MORTGAGE RECORD 76

2 288

El.

	FROM STATE OF KANSAS, DOUGLAS COUNTY, 11.	h
	This instrument was filed for record on the day of	
	Emma L. Kunkel a widow May A. D. 19.31, at 3:40 o'clock P. M.	$\cap$
	TO Chie & annohmy Register of Deeds.	
	Devotion A. Wellman By Deputy.	
	in the same of our Load one forward time	1
	THIS INDENTURE, Made this fixth day of. May , in the year of our Lord, one thousand nine hundred and thirty one between	
	Enna L. Kunkel, a midow	
	of Lawrence in the County of Douglas and State of Kansas	
	part.y of the first part, and Devotion A. Wellman Oskaloosa Kanses R. F. D. # 3 part_y of the second part.	
	WITNESSETH, That the said part y of the first part, in consideration of the sum of	
	Thirteen Hundred & 00/100	
	All of Lot Numbered One Hundred Fourteen (114) on Vermont Street in the City of Lawrence.	
		0.
		U
	with the appurtenances and all the estate, title and interest of the said part. y. of the first part therein.	
	With the appurtuations and an the starts, the number of the president and spree that at the delivery here f. She is the last downer of the premises above granted, and And the she of a point part and the first part de Sh. here's coverant and spree that at the delivery here f. She is do owner of the premises above granted, and stell of a point indefault and the starts of the rites the delivery here f. She is do owner of the premises above granted, and the start of the point of the starts of the rites the start of the star	
		Service.
	and that they will warrant and defend the same spinst all parties making lawful class therein. It is agreed between the parties hereto that the part_y of the farts part shall at all times during the life of this industry, pay all taxes or assessments that may be levied or assessed spinst shift real statis when the same becomes due and payable, and that <b>ENE #111</b> keep the buildings upon said real estate insured against for and tormado in such sum assessed spinst shift real statis when the same becomes due and payable, and that <b>ENE #111</b> keep the buildings upon said real estate insured against for and tormado in such sum	
	assessed spinst main relative view the main bound becomes our man prover, and main any approximation of the second part, the loss, if any, made payable to the part_y of the second part to the extent of	7
	— hig interest. And is the event that and part y of the first part shall fix to pay such taxes when the same become new has proven and to bely such present neurons and the same present and the same at the same discusses, secured by this interest and their interest at the rate of 15% from the date of payment unit fully repaid. THISG REARY is intended as a manteput to general the payment of the same of	
	minteen Hundred & 00/100 Doulaits,	
	the task terms of ODE certain written obligation for the payment of said sum of money, executed on the day of	
	and by <u>115</u> terms made sayable to the part. <u>y</u> of the second part, with all interest secreting therein according to the terms of and coupling in this accord so were any same to make a second part, which all interest secret have with interest thereon as herein provided, in the event part that and	
	pert. Y of the fast part half fail to pay the same as provided in this indefinite. And the nearestate shall be word if each payment to make a bener specified, and the obligation contained there failly disclarged. If default he made in such payments or any part thereof or any obligation crated thereby, or interest therea, or if the taxes on and real estise are not paid when the same second due and regularly of if the insurance is not kept on a terminal hermin, or if the building or and main estista are not kept and by any one of or when the contained on and provide the contained on and provide the contained benefits of the contained on and the second due to the same second due to the second due to th	
	mature and become due and payable at the option of the holder hereof, without notice, and it shall be instruit for its and pirt of the section part of the section part	
	and benefits acrease therefore, and to will the premises hereby granted, or any part thereof, in the meaner prescribed by his wind not out of all meany straining from parts and is to relate to relate the means then sopaid of program and interest, together with the costs and charges includent thereto, and the overplan, if any there be, shall be paid by the parts	
	IN WITNESS WHEREOF, The part you of the first part has bereunto set. ner hand and seal the day and year has	
	above written. Emna L. Kunkel (SEAL)	
	(SEAL)	I CONTRACTOR OF THE OWNER
	(SEAL)	
	(SEAL)	
	(SEAL)	
	(SEAL)	
	(SEAL) (S	•
	(SEAL) (S	
This Peléane was writion	(SEAL) (S	
was written on the original	(SEAL) (S	•
was written on the original Morigege entered	(SEAL)  STATE OF Kansas COUNTY OF Douglas BE IT REMEMBERED, That on this 6th day of Mey A. D. 19 33 before me, a Notary Public in the aforesaid County and State, came Emma L. Kunkel, a widow to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution in WITNESS WHEREOF, I have bereunto subscribed my name, and filed my official cal on the day and year last above written. Is day of September 10 34 E. J. Hikey	
was written on the original Mortgegs	(SEAL) (S	
was written on the original Morigege Entored this CELdey of Martin 19 Sector	(SEAL) (S	
was written on theoriginal Mor tages entored this ACL	(SEAL) (S	
was written on the original Morigege sintered this REL dey of Juag	(SEAL) (S	