## MORTGAGE RECORD 80

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
		This instrument was filed for record on the 27 day
	TO	reoruary A. D/1936 at 2:25 dath Date
		Narold a. Beck Register of Deeds.
		By
THIS INDEN	TURE, Made this 27 th day of	February , in the year of our Lord, one thousand nin
red and	. vj. ser	, in the year of our Lord, one thousand niz ra Schrader and S.H.Schrader, her hus band
	ce in the County of Douglas part, and May L. Sage	and State of Kensas
	T That the sold next 10 Ref the fast said in	part. J of the second part
our hundre	and no/100	bisideration of the sum of
Ch is nereby acane	al estate situated and being in the County of Dou	Grant, Dargain, Seil and Mortgage to the said past V of the
Beg	ginning at a point twenty (	(20) rods North of the Southeast corner
of	the Northwest Quarter of t	the Southwest Quarter of Section twenty-nine
(25	9), Township Twelve (12), R	Range Twenty (20), thence West twenty(20)
roo	ds, thence North twenty (20	0) rods, thence East twenty (20) rods,
		s, to the place of beginneng, less legal
		(8) rods there of and less that portion
		recorded in Book 128, Page 11, of the
		Register of Deeds of Douglas County,
		mence, in Douglas County, Kansas.
And the said part1 C rood and indefeasible er	tate of inheritance therein, free and clear of all incumbrance	t at the delivery hered they are the lawful owner A of the premiers above granted, and exised
And the said part1 @ rood and indefeasible or hat they will warrant a It is agreed between t sal estate when the sam il be specified and direc art 108 of the first pa saw and insurance, or e	So the first part do hereby covenant and agree that that do linkvittate therein, first and char of all incumbrane. all defend the same against all parties making having data that the parties berech start the part (1) as 0 there must start all a becomes due and paysite, and that $\frac{1}{2} \ln (D_1 - U_1 - U_2)$ and a becomes due and paysite, and that $\frac{1}{2} \ln (D_1 - U_2)$ . This is the becomes due and paysite, and that $\frac{1}{2} \ln (D_1 - U_2)$ will have the becomes due and paysite, and that $\frac{1}{2} \ln (D_1 - U_2)$ . This is the becomes due and paysite, and that $\frac{1}{2} \ln (D_1 - U_2)$ will have the becomes due and paysite, and that $\frac{1}{2} \ln (D_1 - U_2)$ with the becomes due and the becomes due and the becomes due and the becomes due and with the becomes due to pay has the becomes pay of the becomes pay of the becomes pay of the becomes pay of the becomes pays the becomes due and the becomes due to pay has the becomes pay of the becomes pays the becomes pay	t at the delivery hered <b>DDOY BTO</b> the hardst owner <b>B</b> of the prunises sherry granted, and estend servers. It all times during the BFe of this indenture, pay all taxes or assessments that may be levied or assessed spalaet. It is times during the BFe of this indenture, pay all taxes or assessments that may be levied or assessed spalaet. It is the staffinger upon and real service space of the staffinger of the staffin
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And the said part 2 G and indefeasible ex- at they will warrant a It is agreed between t al estate when the sam Ib especified and direct ril 28 of the first pa- ses and insurance, or paid. THIS GRANT is into FOUP In ing to the terms of _O.	So the first part do hereby covenant and agree that this of labeliance therein, first and dense of all incumbrance. ad defend the same against all parties making lavels daim this be parties beyond that the part (1) So is the first part and all a becomes due and paysite, and that $\frac{1}{2} \ln (2, -1)$ and $\frac{1}{2} \ln (2, -1)$ at the parties beyond the part (1) So is low (2) any, and at that first pay much taken when the same become due and at the taken are the payment of the same due to be model as a mortgage to secure the payment of the same undirect and no $7100$	t at the delivery hered <b>UDEY BTO</b> the herein over <b>B</b> of the premises above granted, and entered terts. It all times during the He of this indexture, pay all takes or assessments that may be levied or assessed against ab talifiers upon and real static insured against for and inraced in sevie sum and by such harmanse compar- tion payable to the part. <b>Y</b> of the second part to be existed of <b>1</b> the <b>bised or assessed against</b> is payable to the part. <b>Y</b> of the second part to be existed of <b>1</b> the <b>bised or answerd against</b> is burned on the part. <b>Y</b> of the second part to be existed of <b>1</b> the <b>bised or assessed against</b> is being each or the part. <b>Y</b> of the second part to be related to be real taken. And in the event may here it is be real taken and the second of the <b>1</b> the <b>bised or and bised or payment</b> and bised on the second part of the <b>2</b> the <b>bised or <b>Bised or The Theorem 1</b> the <b>1 DOLLARS</b>. and all man of mean-reserve to a the <b>2 Th b</b> are <b>1 PhytuRev 1</b>, <b>3 S</b></b>
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