this first day twenty.six between Roets, a.widow	y of August , in the year of our Lord, one thousand nine	Į
of Lawre	and a second	iglas and State of Kansas , and Savings Bank, Lewrence, Kansas , part. y. of the second part.	
WITNE Twenty	XXETH, that the said part y of the first part, in three fundred and no/100 (\$2300.00) racknowledged, ha sold, and by this indenture d scribed real estate situated and being in the County of	consideration of the sum of DOLLARS, to her duly paid, the receipt of lo. 68 Grant, Bargain, Sell and Mortgage to the said part y of the second part,	
	The west eighty (g0) feet of	lot numbered seven (7) on Tennessee street in	
	Stimpson's Subdivision of re-	serves four (4) five (5) six (6) in the city of	
	Lewrence, Kansas.		
			4
0 4 St. 2			
			ļ
good and indefeasibi	ble estate of inheritance therein, free and clear of all incumbrances,	d part. y of the first part therein. 200 15 tree that at the delivery bereat we are the landat owner. of the premises above granted, and wised of a	
good and indefeasil- and that they will w It is agreed to against said real est insurance company	de estate of inheritance therein, free and clear of all incumbrances, warrant up defend the same samint all parties making havful claims between the parties hereto that the part. y of the first part of tate when the same becomes due and payable, and that ShO 1 as shall be specified and directed by the part y of the second	thereto. half at all times during the life of this indexture, pay all taxes or assessments that may be levied or assessed will _ kep the buildings upon said real estate insured against five and ternado in sub-sum and by such d part, the loss, if any, made payable to the part _ \mathbf{y} _ of the second part to the extent of _ 10.8 	
good and indefeasible and that they will us It is agreed I against said real est insurance or mpany interest. And in the part And in the part of the failed 10% for THIS GRAY	de state of inheritance i therein, free and dear of all forminance, warrants and defend the same aspirat all parties matking having taking therein the parties berefor that the part y of the first part i have a ball the specified and directed by the part y , of the second event that align event y of the first part having taking events that align event that have the specified and directed by the part y . If the second we can be many partial taxes and hometers, or either, and the ar- meter taking align event that have the part y . If the specified is the due of approximation of the system of the second particle of the system of We hill the part the system of the system of the system of we can be the opposite of the system of the system of the system of we can be the system of the system of the system of the system of the system of the system of the system of the system of we can be the system of the system of the system of the system of the system of the system of the system of the system of the system of the system of the system	thereto. half at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed will have the building upon said real state insured arginst fire and ternado is such sum and by such d part, the loss, if any, made payable to the part \underbrace{y}_{-} of the second part to the struct \underbrace{d}_{-} ite ites such the same terms clue and payable and to keep said premises haused as herein previded, then the memory as plad shall become a part of the indettedness, secured by this indenture, and shall bear interest at DOLLARS,	
good and indefeasible and that they will us it is agreed to against said real est insurance or many interest. And in the parte of the the rate of 10% for a THIN GRAN according to the ten and byis sums of money adva	de state of laberitance therein, free and dear of all forem/harace, surrants and defend the same accessita all parties matting having taking there has parties been and a parable, and that bend a same that may be been and a parable, and that bend a same that a same become due and a parable, and that bend a same that and interest by the part of the second event that all due operates and however, but all fails opera such second part may ray wait taxes and however, but and the approxem when the due of approxement with the hyreful entry three hundred and no/100 mend entry three hundred and no/100 mend entry three hundred and no/100 mend type have be part of the second part.	thereto: half at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed will	
pool and indersail and that they will be a served to a served to a served to a served to a served to a served to a served insurance on pages inserved. And in the part of the be nated 10% fort THIS GRAY according to the ter and by <u>the</u> according to the ter and by <u>the</u> according to the ter and the own or any obligation or unpaid, and all of the	de state of inheritance iterais, free and dear of all forem/harves, surrants and defend the same accessita til parties matting having damin letteres the parties before that the part. \mathbf{y} with the first part is as a shall be specified and directed by the part. \mathbf{y} , of the steers every that state when the directed by the part. \mathbf{y} , of the steers every that state using part. \mathbf{y} of the defat part shall fail to pay such second part may ray and taxes and homeness, or either, and the an inde take of spin-second target the state of the same of second part may ray and taxes and homeness, or either, and the an inde take of spin-second target the spin-second the same of second part may ray will take and homeness, or either, and the an second part may ray will be observed in the spin-second the same of second part the spin-second target to part on pay for any iner and the same approximation in the same of the second part. If this length the same as previded in this indentance when the shared spin-share the same as the same and ray include the shared part to may the same as previded in this indentance when the shared spin-shared bits and shared in spin-string and the same and ray include the shared part to may the same as previded in this indentance which discription of the same as included in the indentance and ray includes the shared part to may the same as previded in this indentance.	thereta. That at all times during the life of this indenture, pay all taxes or assuments that may be levied or assumed will have the building stops and real estate insured against fire and ternado in such sum and by such dig ratt, the loss, if any, much spayable to the part of the disconder part to the extent of the taxes when the and the cree due and payable and to keep said promises insured as herein previded, then the meanst so paid shall become a part of the indettedness, secured by this indenture; and shall bear interest at the and some of memory, executed on the <u>first by</u> of <u>August</u> 1926, to discharge any taxes with hieres thereas and herein provided, in the event that said part at the solid start they can be here there are and been provided, in the event that said part at the solid start they are and herein provided, in the event that said part at the solid start they are not and payable or the discuss or the base there are any pay there are not observed therein fully discharged. If discharges of the discharge any taxes with increase to be able to be come to a graph at the explosition of the other and payable at the other and payable at the explosition of the	
