Mortgage Record.

between

gain, sell

nant and lefeasible gainst all DLLARS,

DLLARS,

attached,

DLLARS, penalties, sing penupon the t, or any nee shall and costs of the twful for s hereby of the unt then the over-

seal.....

(SEAL.) (SEAL.)

19.1.3.,
ry Public

blic.

eeds. Deputy.

Between the standard and being a server of the president of the first part, in consideration of the sum of the standard of the standard of the standard of the sum of the standard of the sum of the sum of the standard of the sum of the sum of the sum of the standard of the sum of the su	The Student and Stephen County of December of the County of December of Students of Studen	c, Made this Swentieth day of June in	the
The strength of the locality of the control of the control of the same of the control of the con	Meeting of the locating of freedom and the same approach brought in second part: Stryptessert, That the said part Me of the first part, it consideration of the same approach only paid, the receipt of which is being physically and Merchy of the first part of the first part, it consideration of the same and the country of the country o	ta nine nundred beti	ween
Toyler Ministery Advisory Advisory	WINDSERTH, That the said part Me of the first part, in consideration of the sum consideration of the sum of th	of the Source of Jansav yearly	
and mortgage to tryonal part of the second part. Let beirs and assigns forever, all that tract or parcel of and situated in a long grant, bargain, sell and mortgage to tryonal part of the second part. Let beirs and assigns forever, all that tract or parcel of and situated in a long grant, bargain, sell and situated in a long grant to the second part. Let be supported by the said. Let be supported by the said of the second part. Let be supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the supported by the said. Let be supported by the supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said. Let be supported by the said supported by the said supported by the said. Let be supported by the said supported by the supported by the said sup	and mortgage to lipscuid part of the second part. The first and assigns forever, all that truet or pared of hand situated hat for the second part. And the symby of the second part. And shaped forever, all that truet or pared of hand situated hat symbol to the state of the second part. And the symbol of the second part. And the state of the state of the second part. And the state of the state of the second part. And the state of the second part. And the state of the second part. And the state of the state of the second part. And the state of the state of the second part. And the state of the se	WITNESSETH, That the said part Les of the first part, in consideration of the sur	
and State of Rames, descript as follows to wit: Act members of place, and all the estate, filly spl interest of the final part the of the first port therein. And the stall it was a state of the prompts above granted and series of a good and interest of the grant place. And the stall is greatly at the delivery hereof. And the stall is a stall contained by the part of the stall part of th	he sympt of State of State of States of the State of the	the receipt of which is hereby knowledged, ha.klsold, and by these presents dogrant, bargain	, sell
with the appurshances, and all the estate, filly spd interest of the first port therein. And the stall is considered to the stall part of the first port therein. And the stall is considered to the stall part of the presence of the part of the presence of the stall part of the stall	with the appurshances, and all the estate, title gold interest of the and parallel of the first part therein. And the said is a process of the second part of the sec	Alexa) and State of Former described as follows to mit.	ea 11)
gree that at the delivery hereof. And, Alle lawful owner S. of the premiers above granted and scired of a good and indefeasible state of inheritance therein, free and clear of all incumbranees, and that. They will warrant and defend the same against all lains whatsoever. This crunt is intended as a Mortege to secure the payment of the sum of. DOLLARS, regarding to the time of	gree that at the delivery hereof. Attay the lawful owner S. of the promptes above granted and scient of a good and indefenses and that they will warrant and defend the same against slains whatsoever. This crant is intended as a Mortege to secure the payment of the sum of. DOLLA recogning to the tofus of the swood part; said note being fiven for the sum of. DOLLA secondary to the tofus of the swood part; said note being fiven for the sum of. DOLLA secondary to the tofus of the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part thereof, and the said part the said part the red of the first part hereby agree. In open steel the said not said mort sages, in the sum of said mort sages, in the sum of said not said mort sages, in the sum of said not said part said said said said part said the said part said said not	of Place, an addition to the City of Laure	
