MORTGAGE RECORD 76

Reg. No. 1070 Fee Paid, \$ 1.25

<form></form>	Edwin F. Stimpson, a widower	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 26 day of New 30 0410 A.	
		- Nov. A. D. 1930, a9:10 o'clock A. M.	
	W. R. Carter	Register of Deeds.	
Edvis 7. Stiepee, a sideer d	THIS INDENTURE, Made this fourth day of Novem	ber, in the year of our Lord, one thousand nine	
INTERSENT. That the add part 2, d du fee part, is considered in d to sum d		las and State of Kanses	
The Bundred. and Laboration (1930). (19			
<pre>which as spectraments and all the senter, this and interest of the self part. Y. of the first part thereis.</pre>	Five Hundred and no/100 (\$500.00) which is hereby acknowledged, ha. S. sold, and by this indenture do.	DOLLARS, to him duly paid, the receipt of es Grant, Bargain, Sell and Mortgage to the said part. Y. of the second part,	
As not not not not be not not don't and the second start of a diama bases in the diama base of the formation of the diama bases In the not of events and of definitions are agains all prevalues that the diama bases in the diama base of the diama bases In the not of events are agains all prevalues that the part hall as all the diama bases in the not of events are agains all prevalues of the diama bases In the not of events are agains all prevalues of the diama bases in the not of events are agains all prevalues of the diama base of events and the not of the second part to be rest of the second part to the second part to be rest of the second part	Lot One Hundred Eighty-seven (187)	on Tennessee Street, in the City of Lewrence.	
As not not not not be not not don't and the second start of a diama bases in the diama base of the formation of the diama bases In the not of events and of definitions are agains all prevalues that the diama bases in the diama base of the diama bases In the not of events are agains all prevalues that the part hall as all the diama bases in the not of events are agains all prevalues of the diama bases In the not of events are agains all prevalues of the diama bases in the not of events are agains all prevalues of the diama base of events and the not of the second part to be rest of the second part to the second part to be rest of the second part			
TATE PARTICLE AND TOTAL AND			
<pre>ball by</pre>	And the mid part \underline{y} of the first part do \underline{f} \underline{f} hereby covenant and agree that seized of a good and indefenable sense of inheritance therein, free and denr of all incume- and that they will warrant and defend the same sgainst all parties making bwful daim the H is agreed between the parties bareto that the part \underline{y} of the first part shall at ansessed agrinds mid real settles when the same becomes dow and psychie, and that \underline{h} and by reach inpursance company as shall be specified and dirested by the part \underline{y} of the first hith	at the delivery hereof. he 10 the lawfid owner of the premises show granted, and new retextion. The second	
The second performance of the second of the second	And the mid part \mathbf{y}_{-} of the first part do.f.f. hereby covenant and agree that sized of a good and indefendible estates of indefinance therein, five and due of all incumies and that they will warman and defend the same against all parties making by which defend the it is agreed between the parties herein that the part. \mathbf{y}_{-} of the first part shall as assessed against and real estate when the same becomes due and paysis, and that . \mathbf{hD} and by an hymerone company as shall be rejected and directed by the part. \mathbf{M}_{-} of the \mathbf{hh} is more that is the event that same becomes due and paysis, and that . \mathbf{hD} herein provide, then the part \mathbf{y}_{-} of the first part shall for a herein particular the method is the state of the first part shall for a Hill \mathbf{S} during the more \mathbf{x}_{-} or \mathbf{the} rates of a pays of the same of larger minimum each shall here interest at the rate of this from the size of payment with for Hill \mathbf{S} during \mathbf{d}_{-} and \mathbf{more} does a contrady to be payed on the interest of the pay of the part of the pay of the part of the pay o	as the delivery hereof. he 10 the lawfid owner — of the premises above granted, and nee	
Edwin F. Stimpson (SEAL) (SEAL) (SEAL) <tr< th=""><th>And the mid part \mathbf{y}_{-} of the first part do \mathbf{f} \mathbf{f}, hereby covenant and agree that mind of a good and indefendible entates of inderinance therein, five and doer of all incumber and that they will warrant and defend the same signing a light of the size part shall at assessed agrinds mid real states when the same becomes due and space \mathbf{x}_{-} of the first part shall at assessed agrinds mid real states when the same becomes due and space \mathbf{x}_{-} and that \mathbf{x}_{-} and the hyper hyperbolic states when the same becomes due and payable, and that \mathbf{h} and by mak instructions compares as shall be rejected and directed by the part \mathbf{y}_{-} of the first part shall be the thermal the same becomes due and payable, and that \mathbf{h} is the brein provided, then the part \mathbf{y}_{-} of the second part may ray shall kase and herma THIS direction in the part \mathbf{y}_{-} of the second part in part shall find to brein provided, then the part \mathbf{y}_{-} of the second part is part of the first part shall find to brein provided. The therma of $-$ DDC contains the part shall be the part of the second part, with some of more states in the track that is pay the same second part is the part of the part of the part of the second part that the track that is the pay the part second part is the part of part of the part of part of the part of the part of the part of part of part of the part of part of part of the part of part of the part of part of