## MORTGAGE RECORD No. 77

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## MORTGAGE

THIS MORTHAGE, Made this 6th day of May 1930 by Judson A. Leach and Lula Leach, his wife, of the County of Douglas and State of Kansas, parties of the first part, to The Davis-Wellcome Mortgage Com-pany, a corporation, existing under the laws of the State of Kansas, having its office at Topeka, County

County of Douglas and State of Kanses, parties of the first part, to The Davie-Wellcome Mortgare Com-pany, a corporation, existing under the laws of the State of Kanses, having its office at Topeka, County of Shamme and State of Kanses, party of the second part; WINNESENH, That said parties of the first part, in consideration of the sum of Two Hundred Fifty Two and 80/100 Dollars, to them in hand paid, the receipt of which is hereby acknowledged, do by these presents, Grant, Benzdin, Sell, Convey and Warrent unto the said party of the second part, its ly bounded and described as follows, to wit: The South Half (5%) of the Northwest Quarter (NW4) of containing Eichty (30) Acres, more or less. To HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereitaments and appurtenances thereto belonging, or in anymise appertaining, forever, free and clear of all incumbrance. Fruidantia Insurance Company of America dated May 15th 1920 to secure the payment of \$3200 covering the Provedescribed real estate. FROVIDED ALMAYS, And these presents are upon this express condition, that whereas, said parties of the first part have this day excuted and delivered one certain promiseory note in writing to said party of the second part, 1932, May 21, 1933 Nov. 21, 1933 May 21, 1934 Nov. 21, 1934, Nov. 21, 1935, Nov. 21, 1935, Nov. 21, 1932, May 21, 1934 Nov. 21, 1933, May 21, 1934, Nov. 21, 1935, Nov. 21, 1935, Nov. 21, 1932, May 21, 1934 Nov. 21, 1937, May 21, 1934, Nov. 21, 1935, Nov. 21, 1935, Nov. 21, 1939, May 21, 1940, respectively, with interest at the not escure of many for maturity until payment, both principal and interest payels at the office of The Davis-Well comme of the acred for and in consideration of the services of said The Davis-Well and payment, Jose, Kanze, and the services of said The Davis-Well and whereas company in securing a loan for and in consideration of the service of said The Davis-Well and whereas company in securing a loan for and in consideration of the service of said The Davis-

hereinhefore referred to and excepted, and the spin note uses not represent and wholly or partly before on ead lon and is to be paid in full, regardless of whether said loan is paid wholly or partly before its maturity. NOW, If said parties of the first part shall pay or cause to be paid to said party of the second part, its successors or assigned, said sum of money in the above described note mentioned, together rith the interest thereon, according to the terms and tenor of the same, then these presents, shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if and sum or sums of morey, or any part thereof, or any interest thereon, or interest on principal of any prior mortgage, is not paid when the same is due or if the taxes and assessments of every nature which are or may be essensed and levied against said premises, or any part thereof, are not paid when the same second part shall be entitled to the possession of said sum or sums and interest thereon, shall by these presents, become due and payable at the option of said party of the second part, and said party of the second part shall be entitled to the possession of said party of the scend part, and said party of the second part shall be payment of interest or in any of the conditions of this contract. Party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby conveyed, and may pay any laterest or other charges herefter charges are not paid promptly when due by parties of the first part, and may pay and unpaid taxes or assessment charged gradient edi property, and may insure said property if default be made in the covenant to insure; and any sums so paid shall become a lien upon the slove described real estate and be secured by this Mortgage. In case of foreelosure it is agreed that the dydament rendered shall provide that the whole of said real estate shall become a lien upon the slove described. IN NITENES WEREOF. The s

Judson A. Leach Lula Leach

STATE OF KANSAS, COUNTY OF FRANKLIN, SS.

BE IT REMEMBERED, That on this 12th day of May A. D. 1930 before the undersigned, a Notary Public within and for the County and State aforeasid, came Judsen A. Leach and Lula Leach, his wife, who are personally known to me to be the same persons who executed the within instrument of writing and such wife, who are persons duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal, the day and year A PORN CALLARAN, Clark hundry portfity that a judges was undo by made Discret C

last above written.

Legal Seal

My Commission expires 4/24/31

M. Martin Notary Public

Recorded May 14, 1930 A. D. at 2:05 P. M.

Elii C. Comphing Register of Deeds

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RELEASE

IN CONSIDERATION of payment of the debt therein named, the Lincoln Trust Company, a corporation In CONSIDERATION OF payment of the dect therein mames, the Encoden Free Company is conjunction hereby releases the mortgage made by Lewie Schendel and Mabel Schendel, Husband and Wife, to Lincoln Trust Company on the following described property in Douglas County, Kanses to-wit: The Northwest Quarter of Section Twenty-two, Township Fourteen South, Range Twenty-one East of the Sixth Principal Meridian which said mortgage is recorded in Book 67 of Mortgages, page 126 of the records of said County.

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