gree that at the delivery hereof. And, Alle lawful owner S. of the premiers above granted and scired of a good and indefeasible state of inheritance therein, free and clear of all incumbranees, and that. They will warrant and defend the same against all lains whatsoever. This crunt is intended as a Mortege to secure the payment of the sum of. DOLLARS, regarding to the time of	agree that at the delivery hereof. Attay 2 the hawful owner S. of the promptes above granted and selected of a good and indefeas estate of inheritance therein, free and early of the insumbranes, and that they will warrant and defend the same against elains whatseever. This crunt is intended as a Mortegae to secure the payment of the sum of DOLLA according to the toffus of the same against elains whatseever. This crunt is intended as a Mortegae to secure the payment of the sum of DOLLA according to the toffus of the said. The same against elains was a sum of the same of the same of the said and the said part. The same against elains whatseever thereon from the date thereof until paid according to the terms of said note and the composs of the with interest thereon from the date thereof until paid according to the terms of said note and the composs of the with interest thereon from the date thereof until paid according to the terms of said note and composs of the with interest thereon of the said part and the said part to the first part hereby agree. In pay all taxes accorded on the said part and the said part and the composs of the same as the express of the part. And the said part and the said part and the captures in a same interest and costs and insure the same at the express of the part. All of the first part, and the express of such that said part and the express of such and the said part and the express of such that said part and the express of such that said part and the express of such and the said part and the express of such and the said part and the express of such and the express of said notes. The said part and the express of such and the express of such and the express of said notes. The said part and the express of such and the said part	490° - 100 100 100 100 100 100 100 100 100 1	
gree that at the delivery hereof. And, Alle lawful owner S. of the premiers above granted and scired of a good and indefeasible state of inheritance therein, free and clear of all incumbranees, and that. They will warrant and defend the same against all lains whatsoever. This crunt is intended as a Mortege to secure the payment of the sum of. DOLLARS, regarding to the time of	gree that at the delivery hereof. Attay, the lawful owner S. of the promjets above granted and scient of a good and indefense state of inheritance therein, free and edge are of all incumbrances, and that they will warrant and defend the same against lains whatsoever. This grant is intended as a Mortege to secure the payment of the sum of. DOLLA segarding to the time of the same against lains whatsoever. This grant is intended as a Mortege to secure the payment of the sum of. DOLLA segarding to the time of the same against lains whatsoever. This grant is intended as a Mortege to secure the payment of the said. DOLLA segarding to the time of the same of the		
gree that at the delivery hereof. And, Alle lawful owner S. of the premiers above granted and scired of a good and indefeasible state of inheritance therein, free and clear of all incumbranees, and that. They will warrant and defend the same against all lains whatsoever. This crunt is intended as a Mortege to secure the payment of the sum of. DOLLARS, regarding to the time of	gree that at the delivery hereof. Attay the lawful owner S. of the promptes above granted and scient of a good and indefenses and that they will warrant and defend the same against slains whatsoever. This crant is intended as a Mortege to secure the payment of the sum of. DOLLA recogning to the tofus of the swood part; said note being fiven for the sum of. DOLLA secondary to the tofus of the swood part; said note being fiven for the sum of. DOLLA secondary to the tofus of the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part. If the swood part; said note being fiven for the sum of. DOLLA steel part thereof, and the said part the said part the red of the first part hereby agree. In open steel the said not said mort sages, in the sum of said mort sages, in the sum of said not said mort sages, in the sum of said not said part said said said said part said the said part said said not	d all the estate, title gand interest of the said part All of the first part therein. And the said	
consider of inheritance therein, free and elear of all incumbrances, and that. They will warrant and defend the same against all claims whatsoever. This grant is intended as a Mortegoe to secure the payment of the sum of	claims whatsoever. This crant is intended as a Mortgage to secure the payment of the sum of second part is intended as a Mortgage to secure the payment of the sum of second part, and note being kiven for the sum of second part, and note being kiven for the sum of second part, and and the second part is and not good part, and not be being kiven for the sum of second part, and all such as the presence of the first part, and the expense of the sum of second part second part is and not good part, and all such as the first part, and the capener of the sum of second part is and not payment be made as in said note and coupons thereto attached. And this conveyance shall be void if such payment be made as in said note and coupons thereto attached. And the said part second the first part shall be seen sees of one still premises before making or constant thereof, and to keep the said propose as support in favor of said mortgage, in the sum of such as the sum of the said part second part is said according to the terms of said mortgage may pay the taxes and accrating penalt interests and costs, and insure the same at the expense of the part. So of the first part, and the expense of one of the said interests and costs, and insure the same at the expense of the part. So of the first part, and the expense of the said interests and costs, and insure the same at the expense of the part. So of the first part, and the expense of the said interests and costs, and insure the same at the expense of the part. So of the first part, and the expense of the said interests and costs, and insure the same at the expense of the part. So of the first part, and the expense of the part second part for increase, and shall not said premises or if the insurance is not kept up thereon, then this conveyance is become absolute, and the whole principal of said note, and interest thereon, and all taxes and accrating the part. So of the second part, and all taxes and accrating the part second part, and the part second part is part to the said to the part	de and Krinnie d'ellarde do hereby covenant	and
