This Indeentory, Made this 26th day of September 10 ⁶² be Name H, Dixon and Fern Dixon, husband and wife of Lawrence and Sate of Kansas of Lawrence in the County of Douglas and Sate of Kansas part less of the first pert, and The Lawrence National Bank, Lawrence, Xansas party of the second part Wineseth, that the said part Les. of the first part, in consideration of the surf of Douglas and Sate of Kansas Wineseth, that the said part Les. of the first part, in consideration of the surf of Douglas and S Touluding the receipt of which is hereby acknowledged, have, sold, of following described real estate situated and being in the County of Douglas and S Kansa, towith Lot S Numbers Eleven (11), in Sunset Hill Estate Subdivision, an Addition to the City of Lawrence. and S At the algo and first first part the mortgagers shall be shifted to collect and retain the rents, issues and profits in the Addition to a state of the said part 145 of the first part there of the said part 145 of the first part there of the said part 145 of the first part there of the said part 145 of the first part there of the said part 145 of the first part there of the said part 145 of the first part there of the said part 145 of the first part there of the said part 145 of the first part there of the said part 145 of the first part t		
Mason H. Dixon and Pern Dixon, husband and wife of Lawrence in the County of Douglas and State of Kanzas part les of the first part, and . The Lawrence National Bank, Lawrence, Kanzas part les of the first part, and . The Lawrence National Bank, Lawrence, Kanzas party of the second par Winessth, that the sid part fee. of the first part, in consideration of the surf of Twelve Thousand Three Hundred and No/DOO O to the model of the first part, and difference of the first part, in consideration of the surf of Twelve Thousand Three Hundred and No/DOO O to the model of the first part, and difference of the sid part fee of the second par following described real estate situated and being in the County of . Douglas and S Kansas, towit Lots Number Eleven (11), in Sunset Hill Extate Subdivision, an Addition to the City of Lawrence. The Unit of the second part of the second part field to collect and retain the rents, issues and profits until default thereender. The approximation of the second part field the second part field to the first part here A date and part field to the part issue of the second part field the first part here the part field to collect and retain the rents, issues and profits until default thereender. The approximation of the second part field the second part f	MORTGAGE	(Na. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kan
of Lawrence in the County of Douglas and Stee of Kanasa part less of the first part, and . The Lawrence National Bank, Lawrence, Kanasa part less of the first part, and . The Lawrence National Bank, Lawrence, Kanasa part and the sound part Winesseth, that the sold part iss. of the first part, in consideration of the surf of Taelze. Thousand Three Hundred and No/100		day of the
part les of the first pert, end . The Lavrence National Bank, Lavrence, Kanasa	e	
<pre>part lea of the first pert, and The Lavrence. National Bank, Lawrence, Kanasa</pre>	. Inmanaa	Provide a Devide a
party of the second part Wineselth, that the sold part Lea. of the first part, in consideration of the sum of Twelves. Thousand: Three Hundred and No/100		
 The law Thousand Three Hundred and No/100	part ies of the	
to them	Witnesseth, t	hat the said part Les of the first part, in consideration of the sum of
to them		
<pre>following described real estate stuated and being in the County of Douglas and 5 Kansa, towit:</pre>	to them.	
