## MORTGAGE RECORD 74

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|   | FROM   |  | STATE OF KAI   | NSAS, DOUGLAS COUN   | TY,   |
|---|--|--|--|--|---|
|   |  |  | This instrum   | ent was filed for record o   | on the 10 day   |
| Yrs. S.   | M. Law<br>TO   |  | Oct.   | A. D. 19_2   | 9, at 12:00 . M.  |
|   |  |  | Clair  | 8 Cumtre   | Register of Deed  |
| Merchant  | ts Loen & Savings B  | Jank   | By   |  | Deputy.   |
| THIS INDE   | NTURE, Made this firs  | t day of Oc  | toher  | in the succe   | of our Lord, one thousand n   |
| hundred and   | twenty-nine  | between  |  | , in the year  | of our Lord, one thousand h   |
| •*************************************  | Mrs. S. M. Lew, a  | widow,   | ter en   |  |   |
|   | ence in the (  | County of Doug   | las  | and State of Kan   | BB 8  |
| part  | first part, and The Me   | Lewrence, Kenses   |  |  | partY of the second p   |
| WITNESSET   | III, That the said part  | of the first part, in consid   | ieration of the sum cf   |  | and the second  |
| which is hereby a   |  | and by this indenture do   | es., Grant, Bargain, Sel   | I and Mortgage to the sai  | duly paid, the receipt<br>d partY of the second p   |
| (now 12th<br>feet; the  | g Two Hundred Twent<br>a) Street; thence N<br>ence South Seventy-<br>ning, in the City o   | forth Seventy-five<br>five (75) feet; t  | (75) feet; then<br>hence East One H  | ce West one hunds  | f Ohio and Hancock<br>red twenty-five (12<br>re (125)feet to pla  |
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| with the appurtens  | nccs and all the estate, title   | and interest of the said par   | rt   | therein.   |   |
| And the said pas  |  | hereby covenant and sgree that   | at the delivery hereof she   |  | - of the premises above granted, a  |
| And the said par-<br>seized of a good and in  | rt_Y of the first part doES<br>ndefeasible estate of inheritance the   | hereby covenant and agree that<br>erein, free and clear of all incumbr   | at the delivery hereof she   |  | - of the premises above granted, a  |
| And the said par<br>seized of a good and in<br>and that they will warr<br>It is agreed betw   | rt_y of the first part doCS<br>ndefeasible estate of inheritance the<br>ant and defend the same against all<br>een the parties hereto that the part  | hereby covenant and agree that<br>erein, free and clear of all incumbra<br>l parties making hawful claim ther<br>$t = y_{-}$ of the first part shall a   | at the delivery hereof she<br>ance<br>reto.<br>t all times during the life of  | this indenture, pay all taxes of   | r assessments that may be levied  |
| And the said pair<br>seized of a good and is<br>and that they will warr<br>It is agreed betwo<br>assessed against said n  | rt. y of the first part do _ CS<br>indefeasible estate of inheritance the<br>ant and defend the same against all<br>even the parties bereto that the part<br>real estate when the mane becomes   | thereby covenant and agree that<br>erein, free and clear of all incumbri-<br>ll parties making lawful claim ther<br>$t = \sqrt[3]{2}$ of the first part shall a<br>due and payable, and that BRI   | at the delivery hereof <u>She</u><br>ance.<br>reto.<br>t all times during the life of<br><b>C. Will</b> keep the buildings   | this indenture, pay all taxes of upon said real estate insured   | er assessments that may be levied<br>against fire and ternado in such su  |
| And the said pair<br>seized of a good and is<br>and that they will warr<br>It is agreed below<br>assessed against said m<br>and by such insurance<br>the interact   | rt_yof the first part doCS<br>indefeasible estate of inheritance the<br>ant and defend the same against all<br>een the parties hereto that the part<br>eal estate when the name becomes<br>company as shall be specified and c<br>and in the south that midd part.   | hereby covenant and agree that<br>even, free and clear of all incumbra<br>1 parties making hawful claim there<br>$t_y = 0$ of the first part shall as<br>due and poyable, and that $\Omega \Omega$<br>directed by the pary of the secon<br>$X_y$ of the force part shall full  | at the delivery hereof. She<br>ance<br>reto.<br>t all times during the life of<br>$\mathbf{e} = \mathbf{\pi} 111$ keep the building<br>old part, the loss, if any, mad   | 15 the lawful owner.<br>this indenture, pay all taxes of<br>upon said real estate insured<br>le payable to the part  | r assessments that may be levied<br>against fire and ternado in such as<br>of the second part to the extent<br>and to keen sono premises instand  |
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| And the said par-<br>wired of a good and it<br>and that they will ware<br>it is agreed letwin<br>assessed against said r<br>and by such insurance<br>its_interest.<br>Beein provided, then<br>interest. and shall be<br>THIS ORLAFT is<br>TWE and<br>TWE and  | rt. y of the first part do CE indefaulties exists of inheritance drives and an indefined the same arguinst all over the particle hereto that the part end of the same becomes exceeding as a hall be specified and or And in the event that and part the part_y of the second part argument's the reals of 10% preserves in histogia as a materized to be secure type-five Rundred and the second part argument's the part.part of the second part argument's the reals of 10% preserves in y-five Rundred and the second part argument's the reals of 10% preserves in y-five Rundred and the second part argument the reals of 10% preserves in y-five Rundred and the second part argument the second part argument the reals of 10% preserves in y-five Rundred and the second part argument the part of the second part argument the part of the second part argument the s  | hereby covenant and agree that<br>term, fire and clear of all incumbr<br>1 parties making havful claim the<br>$t = V_{-}$ of the first part shall all<br>due and poyable, and that <b>Eft</b><br>directed by the pay <b>3</b> of the secon<br>$V_{}$ of the first part shall fail to<br>t may pay sold taxes and incurs<br>on the date of represent unit ful<br>the payment of the sam of<br>not   | at the delivery hereof She<br>ance.<br>t all times during the life of<br>C Will keep the buildings<br>C Will keep the buildings<br>do part, the loss, if any, mad<br>to pay such taxes when the a<br>nnee, or either, and the amoun-<br>lify repaid.   | 15 the lawful owner.<br>this indenture, pay all taxes of<br>upon asid real estate insured<br>is apable to the part   | r assessments that may be levi-<br>against for and tormedo in such as<br>of of the second part to the exten-<br>and to keep so-a premises instand<br>of the indektedness, secured by th<br>DOLLAR   |
