MORTGAGE RECORD 76 Reg. No. 1443 Fee Paid, \$ 1.25

 \int

<form></form>	The state is a state of the sta	Notary I doite,
	· · · · · · · · · · · · · · · · · · ·	S. A. Wood
<form><form><form><form><form><form></form></form></form></form></form></form>	IN WITNESS WHEREOF, I have hereunto su above written. My commission expires on the 10th day of	abscribed my name, and affixed my official seal on the day and year last April 19 33
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	Legal Seal to me personally known to be the same person & wi	he executed the foregoing instrument and duly asks and lead the second
<form><form><form><form><form></form></form></form></form></form>	Notary Public in the	e aforesaid County and State, came
<form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form>	COUNTY OF Douglas	
<form><form><form><form><form><form></form></form></form></form></form></form>	STATE OF Kansas	(SEAL)
<form><form><form><form><form></form></form></form></form></form>		
<form><form><form><form><form><form></form></form></form></form></form></form>		Sarah Jane Stevens (SEAL)
	auure writen.	(SEAL)
Total and the state and wise The state and wise and wise and wise and the state an	in withtes whenever, the part as of the first part ha the her	earn ann every obligation therein contained, and all benefits accruing therefrom shall extend exe, assigns assigns as successors of the respective particle hereto. eunto set their hand ⁸ and seal
TO Includence of the second wife Includence of the second with th	and benefits accruing therefore is and to say it is an iterative and all the improvements there is and out the unsaid of principal and interest, together with the costs and charges incident there demand, to the first jack	we is not manner provided by law and to have a receiver appointed to cellect the rents in the manner preservice by law and out of all moneys arrange free years whet to result the too, and the overplus, if any there be, shall be paid by the partmaking such ale, on
TO In the U. A. B. M. M. M. B. Stevens and wife Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the Stevens and Sarah Jane Stevens Image: A control of the U. A. B. Stevens and Sarah Jane Stevens Image: A control of the Stevens and Sarah Jane Stevens Image: A control of the Stevens and A control of the Stevens Image: A control of the Stevens and Sarah Jane Stevens Image: A control of the Stevens and A control of the Stevens Image: A control of the Control of the Stevens and A control of Dial As to the Stevens and A control of the Stevens and the Stevens and the Stevens and the Steve		
TO In the product of the state of the	part i gg of the first part shall fail to pay the same spowide in this indentice. And this conveyance shall be void if such payment be made as herein specified, and the o bart thereof or any obligation crated thereby, or intrest thereon, or if the taxes on said real e	
TO In the product of the second s	according to the terms of ODB certain written obligation for the payment of said and by 1th terms made payable to the part 100 of the second part, with all in sum of means advanced by the said court 1 of of the second part, with all in	sum of money, executed on the 8th day of July 19 31
TO In the second of the se	Five Hunared 00/100	DOLLARS,
TO Different Differe	their interest. And in the event that said part 168. of the first part shall fail to pay	y such taxes when the same become due and payable and to keep said premises insured as
TO Stilling C. Stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and vife Register of Decks. Number of the stevens and view of the stevens Register of Registero	assessed against said real estate when the same becomes due and payable, and that they m and by such insurance company as shall be specified and directed by the part 1081 the second	111.keep the buildings upon said real estate issued against fire and tornado in such sum d part, the loss, if any, made payable to the part 108 of the second part to the extent of
To Stilling C. Stevens and wife By Register of Deck. THS INDENTURE, Made this 8th day of July in the year of our Lord, one thousand in hundred and thirty one Immédia dan dittingt, one between and Sarah Jane Stevens in the year of our Lord, one thousand nin hundred and Immédia dan dittingt, one between and Sarah Jane Stevens and Sarah Jane Stevens March 2. Stevens, and Sarah Jane Stevens and Sata of Kenses March 2. Stevens, and Sata of Jane Stevens and Sata of Kenses March 2. Stevens, and Sata of Jane Stevens and Sata of Kenses March 2. Stevens, and Sata of Jane Stevens and Sata of Kenses March 2. Stevens, and Sata of Jane Stevens and Sata of Kenses March 2. Stevens, and Sata of Jane Stevens and Sata of Kenses March 2. Stevens, and Jane Stevens and Sata of Kenses and the scena data Stevens March 2. Stevens, and Sata of Stevens and Sata of Kenses and paid of the scena data Stevens March 2. Stevens, and Sata of Kenses and the scena data by this indenture do Grant, Barain, Sell and Moregae to the ada paid of the Sata of the S	and that they will warrant and defend the same sgainst all parties making lawful claim thereto.	
Millian C. Stevens and wife Image: Stevens and wife Image: Stevens and Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Marce Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Serah Jane Stevens Image: Stevens and Marce Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Marce Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Marce Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Marce Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Marce Stevens and Jane Puch Stevens Image: Stevens and Jane Puch Stevens Image: Stevens and Jane Stevens </th <th>And the said parties of the first part do hereby covenant and agree that at the</th> <th>he delivery hereof they are the lawful owner S. of the premises above granted, and</th>	And the said parties of the first part do hereby covenant and agree that at the	he delivery hereof they are the lawful owner S. of the premises above granted, and
To State of	with the appurtenances and all the estate title and interest of the mid-new 4	es of the first part therein
To State of		
To State of Levice Land, and being in the County of Douglas THIS INDENTURE, Made this Sth day of July , in the year of our Lord, one thousand nime between between between and State of MINTRESSETH, That the said part less of the first part, in consideration of the sum of the second part less of the first part, in consideration of the sum of the second part the following described real estate situated and being in the County of Douglas and State of Kanese between built the following described real estate situated and being in the County of Douglas and State of the said part less of the second part the following described real estate situated and being in the County of Douglas and State of Kanesa, to-wit: The north 0.4 of Lot 4, the South .05 of Lot 3, the morth .4 of the east 0.196 of Lot 9		av in prote t offen Huntelon to the offy of
TO Filliam C. Stevens and vife Filliam C. Stevens and vife THS INDENTURE, Made this 8th day of Survey THS Survey THS INDENTURE, Made this 8th day of Survey Survey THS INDENTURE, Made this 8th day of Survey Survey THS Survey THS Survey THS Survey Survey THS Survey Survey Survey THS Survey Survey		
TO Filliam C. Stevens and vife Filliam C. Stevens and vife THIS INDENTURE, Made this Sthday ofRegister of Deeds. ByRegister of Deeds	the following described real estate situated and being in the County of Doug	las and State of Kansas, to-wit:
TO	Five hundred 00/100	DOLLARS, to them duly paid, the receipt of
TO TO Filliam C. Stevens and wife THIS INDENTURE, Made this Sth day of Supervise By		part of the second part
TO TO Filliam C. Stevens and wife THIS INDENTURE, Made this Sth day of July		
TO Construction of the By Deputy.		
TO Constant of the Register of Deeds.		ByDeputy.
	William C. Storens and site	
Richard B. Stevens and wife This instrument was filed for record on the 8 day		July A. D. 19-31., at 11:50 clock. A.M.