Receiving No. 3315 N

## MORTGAGE RECORD 80

Reg. No. 849 'T Fee Paid, \$ 4.75

Receiving No.

| FROM  | en en al de la composition de la compos  | STATE OF KANSAS, DOUGLAS COUNT   | The second s  | Lan, Meterine (LASSIELTY VAL)   |
|---|--|--|---|---|
| Harry H. Elliot   | a de la compañía de l  | This instrument was filed for record on th<br>November A. D. 19 36   | at 8:35 o'dock As a   | Mayme Jackson   |
| TO<br>Lawrence Bldg. and Loan   | la an  | Harold a. Rice<br>By Tupu. Kaln  | Register of Deeds.  | The Lawrence  |
|   | and Norrer   | mber , in the year of  | our Lord, one thousand at   | THIS INDENTUR   |
| hundred and thirty-six  | between Harry H.   | Slitott and sustine Billott, His a   | fe  | hundred and thirt   |
| of Lawrence in the<br>part 105 of the first part, and The Lawr  | County of Douglas<br>ence Building and Loan  | and State of Kansas  | art. y. of the second part.   | d Lewrence  |
|   | es of the first part, in considerat<br>no/100  | ion of the sum of.<br>   | the second part.  | WITNESSETH, T<br>Six Hundred T<br>which is hereby acknowled<br>following described real es  |
| Beginning at a point Twent  | y-one rods South of th<br>irteen (13), Range Twe<br>ence West Ten (10) rod   | ne Northeast corner of the Northeas<br>enty (20); thence West Twenty (20)<br>is: thence South Eleven (11) rods;  | rcdat   | Lo  |
|   |  |  |   |   |
| of a good and indetenable serate of laberitance therein, for<br>and that they will warrant and defend the same against a<br>It is agreed between the pyrice herein that the pa-<br>and real scatter back the mass become does and pyrith a<br>sa shall be specified and directed by the part. <b>Y</b> , of the<br>mid gar, 1686 the fort part shall fail to pay such taxes<br>and taxes and backmarks, or either, and the amount to part<br>fully THIS GRANT in intended as a mortgare to secur-<br>Bighteen Hundred Sixty, first<br>according to the terms of000ertain writtee to   | hereby coverant and agree that at the de-<br>ese and clear of all incumbrance<br>Il parties making tarded data thereton.<br>$n_1 \ge 0$ of the dirt part shall st all times<br>and that they it say the buildin<br>coveral part, the law, it say the buildin<br>the shall become a grant of the individuous,<br>the hard the same therease of the individuous,<br>the payment of the same it -<br>reas and no/100  | divery hereof the y_arethe lawful ownerd of the p<br>s during the life of this indexture, pay all taxes or assumements the<br>gr upps and real-extent insured applies for and tormado in softs we<br>to the part. Ythe hereond part to the extent ofthe<br>nd to keep aid promises insured as herein provided, then the part<br>secured by this indexture, and shill be r interest at the rate of 10<br>the soft of thethe soft of the the part<br>secured by this indexture, and shill be r interest at the rate of 10<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of thethe soft of thethe soft of the part<br>the soft of the part of | t may be levined or annual spatial<br>m and by such harmons manay<br>latence. And in the event that<br>5.054 the second part may pay<br>25.000 the date of any pay<br>25.0000 the date of any pay<br>25.000 the date of any pay<br>25.0000 the date of any pay<br>25.00000 the date of any pay<br>25.0000 the date of any pay<br>25.00000 the date of an | with the appurtenances an<br>Act to aid part 100g<br>d a pot and indentifies enter<br>and that we have a set of<br>the agreed between the p<br>and main stars when the same bear<br>and have a posterior and the<br>act of the set of the set of the<br>following the set of the set of the<br>following the set of the set of the<br>set of the set of the set of the<br>following to the set of the set of the<br>set of the set of the set of the set of the<br>set of the set of the set of the set of the<br>set of the set of the set of the set of the<br>set of the set of the set of the set of the<br>set of the set of the set of the set of the set of the<br>set of the set of the set of the set of the set of the<br>set of the set of the<br>set of the set of |
| and by <u>115</u> trans made payable to the part<br>many advanced by the aid part_ <u>V</u> of the second par-<br>ability to gap the same as provided in this informa-<br>or any advanced by the second part of the second par-<br>second part of the second part of the second part<br>of the second part of the second part of the<br>beliefly on a set of the second part of the second part<br>and all of the second part of the second part of the<br>second part of the second part of the second part of<br>the second part of the second part of the second part<br>of the second part of the second part of the second part<br>the second part of the second part of the second part of the<br>the second part of the second part of the second part of