## MORTGAGE RECORD 76

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Reg. No. 1011 Fee Paid, \$ 1.25

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112	and that they will warrant and defend the same against all parties making lawful claim there	<pre>except a mortgage of \$2000 to the grantee above named named</pre>
<pre>cred_provide, then the pact of the second part may ray mink them and howmany, or within, and the same as part of the individueles, second by the provide the provide of the same of the provide of the</pre>	and that they will warrant and defend the same against all parties making lawful claim there. It is agreed between the parties hereto that the part_EQL of the first part shall at assessed against said real estate when the same becomes due and payable, and that_LTA	asso except a mortgone of \$2000 to the grantee above was named to turne during the life of this inferiour, pay all taxes or assessments that may be brief of the Jump due buildings upon and ned state insured against for and tornado is neh was and the buildings upon and ned state insured against for and tornado is neh was and the buildings upon and ned state insured against for and tornado is neh was and the buildings upon and ned state insured against for and tornado is neh was and the buildings upon and the state insured against for and tornado is neh was and the buildings upon and the state insured against for and tornado is neh was and the buildings upon and the state insured against for and tornado is neh was and the state of the state of the state insured against for and tornado is neh was and the state of the state of the state of the state insured against for and tornado is and the state of the state of the state insured against for and tornado is a state of the state of the state of the state of the state insured against for an and the state of
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Duryr or       Douglas       fm.         BE IT REMEMBERED, That on this       3rd       day of       October       A. D. 19 30, before me,         I. C. Steversson       in the aforessid County and State, came       Thos. Robertson and Nora L. Robertson, his wife       In a foressid County and State, came         Legal Seal       to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same.       In NUTNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year have been written.         My commission expires on the 1%       day of       October       19.32         I. C. Stevenson       Notary Public.         RELEASE         I, the undersigned owner of the within mortgage, do hereby schnowledge the full payment of the deby secured thereby, and authoring the Register of the secure of the within mortgage, do hereby schnowledge the full payment of the deby secured thereby, and authoring the Register of the secure of the within mortgage.	and that they will warrant and defend the same sgnins all parties making havful daim there It is agreed between the parties hereto that the part[ $\Delta E_{}$ of the first part shall as uses of agricul and it wall state when the mass becomes due and payties, and that . This makes the parties and it was been the mass becomes due and payties, and that . This makes the parties of the second part of the second part of the second part, when and here makes the parties of the second part of the second part of the second part, when and THIS GUANT is included as a particular contrast of the second part, when and the particular of the part <u></u>	assexcept a. mortgage of \$2000 to the grantee above
BE IT REMEMBERED, That on this       3rd       day of       October       A. D. 19       30, before me,         I. C. Stevenson       in the aforessid County and State, came       Thos. Robertson and Mora L. Robertson, his wife       Ite afore me,         Legal Scal       to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of NWINESS WHEREOF, I have herewine subscribed my name, and affixed my official scal on the day and year has above written.         My commission expires on the       12       day of       October       19. 32         I. C. Stevenson       Notary Public.         RELEASE         I, the undersigned owner of the within mortgage, do hereby schnowledge the full payment of the deby secured thereby, and authorise the Register of	and that they will warrant and defend the same against all parties making havful daim there It is agreed between the parties hereto that the part. $B.C{-}$ of the first part shall as massed rapping and rule state when the mass becomes data massed rapping and that . The massed rapping and rule state when the mass becomes data and paylos, and that . The massed rapping and rule state when the mass becomes data massed paylos massed there is a state of the paylos of the second parts of the first part shall fait to the part particular the paylos of the second parts of the paylos massed here massed paylos massed the paylos of the second parts of the paylos of the THIS GUANT is initiated as a mortgate to second in the payment of the paylos of the paylos of the THIS GUANT is initiated as a mortgate to second in the paylos of the paylos of the paylos massed the paylos of the paylos	assexcept a. mortgage of \$2000 to the grantee above
