MORTGAGE RECORD 76

lay of

eds

l nine

part. ipt of part,

sum nt of

ed as v this ARS, 1 mi or said any kept kept any tend tend

Iast AL) AL) AL)

e, a tion

r of

.

Reg. No. 1392

303

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.
N	J. J. H111	This instrument was filed for record on the <u>6</u> day of June <u>A. D. 19 31 at 11:450 dock A. M.</u>
	то	Eline & anustrong . Register of Deels.
	Blanche H. Flore,	By Deputy.
	THIS INDENTURE, Made this twenty eight day of hundred and Thirty one between J. J. Hill	May, in the year of our Lord, one thousand nine
	of Vinland in the County of Douglas and State of Kansas part y of the first part, and Blanche F. Flora, of St. Joseph, Missouri part y of the second part	
	WITNESSETH, That the said part of the first part, in consideration of the sum of DOLLARS, to him duly paid, the receipt of which is hereby acknowledged, ha sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part of the second part, the following described real estate situated and being in the County of Douglas and State of Kansa, to-wit:	
	The South Three fourths of the North East Quarter of Section Mine Township Fourteen South Range Twenty East Sixth Principal Meridian (S $3/4$ NE2 Sec. 9 T 14 S R 20 Z 6th P. M.)	
	• except Right of Way of Railroad	
1		
	with the appurtemances and all the estate, title and interest of the said part_V of the first part therein. And the mid part_V of the first part do.62. hereby covenant and agree that at the delivery hereof_ h6_126the hered even of the premises showe granted, and wind of a good and indefendite estate of Liberitary therein, first and due of all incombrance	
	assessed against sold real estate when the same becomes due and payable, and it and by such insurance company as shall be specified and directed by the part interest. And in the event that sold part X'_{-} of the first part at	claim thereto, re shall as the during the life of this indenture, pay all hass or assessments that may be levied or risk. 10111 . More the building upon soid real exists insured sphine for and toreado in such sum Zei the second part, the loss, if any, made pupils to the part—g of the second part to the statest of his first part of the second during the second during the second part to the statest of all fails parts parts that when the same become due and pupils and to heap and permission insured as all insurance, or either, and the amount so paid shall become a part of the indedtedness, secured by this off the second part to be the second due to the state of the indedtedness, secured by this off
	sccording to the terms of <u>ODE</u> certain written obligation for the po- and by terms made payable to the part <u>v</u> of the second pa sums of money advanced by the said part <u>v</u> of the second part to pay for the second pay for the second part to pay for the second part to pay for the second part to pay for the second pay	syment of said sum of money, executed on the <u>28th</u> day of <u>May</u> 19 <u>31</u> art, with all interest securing thereen seconding to the terms of said obligation and also to secure any sum of any insurance or to ducharge any taxes with interest thereon as hereing provided, in the west that and
	mature and become due and ravable at the action of the holder hereof, without	We define the obligation constants thresh fully diskneed. If default be made in such payments or any on and pay exists are not paid, when the more become due and payabil, or if the inserteeme is not happen disk for in and strained indication. The second payability of the inserteement is and the label for in and strained highest for the beautify of which this indicative is given, while immediately at molec, and it shall be haved for the and part. $\Sigma_{\rm eff}$ of the second part. For moment, thereas in the manager provided by law and to have a meriors exposited to cellect the rests part thereof, in the manager provided by law and to have a meriors exposited to cellect the rests part thereof, in the manager provided by law and to be paid by the part. $\Sigma_{\rm eff}$ and the part thereof, in the manager provided by law and to paid by the part thereof, in the manager have the second part of the part thereof, in the manager provided by law and to paid by the part thereof, in the manager provided by law and to paid by the part the paid by the part. $\Sigma_{\rm eff}$ must be paid to the second part of the part thereof, in the manager provided by law and to paid by the part. The paid the part thereof, in the manager provided by law and to paid by the part. $\Sigma_{\rm eff}$ must be the second part the part the part thereof, in the manager part the part thereof.
	It is spreed by the parties hereto that the terms and provisions of this and inure to, and be obligatory upon the heirs, executors, administrators, persons IN WITNESS WHEREOF, The part. y of the first part I	a indicat therein, and the overplan, if any there be, shall be paid by the part. y making such make, on indexture and each and every oxignition therein contained, and all benefits accruing therefrom shall estend at a representatives, a long and an occessor of the repetcher quiries herein. ha. S hereunto set. his. hand and seal the day and year last
	above written.	J. J. H111 (SFAL)
		(SEAL)
		(SEAL)
•		(SEAL)
		(SEAL)
•	STATE OF	(SEAL)
	COUNTY OF Douglas }s. BE IT REMEMBERED, That on t Notary, Public	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
	COUNTY OFDOUGLESBE IT REMEMBERED, That on t Notary Public J. J. H11 to me personally known to be the same p	(SEAL) (SEAL)
	COUNTY OF	(SEAL) (SEAL)
	COUNTY OF	(SEAL) (S