Kanasa, nowith Lots Numbers (1) One, Two (2), and Three (3), in Block Number Eleven (11), in Sunset Hill Estate Subdivision, an Addition to the City of Lawrence, Including the rents, issues and profits thereof, provided, however, that the mortgagors shall be shifted to collect and retain the rents, issues and profits until default thereunder. when the appurtenances and all the estate, title and interest of the said part 145, of the first part there and profits until default chereunder. when the appurtenances and all the estate, title and interest of the said part 145, of the first part there and profits and the estate, title and interest of the said part 145, of the first part there and the providence and all the estate, title and interest of the said part 145, of the first part there and the providence are and all the estate, title and interest of the said part 145, of the first part there and the providence are and a level of a good and helphabe shall be and the providence are and a level of a good and helphabe shall be and the providence are and a level of a good and helphabe shall be and the providence are are all parts maked parts in the same sain at all men dang parts makes haved and the first part the parts helphabe are as a sain the same sain at all men dang parts makes are all parts makes and the first part the same helphabe are as a same are and the same sain at all men dang parts makes are all parts makes and the first part there are all parts makes are all parts makes are all parts makes and the first part the same helphabe are all parts makes are all parts makes and the first part the same are all parts makes are all parts makes and the parts makesame are all parts makes are all parts makes a		
by the subject of the series (1) one, two (2), and Three (3), in Block Number Eleven (11), is Sunset Hill Estate Subdivision, an Addition to the City of Lawrence. Ancluding the rents, issues and profits thereof, provided, however, that the mortgagors shall be subtracted to collect and retain the rents, issues and profits until default thereunder. With the appurtenances and all the estate, tille and interest of the said parties of the first part here the value of a second and retain to the city of the said and retain the rents. Is a subtract they are the said parties of the first part here the said of a second indefaults enter of the said parties of the said and retain the same second the same sec		ibed real estate situated and being in the County of Douglas and State
Block Number Eleven (11), in Sunset Hill Estate Subdivision, an Addition to the City of Lawrence. Including the rents, issues and profits thereof, provided, however, that the mortgagors shall be éntitled to collect and retain the rents, issues and profits until default thereunder. with the appurtnances and all the estate, title and interest of the said partles of the first part there And the weight is and interest of the said partles of the first part there and the rents of the said part left. of the first part dimension of exceptions	Kansas, to-wit:	
Including the rents, issues and profits thereof, bases in the contract of the said part issues and profits until default there under.	1	Block Number Eleven (11), in Sunset Hill Estate
provided, however, that the mortgagors shall be sentitled to collect and retain the rents, issues and profits, until default thereender.		Subdivision, an Addition to the City of Lawrence,
provided, however, that the mortgagors shall be sentired to collect and retain the rents, issues and profits until default therewher.		
<pre>entitled to collect and retain the rents, issues and profits until default thereunder. with the apputenances and all the estate, tille and interest of the said part les of the first part there As the said art less, of the first part os here's coverant and agree that as the deliver based they all the tart based of the premises above granted, and stude of a good and indefault issues and interest of the said part less of the first part os of the premises above granted, and stude of a good and indefault issue of informations there and they all they all they all the premises above granted, and stude of a good and indefault issue when the same against all parts maining lawful dian to be premises above granted, and stude of a good and indefault is and and they all they all they all they all they are the parts here the parts here they are the they are they are the said at they are th</pre>		
and profits until default thereunder. with the apputenances and all the estate, title and interest of the said part les of the first part there As the said part less, of the first part do		
which the appurtuniances and all the estate, title and interest of the said part is of the first part there is due to interest in the duiver, here is they are the part is and the said part is of the first part of the text of the said of the first part of the text of the said part is of the first part of the text of the said of the first part of the text of the said of the first part of the text of the said of the first part of the text of the said of the first part of the text of the said of the due text of the text of text o		
with the appurtenences and all the estate, title and interest of the said part les of the first part there. And the said part less, the first part do in the back provided in the said part less, of the first part do in the said part less, of the first part do in the said part less, of the first part do in the said part less, of the first part do in the said part less of the said back part less of the first part do in the said part less of the said back part less of the said part less of the said part less of the said part less of the first part and a said meas do part less of the said part less of the said part less of the first part and a said meas do part less of the said part less of the sa	· · · · ·	
with the apputencies and all the estate, title and interest of the said part is of the first part there. And the said part is of the first part of the recty coverant and agree that at the delivery here is they APC the layed of the merites above parted and stated of the other and agree that at the delivery here is they APC the layed of the merites above parted and stated of the other and the same again that one coverant and agree that at the delivery here is do not the part the first of the first part the first of the first part and defend the same again that one part is and the part is and the first part at all there do not be been applied by the first part at the delivery here and particle of the the target of the target been the part is been do not the part is and th	P. C.	