consider to the testins of the second part; said note being given for the sum of the said part. You the second part; said note being given for the sum of the second part; said note being given for the sum of the second part; said note being given for the sum of the second part; and it shall be a second part said note and the coupons of the second part, and this conveyance shall be void if such payment be made as in said note and coupons thereto attached, and its series and second to fine the said mortgage, in default whereof the said mortgages in the sum of the second part, and the expense of the part. Sec. to pay all taxes assessed on said premises before any enables or costs shall serve to posequent thereof, the and the said mortgages in desired, and is the said mortgages in the said mortgages may pay the taxes and accruing penalties, interests and costs, and insurance, shall from the payment thereof, be and become an additional lien under this mortgage upon the blove described premises, and shall bear interest at the rate of 10 per cent, per annum. But if default be made in such payment, or any art thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up therough the this conveyance shall become absolute, and the whole principal of said note. and interest thereon, and all taxes and accruing penalties and interest and costs and insurance, shall be supply payable or not, at the dytion of the part. Got the second part, and it shall be supply payable or not, at the dytion of the part. Got the second part and it shall be supply payable or not, at the dytion of the part. Got the second part, and it shall be part by the part. Got the part. Got the second part, and it shall be part by the part. Got the part. Got the second part, and it shall be part by the part. Got the part. Got the second part and all sums paid by the part. Got the part. Got the second part and all such part. Got the	to the said part 4 of the second part; said note being feiven for the sum of the said part 4 of the second part; said note being feiven for the sum of the said part 4 of the second part; said note being feiven for the sum of the said part 4 of the second part, said note and payable in the said part 4 of the second part, said note and the said part 4 of the said part 4 of the first part hereby agree to pay all taxes assessed on said premises before penalties or cests shall accrue to pescent thereof, and to keep/de said premises instigue in favor of said coupons thereto attached. And this conveyance shall be well as sum of the said part 4 of the first part hereby agree to pay all taxes assessed on said premises before penalties or cests shall accrue to pescent thereof, and to keep/de said premises instigue in favor of said onclopes, in the sum of According to the said mortgage, and said said said said to said insured the same at the expense of the part 60 of the first part, and the expense of such taxes and accruing penaltics interests and costs, and insurance, shall from the payment thereof, he and become an additional lien under this mortgage upon above described premises, and shall bear interest at the rate of 10 per cent, per annum. But if default be made in such payment, or part thereof or interest thereon or the taxes assessed on said premises or if the insurance, shall be made in such payment, or second part, and the whole principal of said note and interest thereon, and all taxes and accruing penaltics and interest and continuity and pay payable or not, at the option of the part 4 of the second part, and all sums plant is a second part, and the said beautiful and the part of the second part, and all sums plant by the part 4 of the second part, and all sums plant by the part 4 of the second part, and all sums plant by the part 4 of the second part, and all sums plant by the part 4 of the second part, and all sums plant by the part 4 of the second part, and all sums plant by	n, free and clear of all incumbrances, and that they will warrant and defend the same agains	st all
o the said part. 4. of the sacond part; said note being fiven for the sum of	to the said part. 4. of the sacand part; said note being kiven for the sum of		
with interest thereon from the date thereof until paid according to the terms of said note and	will-interest thereon from the date thereof until paid according to the terms of said note and. Coupons of all collars each thereto attacked. And this conveyance shall be void if such payment he made as in said note and coupons thereto attack and as hereinafter specified. And the said part & f the first-part hereby agree. to pay all taxes assessed on said premises before neuralities or costs shall accrue to p-seconnt thereof, and to keep the said prepises insupade in favor of said mortgage; in the same of the said mortgage can pay the taxes and accruing penal interests and costs, and insurance, shall, from the payment thereof, the and become an additional lieu under this mortgage upon bave described premises, and shall bear interest at the rate of 10 per cent, per annum. But if default he made in such payment, or part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance is necessary and interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance is thereon remaining unpaid or which may have been paid by the part. — of the second part, and it shall be air admitterest at the rate of 10 per cent, per annum. But if default he made in such payment, or part thereof, in insurance, shall be dip apply payable or not, at the oftion of the part if the part of the part is the part of t	erds and trennie Dellards	