the part of part</th><th>as the delivery hereof. he 10 the lawful owner — of the premises show granted, and then the delivery hereof. It is these during the life of this industure, pay all taxes or assessments that may be levid or</th><th></th></tr<>	And the mid part \mathbf{y}_{-} of the first part do \mathbf{f} \mathbf{f} , hereby covenant and agree that mind of a good and indefendible entates of inderinance therein, five and doer of all incumber and that they will warrant and defend the same signing a light of the size part shall at assessed agrinds mid real states when the same becomes due and space \mathbf{x}_{-} of the first part shall at assessed agrinds mid real states when the same becomes due and space \mathbf{x}_{-} and that \mathbf{x}_{-} and the hyper hyperbolic states when the same becomes due and payable, and that \mathbf{h} and by mak instructions compares as shall be rejected and directed by the part \mathbf{y}_{-} of the first part shall be the thermal the same becomes due and payable, and that \mathbf{h} is the brein provided, then the part \mathbf{y}_{-} of the second part may ray shall kase and herma THIS direction in the part \mathbf{y}_{-} of the second part in part shall find to brein provided, then the part \mathbf{y}_{-} of the second part is part of the first part shall find to brein provided. The therma of $-$ DDC contains the part shall be the part of the second part, with some of more states in the track that is pay the same second part is the part of the part of the part of the second part that the track that is the pay the part second part is the part of part of the part of part of the part of the part of the part of part of part of the part of part of part of the part of part of the part of part of the part of part	as the delivery hereof. he 10 the lawful owner — of the premises show granted, and then the delivery hereof. It is these during the life of this industure, pay all taxes or assessments that may be levid or	
(SEAL) (S	And the mid part, $\underline{\mathbf{y}}_{}$ of the first part of \mathbf{c}, \mathbf{E} havely coverant and gave that mind of a god and indefaultile sense of inderinge therein, free and else of all incumbra- anisms of a god and indefaultile sense to the input in making wide durin there. It is agreed between the parties have to the more input and parties making wide durin there. It is agreed between the parties have to have a major all parties making wide durin there. It is agreed between the parties have to have a major shared agreed to the first part shall fait and by and hymoranes company as shall be specified and directed by the part — of the is high-input of the part — $\underline{\mathbf{c}}_{}$ of the first part shall fait their provide, then the part — $\underline{\mathbf{c}}_{}$ of the second part, may prove all assess and haven instantized with here interper is the rate of the first part shall fait their provide, the part — $\underline{\mathbf{c}}_{}$ of the second part, may prove all assess and haven instantized with here interper is the rate of the first part shall fait the first part = $\underline{\mathbf{c}}_{}$ of the second part is part = $\underline{\mathbf{c}}_{}$ of the second part with and by a first first mark park by the start = $\underline{\mathbf{c}}_{}$ of the second part, with and there is the second part = $\underline{\mathbf{c}}_{}$ of the second part, with fixed here is a wide and park be the specified on the induced on the second part, with fixed here is the start is the first of the part = $\underline{\mathbf{c}}_{}$ of the shear is a start induced on the second part is the specified on a start between a start have been as and park by the start is the specified of the holder here is wide the induced herein the start is the specified of the holder here is wide the induced herein the start is the specified of the holder here is wide the induced is a start wide the specified on the holder here is wide the induced herein the start is the specified of the holder here is wide the induced here is the part is the specified on the start is the interpart is the instart is marked astart part is thore in the holder	at the delivery hered. No. 16 16 . the lawful event— of the premises above practed, and more	
(SEAL) (S	And the mid part, $\underline{\mathbf{y}}_{}$ of the first part of \mathbf{c}, \mathbf{E} havely coverant and gave that mind of a god and indefaultile sense of inderinge therein, free and else of all incumbra- anisms of a god and indefaultile sense to the input in making wide durin there. It is agreed between the parties have to the more input and parties making wide durin there. It is agreed between the parties have to have a major all parties making wide durin there. It is agreed between the parties have to have a major shared agreed to the first part shall fait and by and hymoranes company as shall be specified and directed by the part — of the is high-input of the part — $\underline{\mathbf{c}}_{}$ of the first part shall fait their provide, then the part — $\underline{\mathbf{c}}_{}$ of the second part, may prove all assess and haven instantized with here interper is the rate of the first part shall fait their provide, the part — $\underline{\mathbf{c}}_{}$ of the second part, may prove all assess and haven instantized with here interper is the rate of the first part shall fait the first part = $\underline{\mathbf{c}}_{}$ of the second part is part = $\underline{\mathbf{c}}_{}$ of the second part with and by a first first mark park by the start = $\underline{\mathbf{c}}_{}$ of the second part, with and there is the second part = $\underline{\mathbf{c}}_{}$ of the second part, with fixed here is a wide and park be the specified on the induced on the second part, with fixed here is the start is the first of the part = $\underline{\mathbf{c}}_{}$ of the shear is a start induced on the second part is the specified on a start between a start have been as and park by the start is the specified of the holder here is wide the induced herein the start is the specified of the holder here is wide the induced herein the start is the specified of the holder here is wide the induced is a start wide the specified on the holder here is wide the induced herein the start is the specified of the holder here is wide the induced here is the part is the specified on the start is the interpart is the instart is marked astart part is thore in the holder	as the delivery hered. he 16 the the lawful event — of the premises above granted, and even — and the delivery hered h 16 the industrue, pay all taxes or assuments that may be levid or	