And the said part 169 of the first part do		a na
And the sold part 100 of the first part do	s"	
And the sold part 100 of the first part do	with the appur	tenances and all the estate, title and interest of the said part ies of the first part therein
of the premises allow granted, and saled of a good and indefessible state of inheritance therein, free and clear of al incumbrance. no exceptions and that they will warrant and defend the same against all parties making lawful claim is the agreed between the partice base that the part IeS. of the first part shall at all times during the life of this indicators py and assessments that may be levied or assessed against tail areal state when the same become due and payable, and that Itely W keep the buildings upon said real estate insured against fire and toraded in such sum and by such insurance company as thall be aper directed by the part of the indicated estate the same to the part of the second payable or appendix more different provided, then, the part of the sum of TweIve ThOUSAND Three Hundred and appendix insured different provided. Then, the part of the sum of TweIve ThOUSAND Three Hundred and and the second pay is a part of the indicatedness, accurs the payment of the sum of money, associated and the second to the term of ORC creation written oblighten. for the payment of said sum of money, associated and the part with all interest accurding thereon according to the terms of said classing with all to be avere any large or sums of money degrees that and part IeS. of the first part shall fail to pay the same as provided in this indenture. And this conveyace shall be void if such payments he made as herein specified and then been on a been of payable or the said part IeS. of the first part shall fail to pay the same as provided in this indenture. And this conveyace shall be void if such payments he made as herein specified, and when the safe prevised therein folly diverse and the whole unit remaining upside and payable or if the insurance is not keep up, as provided beesion, of if the second and there are not paid when the same become due and payable, or if the insurance is not keep up, as provided beesion, or if the same there the said part Y of the second part IES AgentS) of ASSIGIS. To	A DE COMPANY CONTRACTOR OF	
In exceptions In the spread between the paths become that the part less of the first part shall be agne equint all parties making havful chain is It is agreed between the paths become that the part less of the first part shall be all firme during the life of this indicators, pay and assessments that may be leveled or assisted equint take and terredue in the same become due and payable or interest. And in the very that said part 128, of the first part shall all to pay such taxes when the isame become due and payable or interest. And in the very that said part 128, of the first part shall all to pay such taxes when the isame become due and payable or interest. And in the very that said part 128, of the first part shall all to pay such taxes when the isame become due and payable or its parts which needs as a mornage to accurate the payment of the sum of Twelve Thousand Three Hundred and counding to the terms of ONC certain written oblightion for the payment of said sam of morey, essented on the '''''''''''''''''''''''''''''''''''		
It is agreed between the paties herein on the part 1cs of the first part shall at all times during the life of this indecture, pay and assessments that may be levied or assessed against fire and torned on tooch, and and by such inverses one of payable, and that "Life" we have the part Y of the second part the loss. If any, made payable to the part Y of the second part to the orient of the indection depart of the second part to be payable to the part Y of the second part to be payable to the part Y of the second part the loss. If any, made payable to the part Y of the second part to be orient of the indection depart of the second part to be payable to the part Y of the second part to be payable to the part Y of the second part to be payable to the part Y of the second part to be payable or be pay such taxes and insurance, or either and the libert information of the second part to be payable or be pay such taxes with information the date of the indiction of the second part to pay for any inversion of taid sum of money, secured on the If Y is the indiction of the second part to pay for any inversion to taid date and the indiction of the second part to pay for any inversion to taid date any therean as therein provided. In the taid part 128 of the first part shall all to pay the same as provided in this indenture. They we have taken at the second part to pay for any inversion or to dicharge any taxe with interest therean, of the second part to pay for any inversion or to dicharge any taxe with interest therean, or if the second part to pay for any inversion created thereby, or interest therein, of the the part of the taxes on either and the indenture. They we have taken at the part of the second part is payable, or if we as is constrained therein, fully during and the second part to pay for any inversion or any obligation created thereby, or interest thereon, or if the second part is pay for any inversion or any obligation for the second part is pay for any payable, or if we as is constrained therest, here ha	n strangen han han han han han han han han han ha	