the<br>the second part of the second part of the second part of the<br>the second part of the second part of the second part of the<br>the second part of the second part of the second part of the<br>second part of the second part of the second part of the<br>second part of the second part of the second part of the<br>second part of the second part of the second part of the second part of the<br>second part of the second part of the second part of the second part of the<br>second part of the second part of the second part of the second part of the<br>second part of the second part of the second part of the second part of the<br>second part of the second part of the seco | — U-, of the second part, with all interve<br>to pay for any insurance or to discharge<br>to pay for any insurance or to discharge<br>to make a between specified, and the ability<br>the taxes on said real vatate are not paid<br>into a they are now, of washs is committed<br>tion, for the security of which this inferior<br>into a the security of which this inferior<br>of the weedpartment the unpaid of<br>or the security of the security of the<br>mile to retain the amount the unpaid of<br>you determal, by the fort part. 1608<br>do providence of this inderitary and each a<br>periodic prepresentitives, adapts and such<br>that the security of the security and each a<br>periodic prepresentitives, adapts and such<br>that the security of the security and the security<br>of the security of the security of the security of the<br>security of the security of the security of the security<br>of the security of the security of the security of the security<br>of the security of the security of the security of the security<br>of the security of the security of the security of the security<br>of the security of the security of the security of the security<br>of the security of the security of the security of the security of the<br>security of the security of the security of the security of the security of the<br>security of the security of the sec | at scring therea seconding to the terms of mid obligition and<br>any taxes with interest therean as herein provided, in the event of<br>age taxes with interest therean as herein provided, in the event in<br>when the manue become due and payables, or if the internets in an<br>or and premises, but its medication and the event is all become table<br>is any or any other that is convergent end of an and payable<br>of a secretary thereares and to only take paysended of the add<br>printipal and interest, together with the costs and charge indef<br>and every obligations therein a contained, and all become the<br>ended to be added to be added to be added to be added<br>of every obligations therein a contained, and all benefits accoung<br>the terestive particular particular because of the<br>added to be added to be added to be added to be added<br>printipal and interest, together with the costs and charge indef<br>ad every obligations therein a contained, and all benefits accoung the<br>costs of the respective particula herein.  | also to server say mu or mu of<br>has said part. 10.864 the two part<br>has said part. 10.864 the two part<br>to part of the part have<br>to part of the part of the part<br>to part of the part part have<br>to be the sain or many part there<br>at the optimum and all the importants<br>or any part thered, in the many   | at by 128 terms m<br>many stranged by the mind part<br>and this convergence shall<br>or you display much for the strange<br>through the strange part of the<br>part of the strange part of the<br>strange of the strange part of the<br>strange of the strange part of the<br>strange of the strange part of the strange<br>and the strange part of the strange   |
| IN WITNESS WHEREOF, The part 1 written.   | 05 of the first part ha. VO. he  |  | the day and year last above (SEAL)  | IN WITNESS WHE  |
|   |  | Justine Elliott  | (SEAL)<br>(SEAL)  |   |
| STATE OF KANSAS   |  |  | (SEAL)  | STATE OF KANSAS   |
| to me personally<br>of the same.  | ary Public in<br>Harry H. Elliott sr<br>known to be the same person S  | 14th day of November<br>the aforesaid County and State, came.<br>nd Justine Ellicit, his wife<br>who executed the foregoing instrument and duly a  | cknowledged the execution   | COUNTY OF DOUGLAS   |
| IN WITNE<br>written.  |  | subscribed my name, and affixed my official seal on t<br>day of October 19 40<br>I.C.Stevenson   |   | (SEAL)  |
| to enter the discharge of this mortgage of record   | d. Dated this 21 d   | tASE<br>he full payment of the debt secured thereby, and auth<br>ay of June Russell 19.38  | orize the Register of Deeds   | I, the undersigned ow<br>to enter the discharge of thi  |
| al At   |  | LE. FAM Z  | uce - mes   |   |
| Q.C. Stevens  | Trey   | Nortes   | gee. Owner.   | (Comp. See  |

328

i