			\mathbf{v}_{i}		
them, or a of said sum become due and appurt payable, th and said ta this mortge dent to said forfaiture of note	ny part thereof, or any and interest shall, a and payable; or, if the enances, or either of the enances, or either of the en in like manner the s txes and assessments of e gay, and in the event it d foreclosure shall be a d fusi Mortgage, or in ca its d the additional sums per t, per annum from the of said judgment, forec itshers and an cli athers and an cli at	e, then these presents interest thereon, be not p t the option of said part. Y taxes and assessments of em, or any part thereof, a aid note, and the whol wery natures so paid shall be becomes necessary to fores in additional charge agains as of default in any of the successors, and assigns, s uid by virtue of this Mortg dats of payment of said a losing all rights and equit asigns, and all persons clain uspense from the date of the hereof are fully paid off a sible insurance company do thereof said part y	aid when the same become reme.of the second part, by very nature which are o re not paid at the time wh e of said sum, shall i e an additional lien agains close this mortgage the co- t said mortgaged promises payments hereins provided f hall be entitled to a judgm age, with interest on said - ume, and costs, and a det les in and to said premises ming under.H	due, then, and in that virtue of this Mortga; r may be assessed ag en the same are by law mmediately become du ts and expenses of an secured by this morty or, the part Yof ient for the sum	case, the whole gainst said lan v made due an u and payable dises secured b n abstract inc rage; and upo the second pau- due upon said at the rate of aid premises i dise the rate of aid premises i of the first pau- ob e creeted of Kansas, to the itsItsitsItsItsItsItsItsItsItsItsItsItsIts_Its
and mortg AND it is feasible est same in the	aged property, and may the said part.Ymme.of ate of inheritance therein	be enforced and collected the first part do.2.2. here the lawful owner	in the same manner as the by covenant and agree the of the premises above gr mbrances, and that	principal debt hereby it at the delivery herec anted, and seized of a will Warrant	secured. of
said mortg AND is feasible set same in the the lawful Dr Wr first above	aged property, and may the said part yamme of ate of inheritance therein quiet and peaceable pos- claims of all persons wh rynnes Witzmeor, The sai	be enforced and collected the first part do.ff.here the lawful owner, a, free and clear of all incur session of said part.y o nomscever. id part.y	in the same manner as the by covenant and agree this of the premises above gr mbrances, and thatif. d the second part,if.si d the second part,if.si part hashereunto set	principal debt hereby it at the delivery herec anted, and selsed of a will Warrant successors and assigns t 	secured. of
ald morte AND Lit is feable at mme in the in lawfal Is Wr first above	aged property, and may the said part Y	be enforced and collected the first part do.Eff.here the harful owner. a, free and clear of all incus session of said part. y	in the same manner as the by covenant and agree the of the premises above gr nbrances, and thatif	principal debt hereby it at the delivery herec anted, and selsed of a will Warrant successors and assigns t 	secured. of and Defend th forever, agains to day and yea 0 0
ald morte AND Lit in feasible ast muse in the the lawful IN Wr first above Frank Speczeff Speczeff Speczeff	aged property, and may the said part Yof ate of inheritance therein quiet and parceable pos- claims of all persons whe remess Wirmsnor, The sail written. Control and delivered D CA: Ctimery arry and Assistan Dhio.	be enforced and collected the first part do.Enher the harval owner a, free and clear of all incus session of said part.y o nonacever. id part yof the first preface of difference of differe	in the same manner as the by bovenant and agree the of the premises above gr abrances, and thatif f the second part,if = part hashereunto set- 	principal debt hereby it at the delivery herec anted, and selsed of a will Warrant successors and assigns t 	secured. of
ald morte AND Lit in feaalble ast mme in the in lawful In Wr first above Farth Secret Secret Secret Bake at a Bake at a	aged property, and may the said part Yof ate of inheritance therein o quiet and peaceable pos- claims of all persons where ranges Wirmsnor, The said written control and delivered D. C. Cternery Try and Assistan Dhio Commun. Comming of His interestance, that on this igned, a notary p	be enforced and collected the first part do.Eff.here the harful owner. a, free and clear of all incus session of said part. y	in the same manner as the by bovenant and agree the content premises above gr abrances, and thatif f the second part,ifs part hashereunto set- 	principal debt hereby it at the delivery herec anted, and selfsed of a will Warrant successors and assigns i 	secured. of

stary Public, Manufilan County, O

My commission expires Official 29

The sector in SR

Naulda Beck Register of Deeds.

RELEASE I, the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this twenty-sixth day of December, 1962. The Lawrence National Bank By: John P. Peters, Vice Pres. & Cashier Mortgagee Owner

IN TERTIMONY WHENDOP, I have hereunto subscribed my hand and affired my official seal on the jay and year last above written.

Battafartion of Mortgage

195K

Notary Public

marchespertured Im 28 days Steerenber 19 22 Hursella Back Roy of Deads By Janue Beem

· it is in