and estimates that may be levied or assisted against held real estate when the same becomes due and payable, and that LHEY where they there into a set as a more all and the substantial and the substantial and the same becomes due and payable, and that LHEY where they are been as a payable of the same interaction in such sum and by such interactes company as iteal is a set of the same state state is the same becomes and prime interaction of the same becomes due and payable, and that be and the same becomes and prime interaction of the indecidences, secure the pay this indenture, and shall be arises and insurance or either and the origin of the same of IOS from the date of unit folly repaid. THIS GRANT is intended as a more agine to secure the payment of the sum of TWELVE Thousand. These Hundred and the same of OIC is the same of OIC is the same of an one payable is the pay. If is the same of oICs from the date of a same becomes the same becomes and payable to the pay of the same of oICs is the same becomes and the same becomes and the same becomes and payable to the pay of the same of oICs is and the same becomes the same becomes and the same becomes the same becomes and the same becomes and the same becomes and the same becomes and the same becomes and the same becomes the same becomes the same becomes and the same becomes and the same becomes and the same becomes the same becomes the same becomes and the same becomes the same becomes and the same becomes and the same becomes the same becomes and t		and that they will warrant and defend the same against all parties making lawful claim there
When the buildings upon said real enter moved egainst fire and toreads in such sum and by such inverses company as thell be speed directed by the new park. If the second park the less form the last of any made paybile to the park. If the same before due and payble or investor that have been derived by the investor of the second park to be second park to be second park to be second park to be added that become a park of the second park to pay said taxes and inverses, and the origin to paid shall become a park of the indebtedness, secure the payment of the sum of TweIve Thousand Three Hundred and the terms of ONE certain written oblightion for the payment of taid sum of more, executed on the form the date of upon the terms of ONE certain written oblightion for the payment of taid sum of more, executed on the form the date of upon the terms of ONE certain written oblightion for the payment of taid sum of more, executed on the form the date of upon the terms of one of the terms of such as a morpage to the terms of said oblightion and size to secure any sum or sum of money educates and park it. The second park to pay for any insurance is or barrow the second as the payment of any taxes with interest thereon as herein provided. In the taid park 165, of the first park shall be oright such tays and payments or any park thereof or any oblightion created thereby, or interest thereon, or if the taxes on the take and park 165, of the first park shall be pays the same as provided in this indenture. And this conveyance shall be vield it such and payments or if the insure is committed on a such payments or any park thereof or any obligation created thereby, or interest thereon, or if the building real state are not pay in a such appression or any pay thereof or any obligation created thereby, or interest thereon, or if the taxes on the shall be one payment or its and that methe days of the second park to pay and the work or is also payshele at the option of the said park is a down the same become during pay benead. Since t		
THIS GRANT is intended as a morpage to secure the payment of the sum of TWELVE. Thousand. Three Hundred and the second part of the second part of the payment of said sum of money, rescured on the second part of pay for any intra and say its second part to pay for any intra and say its second part to pay for any intra to fis of the first part with all interest second part to pay for any intra the same as provided in this indenture. And this conveyance shall be valid if such payments be made as herein specified, and the colligion "consisted therein fully difter any intra the second part to pay for any intra the same as provided in this indenture. And this conveyance shall be valid if such payments be made as herein specified, and the colligion "consisted therein fully difter in the same become due and paysile, or if the insurance is not keeping or pay is and they are now, of all and payments or any colligitation created therein, for the second part is provided by they are now, of all and payments or any colligitation. And this conveyance shall be valid if such payments to made as herein specified, and the colligitation "consisted therein fully difter that all part is provided parts, or if were as committed on all provided herein, of if the second part its pay to the second part its paysible, or if the insurance is nor keeping of the second part its age on a paysible or the option of the said premises, and all the insurance is nor keeping manner, provided by they are more and to have a sceley arguent into a second second second part its age of all all there are on all the part is a provided by they are more and to have a sceley arguent into the second part its age of all all there and there are on a paysible of the second part its age of all all the parts in the another of the second part is a sceley arguent with the content and all the second part is age and there are ond paysible a	and assessments that keep the buildings up directed by the part. Interest. And in the said premises insured so paid shall become	may be levied or assessed against toid real estate when the same becomes due and psychia, and that the Y will 1 ops said real estate insured against fire and formade in such insurance, such insurance company "as thall be specified Y of the second part the loss, if any, made psychia to the part Y of the second part to the extent of the very that said part 1.95, of the firsp part shall fail to psy such taxis when the 'ame become due and psychia or to import the individual second part may be part of the second part to the second part to the second part to the second part to be a sec
