## MORTGAGE RECORD 76

1601 8.75 Reg. No. 1603 Fee Paid, \$ 3.75

<u>.</u>	L. H. Featherston and mife TO Lawrence National Bank, Lawrence, Kansas By	
ine	THIS INDENTURE, Made this 20th day of October ., in the year of our Lord, one thousand min   hundred and thirty-one between . .   L. E. Featherston and Lutie G. Featherston, his wife	20 20 20 20 20 20 20 20 20 20 20 20 20 2
	ofin the County ofDOuglas and State of Kansas part 168_ of the first part, and The Lewrence National Bank of the second part Y of the second part	
of rt,	WITNESSETH, That the said part <b>168</b> , of the first part, in consideration of the sum of	of
	The West Half (W <sup>1</sup> ) of the Northeast Quarter (NE <sup>1</sup> / <sub>4</sub> ) of Section Thirty-four (34) Township Fourteen (14) Range Eighteen (18) Douglas County, Kansas.	
	with the appurtenances and all the estate, title and interest of the said part 105. of the first part therein.	
	And the mid partices of the first part do however, however, the divery here the last of the president adverse granted, and missed of a good and indefended enter of the herein five and dere of all incombense.	
	and that they will warnat and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 200, of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied so	
	assemed against and real exists when the same become due and psychle, and that they willikey the hubbley upon aid real exists inserted against fire and tornado is such sum and by such impurso company as shall be specified and directed by the part, ydt he sound part, the loss, if any, made psychle to the part,, of the sound against fire and tornado is such sum and by such interest. And in the event that and part 168 of the first part shall fail to pay such taxes when the same become due and psychle and to keep and permitsed is 	
	and by such imprance company as shall be specified and directed by the part_y_of the second part, the loss, if say, much payable to the part_y_of the second part is the retest of	
<b>.</b> .	and by such impagame company us shall be specified and dimeted by the part, <b>J</b> d the second part to be rested at the insteme of the insteme	
	<pre>and by such impagement concepts up a shall be specified and dimeted by the part, J of the second part to the rest and a first part shall fail to pay such taxes when the mass beyond the toth part, J of the second part to the rest and to the rest and part to the rest and to the rest and part to the rest and to the rest and part to the rest and to the rest and the rest and rest and part to the rest and to the rest and the rest and the rest and the rest and to rest and to rest and to rest and to rest and rest and to rest</pre>	
<b>b</b> .	and by such happene company us shall be specified and directed by the part_yd the second part, the leas, if any, make parable to the part_yd the second part to the rest and part is the rest and	
	<pre>and by such happene company us shall be specified and dimited by the part_yd the second part to be part of the second part to per such as an advance of part of the first part shall fait to pay such tars when the same barrows day and to be part of the second part to per such as an advance of part of the individuals, second part to per such as an advance of part of the individuals, second part to per such as an advance of part of the individuals, second part to per such as an advance of part of the individuals, second part to per such as an advance of part of the individuals, second part to per such as an advance of part of the individuals, second part to per such as an advance of part of the individual second part to per such as an advance of the individual second part to per such as an advance of the individual second part to per such as an advance of the individual second part to per such as an advance of the individual second part to per such as an advance of the individual second part to per such as an advance of the individual second part to per such as an advance of the individual second part to per such as a such advance of the individual second part to per such as a such advance of the individual second part advance of the individual secon</pre>	
	<pre>ad by max happene company us shall be specified and dimited by the part of the source of part, the line of part, the line of part is the rest and rest and part is the rest and part is the rest and rest and part is the rest and rest and part is the rest and part is the rest and rest and rest and rest and rest is the rest and rest</pre>	
	<pre>end by each improve encapey to shall be specified and dimeted by the part of the second part to be part and part is the part of the part and part is the part of the part and part is the part of the</pre>	
	<pre>ind by such happene company to shill be specified and dimeted by the part, J. of the second part is the prime shift is the part of the intermed of the in</pre>	The Points
	<pre>ind by such happene company to shall be specified and dimited by the part of the second part, but part of the second part happene shall be the part of the second part happene shall be set for the part = 0.0100 memory and the second part happene shall be set for the second the second part happene shall be set for the second the second part happene shall be set for the second the second for the second part happene shall be set for the second part happene shall be second part happene shall be set for the second part happene shall be set for the second part happene shall be set for the second part happene shall be second part happene shall be set for the second part happene shall be set for the second part happene shall be second part happene shall be set for the second part happene shall be second part happene shall be second part happene shall be second part happene sh</pre>	The Press

381