root and indexails and that they will be a screed to a screen the screen the against said real ere insurance on pany interest. And in the rate of the screen the screen rate of the fast part shat And the cost of the fast part shat And the cost of the fast part shat head the screen the screen the improvements there exceeding is a screen the improvement there is a screen the screen the screen the overprise is and the overprise is and the screen the improvement there is a screen the screen the screen the interest over the schemes the interest over the schemes the interest over the schemes the interest over the schemes the schemes the interest over the schemes the interest over the schemes the schemes the schemes the schemes the interest over the schemes the schemes the schemes the schemes the interest over the schemes the schemes the schemes the schemes the interest over the schemes the schemes the schemes the schemes the interest over the schemes the schemes the schemes the schemes the schemes the interest over the schemes the schemes the schemes the schemes the interest over the schemes the sche	de state of laberitance therein, free and etar of all forem/harmers, surrant and defend the same sprister til partie matting having dains there has parties been table to part. Y de horizon table angelend and directed by the part. Y and harmer provide the part. Y and harmer provide the part of the part of the scene event that harmer provide the part of the part of the part of the Y and the part of the more than the part of the part of the Y and the part of the part of the part of the part of the Y and the part of	there is a during the life of this indenture, pay all large or assessments that may be leviced or assessed will here the buildings upon and real estate insured against for and ternado in such any and by such a farst, the loss, if any, made payable to the part \mathbf{y} of the second part to the estate of \mathbf{z} . The second part to the estate is a berein previded, then the means as paid shall become a part of the indefinitences, secured by this indenture, and shall bear interest at it do and any of money, executed on the <u>firstby of August</u> 1926, a, which all interest arcruing thereon a second in the event and shall be event and a second payable and the event and a the data diam of money, executed on the <u>firstby of August</u> 1926, a, which all interest arcruing thereon a second in the event of said chilgstion and also to secure any num or numeror to discharge any taxes with interest thereon as berein provided, in the event that and part the chilgstion contained therein fully decharged. If definit the made in much payment or any part thereon as a barrentice of the side result, while the event area barries are berein the out of the side payment of the side pay the sec as a barrentice of the side result of the event and barrent there even a barrent barrent and the first and part is the event and barrent the side pay the set is the option of the event and the barrent and the option of the side provided to the side results and the side sector is the side of the side sector and the sector and the barrent and the side sector is the side of the side sector and the sector and the barrent and the sector and the barrent and the side of the side sector and the si	
rood and indefeasilit and that they will be accessed in the second explores and provide the provide the second second second provide the second second second provide the second second second provide the second second second provide the second seco	de state of laberitance' therein, free and even of all forem/harenes, surrant and defered the same scattest all parties matching the state state where the attributes of the state state where the attributes of the same scattest all parties matching the state state where the attributes of the state state state state state attributes of the state	there is a during the life of this indenture, pay all large or assessments that may be leviced or assessed will here the buildings upon and real estate insured against for and ternado in such any and by such a farst, the loss, if any, made payable to the part \mathbf{y} of the second part to the estate of \mathbf{z} . The second part to the estate is a berein previded, then the means as paid shall become a part of the indefinitences, secured by this indenture, and shall bear interest at it do and any of money, executed on the <u>firstby of August</u> 1926, a, which all interest arcruing thereon a second in the event and shall be event and a second payable and the event and a the data diam of money, executed on the <u>firstby of August</u> 1926, a, which all interest arcruing thereon a second in the event of said chilgstion and also to secure any num or numeror to discharge any taxes with interest thereon as berein provided, in the event that and part the chilgstion contained therein fully decharged. If definit the made in much payment or any part thereon as a barrentice of the side result, while the event area barries are berein the out of the side payment of the side pay the sec as a barrentice of the side result of the event and barrent there even a barrent barrent and the first and part is the event and barrent the side pay the set is the option of the event and the barrent and the option of the side provided to the side results and the side sector is the side of the side sector and the sector and the barrent and the side sector is the side of the side sector and the sector and the barrent and the sector and the barrent and the side of the side sector and the si	
rood and indefeasilit and that they ult is in a screed 1 is a screed 1 inversace on passy interest. And in the part <u>y</u> of the the the rate life for THIS this the rate life for the life for t	de state of laberitance' therein, free and even of all forem/harenes, surrant and defered the same scattest all parties matching the state state where the attributes of the state state where the attributes of the same scattest all parties matching the state state where the attributes of the state state state state state attributes of the state	the set of the set of the source of the set of the second part to the extent of the second part to the set of the second part to the second the secon	