<pre>seconding to the terms of ONE certain written oblightion for the payment of taid sum of money, executed on the day of</pre>		tended as a mortgage to secure the payment of the sum of Twelve Thousand Three Hundred and r
day of 10 11.8 terms made payable to the part Y of the part M all interest according to the terms of said colligation and size to accord stype are some of more segarging and part of the first part shall fall to pay the same as provided in this indenture. And part 16.8 of the according part to pay for any interest or to discharge any task with interest thereon as herein provided in a that said part 16.8 of the according to the pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the colligation "consider therein. fully different mode in such payments or any colligation create therein, or interest thereon or if the building elevation or any colligation create therein, for the second or if the building is given that immediately meters and they are now; or if was is is committed on all premises, then this conveyance is and all of the obligations provided for in said writere colligation. For the second part is any and they are now; or if was is is committed on all part payses or any collegation for the said premises, then they conveyance that hall be is in given that immediately meters and the whole sum remaining unaid, and all of the obligations provided for in said writere colligation for the second part is and the two and the work are are paysing the area control of the holidity theorem and the whole the and paysing and thereof. In the manner prescribed by the part is and the aveprint. If a given that the part is a second part is and there the addity of the second part is a second and there the total and thereot is the terms and provision of this indenture and each and every obligation therein contained therein and the second part is and there the addity of any is any content and the second part is a second in the thard part is and the terms and chavey the part is and		
part, whin all interest according therein according to the terms of said obligation and also to secure any sum or sum of money adjagnee said part X . of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in that ald part $A.C.$ of the first part hall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation "contained therein fully different to the same become due and paysible, or if the insurance is not keeps up, as provided herein, or if the buildings real state are not pay in as good regain as they are now, or if was is committed on said premises, then this conveyance shall be void if such payments to if the insurance is not keeps up, as provided herein, or if the buildings real state are not pay in as good regain as they are now, or if was is committed on said premises, then this conveyance shall be compare and paysible, or if the insure of the induce blend, which notes, and if hall be is given that immediately mature and become due and payable at the option of the induce blend, which notes, and if hall be is given that immediately mature and become due to have a receive appointed to collect the rest and backfits perside and all the early paysible at the option of the induce blend, which notes, and all the overplus, if any the amount then general due to that the is of beams and provision of the induce blend. The owney adjaget form which the amount then general due to that the is blend by the part Y making such task, on demand, to the first part 185 . The secure of where is contained be colligation, therein, and there is contained by the part X making such as the orden due to the solution of the indent therein. Such as a solution is a given bare blend of the respected part 125 . The first part 125 makes and early 3 where the secure of the rest and the overy obligation therein contained beeps and backfits account then general contained the beams of	Construction of the States	
And this conveyance shall be void if such payments be made as herein specified, and the oblighton "contained therein fully different here on any obligation created thereby, or interest thereon or if the taxes on the payments are become due and paymings or if the investore is not keep in as good regains at they are now, or if was is committed on and premises, then the conveyance shall be compared to it the investore is not keep in as good regains at they are now, or if was is committed on and premises therein or if the buildings of the investore of the node before which the buildings that the are not kep in as good regains at they are now, or if was is committed on and premises then the conveyance shall be come and be which we and pay built of the said part Y of the second part LFS agent29 UT as Signils. In the possession of the said pertise, and all the end pays Y of the second part LFS agent29 UT as Signils. In the possession of the said pertise, and all the oblights for the mane previded by they and to have a receive appointed to collect the rest and beenfits accounts due there are been and there is no the there are been added by they and the have a receive appointed to collect the rest and beenfits accounts from the said part \hat{Y} ending such that the terms and provisions of the indent there are been of the overplue. If any that the pair by the part \hat{Y} making such task, on demand, to the first part \hat{I} each of the second of the terms and provisions of the indent there, executor, administrator, personal reports as the second of the terms and provisions of the indent rest, and each sector and each administrator, personal report as a prevised by the part \hat{Y} making such task, on demand, to the first part \hat{I} each sector of the same are each of the terms of the administrator personal report as a prevised by the sector is the terms in the collarity upon the these, executor, administrator, personal reports as above written. The part \hat{I} for the first part has \hat{V} here one as the first par	part, with all interest said part y of	according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced b the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the
