MORTGAGE RECORD 76

	STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on the 18 day of
Lillie E. Holmes a widow	Dec. A. D. 19 29, at 8:30 o'clock A. M.
то	Elie & amothery, Register of Deeds.
J. B. Henry	ByDeputy.
	cember, in the year of our Lord, one thousand nine
THIS INDENTURE, Made this 2101 day of	
Lillie E. Holmes, a Widow	
f Lawrence in the County of Douglas art. Y of the first part, and J. B. Henry	and State of Kansas
	party_ of the second part.
WITNESSETH, That the said part_y of the first part, in conside Fifteen hundred	eration of the sum of DOLLARS, to her duly paid, the receipt of
which is hereby acknowledged, ha	S Grant, Bargain, Sell and Mortgage to the said part
Lot Number Five (5) Ohio Street in the City of	of Lawrence, Kansas.
And the mid part.yof the first part doff bereby covenant and agree the seized of a good and indefeasible estate of inheritance therein, free and clear of all incumb	at at the delivery bereat
Add the mid pett $\underline{J}_{}$ of the first pard Δ_{-} \underline{D} is hardy correction and agree that a first pett indefeatible exists of inheritance therein, frow and dear of a linear barrier distribution of the there are a sense against and results the sense again that the parties better that the parties making larded that they will warrant add defend the same segment and parties making larded that they are also a sense against and results when the same becomes due and payable, and that $-\frac{1}{100}$ the second parties making larded the the parties better that the parties better that the parties better that the parties of an adjustment of the sense o	at at the delivery hereof
And the solit grat $\mathbf{y}_{}$ of the first part $\mathbf{a}_{}$ 62 B breaky contrast and agree that solited of a good and indefaultile exists of inderitance therein, free and dense of all incumi- tants that they will assume a signal and partias making layeful datas that is associated and the partias hence to that the part. $\mathbf{y}_{}$ of the first part shall. Associated partial relative above the same becomes due and paytake and that. $\mathbf{B}_{}$ and by such manusce company as shall be specified and directed by the part $\mathbf{y}_{}$ of the first part shall be inderive and below the same becomes due and paytake and that. $\mathbf{B}_{}$ This GRANCE, And in the event that said part. $\mathbf{y}_{}$ of the first part shall find inderive solid bere interest $\mathbf{A}_{}$ the rise of 1 MeV more the system of the same of THIS GRANCE $\mathbf{A}_{}$ for the ord $\mathbf{A}_{}$ for the part $\mathbf{A}_{}$ of the first $\mathbf{A}_{}$ for the same of $\mathbf{A}_{}$ is the terms of $-\mathbf{D}_{}$ contrains written obligation. for the payment and from $\mathbf{A}_{}$ of the first part shall fail to pay the same as $\mathbf{A}_{}$ of the first part shall fail the more discussion for the shall fail to pay the same as $\mathbf{A}_{}$ of the first merit $\mathbf{A}_{}$ of the first part shall fail to pay the same as $\mathbf{A}_{}$ of the terms of $-\mathbf{A}_{}$ for the same pays $\mathbf{A}_{}$ of the same same $\mathbf{A}_{}$ of the same same $\mathbf{A}_{}$ of the distribution or such therease, or of the merit of the same shall fail to pay the same as $\mathbf{A}_{}$ of the the merit $\mathbf{A}_{}$ of the first part shall fail to pay the same as $\mathbf{A}_{}$ of the same same $\mathbf{A}_{}$ of the sa	as at the delivery hereof
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31

Reg. No. 523