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| And the said par-<br>seited of a good and it<br>and that they will war<br>It is agreed betw-<br>assessed against said m<br>and by such insurance<br><u>its</u> _interest.<br>Beein provided, then<br>Hills of Wend<br>according to the terms<br>such by <u>its</u>  | the $y_{-}$ of the first part do., $CS$<br>defensible exists of inheritone the<br>ant shi defends the same arguint all<br>on the particular barries that part<br>and notice when the non-borness<br>compary as all be precision and of<br>And in the event that and part-<br>imitation as a morphy of the second part<br>or inherity $y_{-}$ (i) be second part<br>or inherity of the morphy of the<br>particular state in the second part<br>of 0.000 events working a<br>true arguing partial working a<br>true arguing partial working a<br>big the based partial working a<br>big the based partial working a  | I hereby constant and grave that<br>arrive, here and clear of all inclusion<br>$J_{\rm pertors matching bareful clears that a-J_{\rm out} of the first part shall adue and payside, and that f_{\rm eff}^{\rm out}directed by the argo full due soundJ_{\rm out} of the first part shall dueto any argo wald starts and incomemuch due of argoment and theargoment of the sound ofresponses of the sound ofresponses of the sound ofresponses of the sound of theresponse of the sound of the sound ofthe sound of the sound pays independenceJ_{\rm out} of the sound pays independenceof the sound pays in the sound of the sound of the soundof the sound pays in the sound of the sound pays in the soundof the sound pays in the sound sou$   | at the delivery kereof. She<br>reta.<br>Teta.<br>1. All times during the life of<br>0. #111 keep the building<br>to pay, the list, it may, mak<br>to pay puch taxes when the a<br>many, or stilling, and the amount<br>lifty regard.<br>1 as it run of money, execut-<br>all internet scoreing theres a taxes<br>and there are so distance and the score<br>and the score and the score and the score and the score<br>and the score and the scor  | 15 the lawful over-<br>this industore, pay all taxes or<br>uppen and real estate hoursed<br>is payable to the part   | r assessments that may be lowed<br>against for and termsdo in such as<br>for the second part to the extent<br>and to keep same premisers ins for<br>of the indicatedness, secured by th<br>DOLLAN<br>October 19-<br>lightion and alon to percee aga sum<br>an iprovided, in the ormat that as   |
| And the soil are since of a good and in<br>some of a good and in<br>that they well sum<br>It is agreed here<br>assessed anzion soil model of<br>the since provided the<br>methy such starmare<br>in the since<br>methy source<br>the since<br>methy source<br>methy source<br>methy source<br>methy source<br>methy source<br>source<br>part. Leg. a<br>methy source<br>methy source<br>source<br>part thereof a source<br>to<br>some thereof a source<br>to<br>some thereof a source<br>of<br>the since the methy source<br>source<br>methy source<br>methy source<br>methy source<br>source<br>methy source<br>source<br>methy source<br>methy source                       | $\mathbf{r}, \mathbf{y}_{}$ are the first part do _ ES<br>making the first part do _ ES<br>making the set of the set of the set of the<br>energy of the set of the set of the set of the<br>energy of the set of the set of the set of<br>set of the set of the set of the set of<br>set of the set of the set of the set of<br>set of the set of the set of the set<br>of the set of the set of the set of<br>the set of the set of the set of the set of<br>the set of the set of the set of the set of<br>the set of the set of the set of the set of<br>the set of the set of the set of the set of the set of<br>the set of the set of the set of the set of the set of<br>the set of the set of the set of the set of the set of the<br>set of the set of the<br>set of the set of the<br>set of the set of   | I hardy constant and grow that<br>even in two and clear of all incumban-<br>erses, here and clear of all incumban-<br>tions of the set of the set of the set<br>of the set of the first part shall of all<br>discussed by the second set of the second<br>$S_{}$ of the first part shall find in<br>the dots of payment with first<br>$h = 0 \int 100^{-1}$ for the payment of<br>$S_{}$ of the second part, while<br>$h = 0 \int 100^{-1}$ for the payment of<br>$S_{}$ of the second part, while<br>$S_{}$ of the second part of the<br>provided in the indexing $-$<br>there is the second part of the second part<br>of the hole payment previded for the payment of<br>the hole payment previded for the second part<br>of the hole payment previded for the hole part of the payment payment<br>of the hole payment previded for the hole payment pay method payment   | at the delivery kereof She<br>ance<br>relations during the life of<br>0  | 15 the lawful owner.<br>this indenture, pay all taxes of<br>up on add real estate housed<br>to provide to the part   | r assuments that may be levid<br>against for and terrado in such as<br>of the second part to the exist<br>and to ken such promises in a your<br>of the inductedness, secured by th<br><u>DOLLAN</u><br><u>OCtODET</u><br>19.<br>Institute and alot to prove a you such<br>the make in such payments or an<br>ability, or if the summarias is not by<br>the totake in such payments or an<br>ability of the summarias is not by<br>deture is given, shall immediate<br>part.   |
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