TATE OF KABEAS DOUNT OF DOUGLAS BE IT REMEMBERED, That on this 24 th day of November A. D. 19 30, before me, a Notary Public in the aforesaid County and State, came Reference of the second state of the state of the second	And the mid part, $\underline{\mathbf{y}}_{}$ of the first part of \mathbf{c}, \mathbf{E} havely coverant and gave that mind of a god and indefaultile sense of inderinge therein, free and else of all incumbra- anisms of a god and indefaultile sense to the input in making wide durin there. It is agreed between the parties have to the more input and parties making wide durin there. It is agreed between the parties have to have a major all parties making wide durin there. It is agreed between the parties have to have a major shared agreed to the first part shall fait and by and hymoranes company as shall be specified and directed by the part — of the is high-input of the part — $\underline{\mathbf{c}}_{}$ of the first part shall fait their provide, then the part — $\underline{\mathbf{c}}_{}$ of the second part, may prove all assess and haven instantized with here interper is the rate of the first part shall fait their provide, the part — $\underline{\mathbf{c}}_{}$ of the second part, may prove all assess and haven instantized with here interper is the rate of the first part shall fait the first part = $\underline{\mathbf{c}}_{}$ of the second part is part = $\underline{\mathbf{c}}_{}$ of the second part with and by a first first mark park by the start = $\underline{\mathbf{c}}_{}$ of the second part, with and there is the second part = $\underline{\mathbf{c}}_{}$ of the second part, with fixed here is a wide and park be the specified on the induced on the second part, with fixed here is the start is the first of the part = $\underline{\mathbf{c}}_{}$ of the shear is a start induced on the second part is the specified on a start between a start have been as and park by the start is the specified of the holder here is wide the induced herein the start is the specified of the holder here is wide the induced herein the start is the specified of the holder here is wide the induced is a start wide the specified on the holder here is wide the induced herein the start is the specified of the holder here is wide the induced here is the part is the specified on the start is the interpart is the instart is marked astart part is thore in the holder	as the delivery hered. He 16 the lawful events of the premises above granted, and the context	
Dourrr or Douglas	And the mid part, $\underline{\mathbf{y}}_{}$ of the first part of \mathbf{c}, \mathbf{E} havely coverant and gave that mind of a god and indefaultile sense of inderinge therein, free and else of all incumbra- anisms of a god and indefaultile sense to the input in making wide durin there. It is agreed between the parties have to the more input and parties making wide durin there. It is agreed between the parties have to have a major all parties making wide durin there. It is agreed between the parties have to have a major shared agreed to the first part shall fait and by and hymoranes company as shall be specified and directed by the part — of the is high-input of the part — $\underline{\mathbf{c}}_{}$ of the first part shall fait their provide, then the part — $\underline{\mathbf{c}}_{}$ of the second part, may prove all assess and haven instantized with here interper is the rate of the first part shall fait their provide, the part — $\underline{\mathbf{c}}_{}$ of the second part, may prove all assess and haven instantized with here interper is the rate of the first part shall fait the first part = $\underline{\mathbf{c}}_{}$ of the second part is part = $\underline{\mathbf{c}}_{}$ of the second part with and by a first first mark park by the start = $\underline{\mathbf{c}}_{}$ of the second part, with and there is the second part = $\underline{\mathbf{c}}_{}$ of the second part, with fixed here is a wide and park be the specified on the induced on the second part, with fixed here is the start is the first of the part = $\underline{\mathbf{c}}_{}$ of the shear is a start induced on the second part is the specified on a start between a start have been as and park by the start is the specified of the holder here is wide the induced herein the start is the specified of the holder here is wide the induced herein the start is the specified of the holder here is wide the induced is a start wide the specified on the holder here is wide the induced herein the start is the specified of the holder here is wide the induced here is the part is the specified on the start is the interpart is the instart is marked astart part is thore in the holder	as the delivery hered. He 16 the lawful events of the premises above granted, and even	