I. C. SLEVERBOR       in the aforesaid County and State, came         Thos. Robertson and Nora L. Robertson, his wife       to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same.         IN WINESS WHEREOF, I have herewise subscribed my name, and affixed my official seal on the day and year law above written.         My commission expires on the 12 day of       October         I. C. Stevenson       Notary Public.         RELEASE       I, the undersigned owner of the within mortgage, do hereby schnowledge the full payment of the deby secured thereby, and authorise the Register of the secure of the within mortgage.	and that they will version and defend the same spinst all parties making lawful daim there. It is agreed between the parties hereto that the part_LE of the first part shall as many spin strain and settle when the many beeness data many spinsts, and that the and by such insurance company as shall be specified and directed by the part of the s- 	assexcept a. mortgage of \$2000 to the grantee above
Legal Seal to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the executio of the same. IN WITNESS WHEREOF, I have herewise subscribed my name, and affixed my official seal on the day and year las above writen. My commission expires on the 18 day of October 19_32 	and that they will version and defend the mane segment all parties making lawful daim there. It is agreed between the parties hereto that the part.LEL of the first part shall and mane starsed rapits and it rank starts when the mane beeness down and parties. And it all the first part shall not all the interest. And in the event that and part.LEL of the first part shall fait them introvided, them the part.JEL of the special part may part all that .LEL first particular the part of the part of the part of the part shall fait them introvided, them the part.JEL of the first part shall fait them introvided, them the part.JEL of the first part shall fait them introvided. The Hundred of a nortigate to seems the payment of the man of 	asso except a mortgonge of \$2000 to the grantee above
of the same. IN WINESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year la above written. My commission expires on the 15 day of. October 10.32 I. C. Stevenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby schnowledge the full payment of the debi secured thereby, and authorize the Register of	and that they will version and defend the same spinst all parties making lawful daim them It is agreed between the parties hereto that the part_LEL_ of the first part shall as assessed sample and real seture when the mains becomes date and parties. And is the reveal that main theorem side and parties and that the first parties of the first part of the second part of the first part shall fait if the other parties are assessed and the parties of the part is the second parties and the second part of the seco	asso except a mortgone of \$2000 to the grantee above named as the mortgone of \$2000 to the grantee above named is the definite the life of the inferitors, pay all taxe or assessments that may be level do grant the buildings upon add real each insured against for add tormed parts to the sense are or pay and taxe when the same become a part of the sense is and parts the tax of the sense is and to be paid grants insured are in the sense is a part of the sense is a sense of the indefinitions, parts of the sense is a sense of the indefinition of many, executed on the <u>37d_dy</u> et <u>00.0000</u> , n 330 all interest acrossing these associations to the sense is a sense is provided in the sense the sense is a sense provide the sense is a sense in the indefinition of many, executed on the <u>37d_dy</u> et <u>00.0000</u> , n 330 all interest acrossing these associations the sense is a sense provided in the sense is a sense provided provided provided in the sense is a sense provided provided provide provided provide
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I. C. Stevenson     Notary Public.     RELEASE  I, the undersigned owner of the within mortgage, do hereby schnowledge the full payment of the debj secured thereby, and authorise the Register of	and that they will warrant and defend the same against all parties making havful daim there It is agreed between the parties hereto that the part.fife of the first part shall as massed rapping and rule state when the mass becomes date and projekae, and that .the and by making market company as shall be specified and directed by the party.e d the s- 	asso except a mortgone of \$2000 to the grantee above named as the mortgone of \$2000 to the grantee above named is the definite the life of the inferiors, pay all taxe or assessments that may be level dy still here the buildings upon add real entri heard against for add tormado is not as more of pay and taxe when the same become a part of the same the the same case of the inferiors and the add to be paid grants instead as an or still here different instead on the same area of the indefinitions, second part to be read or and paysh and the barry of the same second part of the same the the same case of the indefinitions, second to the same second part of the same second par
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