with interest thereon from the date thereof until paid according to the terms of said note and	will-interest thereon from the date thereof until paid according to the terms of said note and. Coupons of all collars each thereto attacked. And this conveyance shall be void if such payment he made as in said note and coupons thereto attack and as hereinafter specified. And the said part & f the first-part hereby agree. to pay all taxes assessed on said premises before neuralities or costs shall accrue to p-seconnt thereof, and to keep the said prepises insupade in favor of said mortgage; in the same of the said mortgage can pay the taxes and accruing penal interests and costs, and insurance, shall, from the payment thereof, the and become an additional lieu under this mortgage upon bave described premises, and shall bear interest at the rate of 10 per cent, per annum. But if default he made in such payment, or part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance is necessary and interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance is thereon remaining unpaid or which may have been paid by the part. — of the second part, and it shall be air admitterest at the rate of 10 per cent, per annum. But if default he made in such payment, or part thereof, in insurance, shall be dip apply payable or not, at the oftion of the part if the part of the part is the part of t	e second part; said note being given for the sum of	
with interest thereon from the date thereof until paid according to the terms of said note and	will-interest thereon from the date thereof until paid according to the terms of said note and. Coupons of all collars each thereto attacked. And this conveyance shall be void if such payment he made as in said note and coupons thereto attack and as hereinafter specified. And the said part & f the first-part hereby agree. to pay all taxes assessed on said premises before neuralities or costs shall accrue to p-seconnt thereof, and to keep the said prepises insupade in favor of said mortgage; in the same of the said mortgage can pay the taxes and accruing penal interests and costs, and insurance, shall, from the payment thereof, the and become an additional lieu under this mortgage upon bave described premises, and shall bear interest at the rate of 10 per cent, per annum. But if default he made in such payment, or part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance is necessary and interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance is thereon remaining unpaid or which may have been paid by the part. — of the second part, and it shall be air admitterest at the rate of 10 per cent, per annum. But if default he made in such payment, or part thereof, in insurance, shall be dip apply payable or not, at the oftion of the part if the part of the part is the part of t	of 1913 due and payable in Fred year 5 from date the	ARS, ereof,
n some insurance company satisfactory to said mortgage, in default whereof the said mortgage may pay the taxes and accruing pendicrests and costs, and insurance, shall, from the payment thereof, be and become an additional lieu under this mortgage upon the back estable premises, and shall bear interest at the expense of such taxes and accruing pendities, interest and costs, and insurance, shall, from the payment thereof, be and become an additional lieu under this mortgage upon the back estable premises, and shall bear interest at the rate of 10 per cent, per anum. But if default be made in such payment, or any part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance shall necessor and interest and interest aftereon, and all taxes and accruing penalties and interest and costs hereon remaining unpaid or which may have been paid by the part. 4 of the second part, and all sums paid by the part. 4 of the second part, and all stable the lawful for he part. 4 of the second part, and all stable the lawful for he part. 4 of the second part, and all stable the lawful for he part. 4 of the second part, and all stable the lawful for he part. 4 of the second part, and all stable the lawful for he part. 4 of the second part, and interest thereon, and interest thereon, and all taxes and accruing penalties and interest and east part. 4 of the second part, and it is shall be lawful for he part. 4 of the second part, and it is shall be lawful for he part. 4 of the second part, and all stable the part. 4 of the second part, and all stable part. 4 of the second part, and all stable part. 4 of the second part, and all stable part. 4 of the second part, and all stable part. 4 of the second part, and all stable part. 4 of the second part, and all stable part. 4 of the second part, and all stable part. 4 of the part. 4 of the second part. 4 of the part. 4 of the part. 4 of the part. 4 of	in some insurance company satisfactory to said mortgagee, in default whereof the said mortgage may pay the interest and costs, and insurance, shall, from the payment thereof, be and become an additional lien under this mortgage upon above described premises, and shall bear interest at the expense of the part. A. G., of the first part, and the expense of such taxes and accruing a littles, interest and costs, and insurance, shall, from the payment thereof, be and become an additional lien under this mortgage upon bare thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance is not become absolute, and the whole principal of said note, and interest thereon, and all taxes and accruing penalties and interest and entered for insurance, shall be eight and payable or not, at the officion of the part. A. of the second part; and it shall be lawful t	the date thereof until paid according to the terms of said note and coupons of coupons of the date of the said state of the said said note and coupons thereto attached the said said said note and coupons the said said said said said said said said	ched.