rood and indefeasilit and that they ult is in a screed 1 is a screed 1 inversace on passy interest. And in the part <u>y</u> of the the the rate life for THIS this the rate life for the life for t	de state of laberitance' therein, for and clear of all forem/harmer, warrant and defend the same spirits till parties matting lawful dains there when the parties better that the part. Y deform the parties better that the part. Y and half to perfect and directed by the part. Y and half to perfect and direct day the part. Y and half to perfect and direct day the part. Y and half to perfect and direct day the part. Y and half to perfect and direct day the part. Y and half to perfect and direct day the part. Y and the perfect and direct day the part. Y and the perfect and direct day the part. Y and the perfect and the part of the part of the part of Y and the part of the part of the part of the part of the part and of ODO . The organism part of the part of the part of the part of the part and by the aid part. Y and the part of part of the part of the part of the part of the part of the part of the part and by the aid part. Y and the part of the part the part of the part the part of the part	thereta. That at all times during the life of this indenture, pay all taxes or assessments that may be leviced or assessed will there the buildings upon and real estate insured spatiation for and terms of a such as many and y such digrar, the long, if any, made payable that the part	
rood and indefeasilit and that they will be a screen the screen the against and real ere insurance on pany interest. And in the ber THIS GRAY according to the ter THIS GRAY according to the ter the THIS GRAY and by <u>the</u> sums of mosey and the fact part that And this core, and by <u>the</u> sums of mosey and the fact part that mapped screent, studes improvements there on the manue poser overplan, if any the to, and the solutions in the manue poser overplan, if any the screent screent screent screent to, and the solutions in the manue poser overplan, if any there overplan, if any there overplan, if any there is a screent screent screent screent in the manue poser overplan, if any there	As nature of inheritance' therein, free and ease of all ferentifrances, marrant and defend the same spirits till partice mattice lawful daim there has had been of the bark of the same series that a bark of defend to the same series that and part of the same events that all part of the different series of the same methods of payment until help repaid. The insight as an entrance to even the payment of the same methods of payment until help repaid. The insight as an entrance to even the payment of the same methods of payment until help repaid. The insight as an entrance to even the payment of the same methods of payment until help repaid. The of ODO events with the help repaid. The same beyond to the part of the same and the payment and by the said part. y of the same pay of the same pay of the same day the payment and by the said part. y of the same pay of the same pay of the same day the payment samed by the said part. y of the same pay of the same pay of the same day the payment same day the said part. y of the same pay and the same the same same same same day the same pay of the same same same same same day the same pay of the same same same same the object and the same same same same same same same day the same pay of the same same same same the same same same same same same same sam	With the server during the file of this indenture, pay all tases or assessments that may be levide or assessed will the server the server during the server durin	
rood and indefault and that they will be a screen it is accred it against and real are insurance on pany intervet. And in the part of the the of the the the of the fort or the fort, part hal he hisperventes there or the host part of the hisperventes there or the host part of the to, and it is which the to, and it is which the to, and it is which the to accelerate of the host part of the fort, part hal hisperventes there. IN WIT? Inst above writte STATE OF	As nate of inheritance therein, free and care of all freembranes, warrant and defend the same spirits till parties mattice lawful data where that the bars. Y do for its part data when the parties been that the part of the same spirits till parties mattice that the bars of the same spirits till parties mattice that the part of the same spirits till parties and the same been do for the type that the same been do for the type that the same spirits till parties and the same been do for the type that the same been do for the type that the same spirits till the same been been do for the type that the same been do for the type that the type the target the type that the type the target the target the the type that the type the target the the target the type the target t	the second part to the state indexture, pay all lates or assessments that may be levide a massess will increase the state indextor a scient for and transide in such and may be levide or massess will be stated as a serial previded, then the same to recree due and rayable to the part	
rood and indefeasili in that they will it is agreed it against said real are insurance on pany interest. And in the there are done of the root of the first part shaf or any solidization of the first part shaft or any solidization of the first part shaft of the first part shaft of the first part shaft of the first part shaft of the first part shaft of the first part shaft of the first part shaft of the first of the first part shaft of the first part shaft of the first of the first part shaft of the first part shaft of the first part shaft of the first of the first part shaft of the first	ke state of laberitance' therein, free and ear of all ferentification. Yet for the state with earlier before that the part of the state with earlier before that the part of the state with the state become the part before that the part of the state with the state become the part before that the part of the state with the state become the part before that the part of the state become the part before the state become the part of the state become the part of the part of the part of the part of the state become the part of	there are all times during the life of this indenture, pay all lates or assessments that may be leviced or assessments will 1. Leves the buildings upon mail real estate incorred excitate for exa direction is not in the state of the second part to the extent of the indent second excitation is all to be assessed in the same because due and payable to the part	