## MORTGAGE RECORD 76

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	FROM Mery I. Davis, e widow TO The First Savings Bank of Lewrence THIS INDENTURE, Made this first day of Octo	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 9 day of Oct. J. D. 1931. a 2100_wideck F. M. Out. Register of Deeds. By Deputy.
hundr of part which	rd and thirty-one between Mery I. Davis, a widow Lawrence in the County of Doug1 y of the first part, and The First Savings Renk. Lawren WITNESSETH, That the sid party of the first part, in condi One. Thousand and no(100 (\$1000.00) is hereby acknowledged, h. 8. sold, and by this indenture do- ollowing described real estate situated and being in the County of D A next of the Worthwest Quester (NWA) of t	and State of KENSAS of LETTENCE of LETTENCE eration of the sum of part. X of the second part. eration of the sum of her part. X of the second part. CE Grant, Bargain, Sell and Mortgage to the said part. X of the second part.
	Querter of said Querter Section, thence Em (75) rods, thence West Sixty-one and one-h Southeast corner of Lot Twenty (20) in the ion along the South line of said lot to th	Summing at Solvard, thence North Seventy-five nif (512) rois, thence South to a point Eest of the vected Town of Frenklin, thence in a West direct- e West line of the slove described Quarter Section, nteining in all Thirty-six (35) scres more or less.
	the appurtenances and all the estate, title and interest of the said par- tion by $d_{1}$ and $d_{2}$ . Let $d_{2}$ be the part $d_{2}$ . Let $d_{2}$ be the moment and ages that	1 of the first part therein. at the delivery hered_ 20.0_ 10 the havid over of the premise above granted, and
and that It assessed and by .its berein p indestur TT	I spainst and real estate when the same becomes due and payable, and that Ell such insurance company as shall be specified and directed by the part <u>y</u> of the s interest. And in the event that said part <u>y</u> of the first part shall fail t	ets. all time during the life of this indexture, pay all taxes or assessments that may be letted or 0.2121 have the buildings upon said real exists insured apinst for and terms in such ma- ssmend part, the loss, if any, made payable to the part_2. of the second part to the exist of o pay real barss when the same become due and payable and to keep and premise insured as mor, or either, and the amount so paid shall become a part of the indebtedness, second by the pay rand.
and by sums of part	115	all intervals around thereas according to the terms of add obligation and also to server any sum of one of to disalize any latent with anoma to these as the term providing, an its result that and the obligation contained therea fully disalized and the obligation of the increments are not server as any and went its same theoreas due and approximation. The the increments are the and arbitran the latent of the terms of the second providing and the second providing and and it shalls be have the second provided the providing the second providing the second provided the term of the second providing the second providing the second providing the second provided the second provided the providing the second providing the second providing the future terms of the second provided providing the second providing the second providing the future terms of the second provided providing the second providing the second providing the second of the terms providing the second of all allowing terms and the second providing terms terms the second providing terms terms the second providing terms terms terms the second providing terms terms terms terms are second providing terms
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