IN TESTIMONY WHEREOF, The said part 10 of the first part had hereunto set. here hand and scall he day and year last above written. Signed, scaled and delivered in presence of Secretary	IN TESTIMONY WHEREOF, The said part As of the first part had hereunto set had hand and sent the day and year last above written. Signed, scaled and delivered in presence of Soldards (SEA Williams) BE IT REMEMBERED, That on this and of the same and affixed my official scal on the day and year in find or said County and State, came to the same person. who executed the foregoing instrument of write and duly acknowledged the execution of the same. In Wilcoss Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year above written. My commission expires. March 1915 Whereof and the same person is the same my official scal on the day and year above written. My commission expires. March 1915 And 1915 Register of Deeds.	re the same at the expense of the part. 2.20. of the first part, and the expense of shed taxes and netering disnurance, shall, from the payment thereof, be and become an additional lieu nunder this mortgage upon ad shall bear interest at the rate of 10 per cent, per annum. But if default be made in such payment, or con or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance nole principal of said noteand interest thereon, and all taxes and accruing penalties and interest and which may have been paid by the part. 4	a the any shall costs f the l for creby f the then over-
STATE OF KANSAS, STATE OF KANSAS, County Ss. BE IT REMEMBERED, That on this 7.8 day of June A. D. 19.63, before me Stu	STATE OF KANSAS, STATE OF KANSAS, BE IT REMEMBERED, That on 115 7.5 day of June a Notary In before me State and State, came 6. It sellards and Italian in find for said County and State, came 6. It sellards and Italian to me personally known to be the same person — who excented the foregoing instrument of writ and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year above written. My commission expires. March 10 1915. This instrument was filed for record on the	REOF, The said part US of the first part han US hereunto set the hand and sea written hand and sea written.	
BE IT REMEMBERED, That on 1915 7.8 day of June 1. A. D. 19.13, before me 1. A. D. 19.13, before me 1. A. D. 19.13, before me 1. A. D. 19.14 and State, came 6. W. Selected and Manner 1. A. D. 19.15 to me personally known to be the same person.—who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My commission expires Manch 19.15 We commission expires Manch 19.15 This instrument was filed for record on the 19.15 And 19.15 And 19.15 Notary Public Notary	BE IT REMEMBERED, That on his 78 day of June A. D. 19. A before me before me a Notary Yu in And for said County and State, came 6. W. Sellands and Missing to me personally known to be the same person.—who executed the foregoing instrument of write and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year above written. My commission expires March 10 19/5 This instrument was filed for record on the day of July St. D. 19/3, at 1 o'clock C. M. Register of Deeds.		
BE IT REMEMBERED, That on this 28 day of	BE IT REMEMBERED, That on this 78 day of A. D. 19.6 before me. A Sofary Fu in find for said County and State, came 6. H. Selleards and M. Land to me personally known to be the same person.—who executed the foregoing instrument of write and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year above written. My commission expires March 10. 19/5. This instrument was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day and year day of July for Document was filed for record on the day and year day of July for Document was filed for record on the day and year day of July for Document was filed for record on the day and year day of July for Document was filed for record on the day and year day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of July for Document was filed for record on the day of D	ss.	
before me. John	before me, behave in find for said County and State, came. G. W. Sollards and Mann State, came. G. W. Sollards and Mann State, came. G. W. Sollards and Mann Sollards and Mann to me personally known to be the same person. —who executed the foregoing instrument of writ and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year above written. My commission expires Mann 1915. Notary Public. Notary Public. Notary Public. Notary Public. A. D. 1963, at M. —o'clock. M. Hegister of Deeds. Register of Deeds.	AD 19	13,
To me personally known to be the same person.—who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My commission expires. March / 1975. What D. Mewelling Notary Public. Notary Public. As o'clock.—M. Register of Deeds.	To me personally known to be the same person.—who executed the foregoing instrument of write and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year above written. My commission expires. March 1975 March 1975 Notary Public. This instrument was filed for record on the	before me John M. New You a yeary P	ublic
My commission expires March 10 1915 Notary Public, O'clock C. M. Alay of July C. D. 1913, at 11 o'clock C. M. Register of Deeds. Register of Deeds.	My commission expires March 10 1915 This instrument was filed for record on the day of July SA. D. 1963, at Months Register of Deeds. Register of Deeds.	to me personally known to be the same person. who executed the foregoing instrument of wri	iting, r last
This instrument was filed for record on the day of fully SA. D. 1972, at 1 0 cock. Register of Deeds.	This instrument was filed for record on the day of fully SA. D. 1973, at 1 0 cioc 1. Register of Deeds.	above written. John M. Mewlin	
Deputy	Don	record on the day of July S.A. D. 1913, at 1 o clock	
200000000000000000000000000000000000000			