Douglas	And the mit part \underline{U}_{-} of the fart part of Ω . Barrhy coverant and gave that mind of a god and indefensible states of inheritance therein, free and else of 41 incumbrant on that they will partial indefensible states of inheritance therein. For and else of 42 in human masses of a god and indefensible states of the theorem in the partial matter is assessed a going and enter when the masse spin at 1 parties making will define the I is a good between the parties have to the state parties making will be part \underline{U}_{-} of the fart part \underline{U}_{-} of the spon fart \underline{U}_{-} of the fart part their faith fail (part (part $\underline{U}_{-})$ of the fart part fail fail (part (part $\underline{U}_{-})$ of the fart part fail fail (part (part $\underline{U}_{-})$ of the spon fart \underline{U}_{-} of the bold rest for the spon spon for the spon spon spon spon spon spon spon spon	at the delivery hered. he 12 the lawful events _ of the premises above granted, and even	
Legel Seal of the same. It with the model of the same of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of the set of the sortgage of record. Dated this	And the said part y of the first part do. 2.2. hereby covenant and agree that simile of a good and indefendible entates of inderinance therein, fore and due of all incumber and that they will earnant and defend the same against all partial making work due to the insert and that they will earnant and defend the same against all partial making work in their part shall as assessed against and real states when the same becomes due and paysile, and that . The and by and inserts company as shall be specified and directed by the part of the fors part shall as the agreed barriers outputs as shall be specified and directed by the part of the first parvice, then in the event that shall part. Y of the fort part shall as there in particular the part. Y of the second part pay pay sells as and insum intentions and shall here interes at the rate of 100 from the size of payment with THIS GMAN's intered as and 100 f100 making the part. Y of the fort part shall call the part. Y of the second part, which and by <u>115</u> there may paysile to the part. <u>How</u> of the second part, which are the second part to the part. <u>How</u> of the sound part, <u>How</u> of the sound paysile in the sound as in the second. The mature and become due and payshle to the part. <u>How</u> of the sound part which not how the sound by the shall find to pay the same as provided in the induction the sound become due and payshle at the option of the shall part part. All the convertise shall here, the paysher with he sound and parts are been as the part. A good the sound payshle at the option of the shall parts are pay of the solution parts which may indicate the sound of payshers of the buildings on said rule as the sound and parts indicated the sound of payshers at the the option of the shall parts and meany indicated of the solution pays indicated of the solution pays which here the theory indicated the sound theory indicated to the forther both theory	at the delivery hered. he 12 the lawful events _ of the premises above granted, and even	
Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of the mortgage of record. Dated this June 100 (100 (100 (100 (100 (100 (100 (100	And the well part y of the first part of 2.6 hereby coverant and area to a second a second and and calculation ends of inheritance therein. free and clear of 21 increases and that they will remain and defined the same spin that parts making will define the parts makes of the same spin that they will be parts and second and the same spin that they will be parts and second and the same spin that they will be parts and they well as the same spin that they will be parts and they well as the same spin that they will be parts and they are the same spin that they will be parts and they are the same spin that they are the same spin that they are the same spin that they are the same spin the same spin they are they are the same spin they are the same spin they are the same spin they are	at the delivery hered. No. 16. 16	
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the Register of the debt secured thereby, and authorise the Register of the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the Register of the Register of the debt secured thereby, and authorise the Register of the debt secured thereby, and authorise the Register of the debt secured thereby se	And the said part J of the first part do. 2.2. hereby revenues and agree that similed of a good and indefensible entrate of internations (formalized the intermediate data they will arrants and defend the mass registed in partice basity with the first part has a good and indefensible entrates that they are intermediated that they will arrants and defend the mass registed indirected by the partice. And in the event that and part, J of the fort part shall go it was registed indirected by the partice. And in the event that and part, J of the fort part shall for it was registed in the parties the part is a partice basity wave in the intermediate in the parties and intermediate into the part of the part is and the mass of the part is a partice basit the part of the part is a partice basit the part of the part is a part of the part of t	at the delivery hered. No. 16. 16	Tri a a
20. A. Carter	And the well part, J of the first part of 2.6. hereby convents and area to an axiand of a good and indemnified entation of inferences whereas and define the more spin of the parties background of the integration of th	at the delivery hered. No. 16. 16. The last of events — of the permises above practed, and more	The second se
	And the weld part. y of the first part do. 2.6. hereby covenant and agree that instead of a good and indefensible entrate of information the most does of the limit of the intervent does not and payors, and that they well entranes and defend the mass explored information by the particular state of the does not part of the intervent does not be intervent does not be part	at the delivery hered. He 12	Tri v a o to No Bill Si

6

207