where an one pield when the same become due and payable, or if the insurance is nor kept up, as provided herein, or if the buildings and the whole sum remaining upaid, and all of the obligations provided for in sale writer, obligations for the security of which this is given that immediately much and become due and payable, or the obligations provided for in sale presents, then the security of which this is given that immediately much and become due and payable, or the obligation of the sale writer, obligation for the security of which this is given that immediately much and become due and payable, or the obligations provided for in sale payable, the security of which this is given that provide by the second part. It's agent the obligations provided to reflect the rent and baseful accurately and it have a receiver appointed to caller the rent and baseful accurately of the second part. It's agent is not keep to be and the very and the two receiver appointed to caller the rent and baseful accurately of an the part of the sale previous developed by the part \tilde{Y} making such sale, on damand, to the first part IES. It's agreed by the part \tilde{Y} making such sale, on damand, to the first part IES. It's agreed by the part is all extend and have to and be colligatory upon the theirs, executors, indiministrations, personal repers assigns and subcessors of the respective parties, heres. Is Wineses Wheeset, the part IES of the first part he Ve hereants set the Lit. Then S and sale sale. In Wineses Wheeset, the part IES of the first part he Ve hereants set the Lit. Masson H. Dixon Winter Dixon	And this conveya	nce shall be void if such payments be made as herein specified, and the obligation "contained therein fully discha
The said part Y of the second part its agents OT ASSIGNS to take possesson of the said premises and all the mean precise to be manner provided by law and to have a receive appointed to collect the rents and backing acting thereform, and the manner provided by law, and out of all mores raising from such that be paid by the part X making such sale, on demand, to the first part its. It is precised by the part X making such sale, on demand, to the first part its. It is appendix the precise there that the terms and provided the rents and each and every obligation, therein contained benefits acculor, thereform, shall extend and have to and provided to the first part its. It is appendix by the part X making such sale, on demand, to the first part its. It is appendix by the part is there there that the terms and provident of the issue and each and every obligation, therein contained benefits acculor, thereform, shall extend and have to and be collectory upon the theirs, executors, administrators, personal representations the part its of the respective partice, herein. Is agreed by the part its and the first part has VC herewone set the its thand S and say S the day of Masson H. Dixon Masson H. Dixon	estate are not paid w real estate are not ke and the whole sum	when the same become due and paysible, or if the insurance is nor kept up, as provided herein, or if the buildings of spt in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become ab remaining upsid, and all of the obligations provided for in-said written obligation. For the security of which this inde
that by paid by the part Y making such sale, on demand, to the first part les. It is agreed by the partice bara to has the terms and provisions of this indemure and each and every obligation, therein contained benefits acculated by the partice bara to has the terms and provisions of this indemure and each and every obligation, therein contained benefits acculated by the part is a set of the respective partice, have be obligatory upon the their, executors, edministrators, personal reper- augins and accession of the respective parties, have be obligatory upon the their, executors, edministrators, personal reper- augins and accession of the respective parties, have be obligatory upon the their, executors, edministrators, personal reper- augins and accession of the respective parties, have be obligatory upon the their, executors, edministrators, personal reper- augins and accession of the respective parties, have be obligatory upon the their, executors, edministrators, personal reper- augins and accession of the respective parties, have be obligatory upon the their bar of set of the first part has VC hereanto set the LD hard S and set S the day of the above written. In Witness Whereas, the part less of the first part has VC hereanto set the LD hard S and set S the day of Masson H. Dixon The term of the term of term of the term of term of the term of term o	the said part y ments thereon Inithe	of the second part its agents) or assigns to take possession of the said premises and all the imp
auges and accesses of the reperive parties haves. Is Winness Whenest, the part less of the first part has VC hereanto set the it hand S and say S the day of Mason H. Dixon Fern Dixon Toronomous and accesses and access and acces	shall be paid by the	part Y making such sale, on demand, to the first part Ies
lan above written. Mason H. Dixon Fern Dixon	assigns and successor	is of the respective parties hereto.
Fern Dixon	In Witness Whered last above written.	MALSI 71 KOV
Pern Dixon	· · · · · · · · · · · · · · · · · · ·	Mason H. Dixon (SE
		Fern Dixon (SE
and the state of the second	การกำหากการการการการการการการการการการการการกา	
RELEASE		DETRACE

Attest: Kenneth Rehmer, Assistant Cashier (Corp. Seal)

A

1

1

.

· • • •] • •

Geo. H. Ryan, Vice President Mortgagee.

50