The following is endorsed on the original instrument:

The note leveln described having been paid in full, this mortgage is hereby released and the lieu thereby created discharged.

As witness my hand this

Megister of Deeds

Recorded May 21-

MORTGAGE RECORD NO. 60

| This Indenture, | Made this | and ay of and | the Marie | a widow |
|---|--|--|--|--|
| sineteen hund | Made this wasty would | , between | Empore's - | the County of |
| | Property and American State of the Control of the C | | Carrier, action of the contraction | |
| Lyon | and State of Kansas, o | f the first part, and | in her had a start of the house | of the second |
| Goldwin Man | SAN | | | mmammamor the second part |
| , , | WITNESSETH | hat the said part | of the first part, in co | nsideration of the sum of |
| Twelve Hune | red & no | waterman and the comment | | DOLLARS |
| duly no | id, the receipt of which is hereby ac | knowledged, haso | ld, and by these presen | ts do grant, bargain |
| | . // of the record part | /ahei | rs and assigns, forever, | all that tract or parcel of land |
| | | follows to wit: Let | Gighty nu | ne of and |
| A Each to | (10) feet of Ransas, described a | itu one (91) | Jersey Stre | et, Baldum |
| CH- H | | 7 | 0 0 | |
| ause. | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | 1000 |
| | | | | |
| | | | | |
| | | | | |
| | all the estate, title and interest of t | he said part M. of th | he first part therein. A | nd the said |
| | | nt sau partiminating | | |
| party of the | First park | 1/ | sha lawful awa | of the premises above granted |
| lohereby covenant | and agree that at the delivery hereof | d. D. | the fawful owner | mor the premises, above granted |
| and seized of a good and inde | feasible estate of inheritance therein, | free and clear of all incur | mbrances | |
| | | | | |
| | This (| Grant is intended as a Mort | gage to secure the paym | ent of the sum of |
| 7 . 1 . 1 | | | Cartinity and parent by | |
| | | latt/ | | |
| MATCHIO MAG | 700 | | Land this day ex | ecuted |
| | acertain_7 | ramaisony ha | | |
| | acertain_7 | ramisory no | to the said | partof the s-cend par |
| | acertain_7 | ramisory no | to the said | |
| and delivered by the said | a certain to for the fit | ramisory no st fart with intere | to the said | part of the second part |
| and delivered by the said | certain for the state of the st | cein specified. But if defaul | t be made in such payme | part of the second part of the second part of the second part of the second part thereof, or interest, or interest. |
| and delivered by the said | Gertain for the formation of the formation of the formation of the formation of the insurance is not kent un thereon. | 22 and 3 a charge That which the specified. But if defaul then this conveyance shall the | to the said A. S. T. fpel. t be made in such payments absolute, and the | partof the second |
| and delivered by the said | certain f | rein specified. But if defaul then this conveyance shall to | to the said S. L. fp. L. t be made in such payme ecome absolute, and the executors, a | part |
| and delivered by the said | oid if such payments be made as he the insurance is not kept up thereon, viul for the said part | rein specified. But if defaul then this conveyance shall to second part, and a second par | to the said S. J. fp. L. t be made in such payme become absolute, and the executors, a ed by law; and out of: | part |
| and delivered by the said | oid if such payments be made as he the insurance is not kept up thereon, vful for the said part | rein specified. But if defaul then this conveyance shall I second part, with the manner prescribether with the cost and char | t be made in such payme teeme absolute, and the executors, a ed by law; and out of: | ent, or any part thereof, or inter- whole amount shall become du dministrators and assigns, at an all the moneys arising from suc- and the overplus, if any the |
| and delivered by the said | oid if such payments be made as he the insurance is not kept up thereon, vful for the said part | rein specified. But if defaul then this conveyance shall I second part, with the manner prescribether with the cost and char | t be made in such payme teeme absolute, and the executors, a ed by law; and out of: | ent, or any part thereof, or inter- whole amount shall become du dministrators and assigns, at an all the moneys arising from suc- and the overplus, if any the |
| and delivered by the said | certain for the said part the said for the said part the s | rein specified. But if defaul then this conveyance shall I second part, and the term with the cost and chance of in the manner prescribe ther with the cost and chance of said. | t be made in such payme teeme absolute, and the executors, a ed by law; and out of: | ent, or any part thereof, or inter- whole amount shall become du dministrators and assigns, at an all the moneys arising from suc- and the overplus, if any the |
| and delivered by the said | oid if such payments be made as he the insurance is not kept up thereon, viul for the said part | rein specified. But if defaul then this conveyance shall to second part | t be made in such payme t be made in such payme ecome absolute, and the executors, a ed by law; and out of trees of making such sale | part |
| and delivered by the said | certain for the said part the discrete for principal and interest, tog and the said part the said pa | rein specified. But if defaul then this conveyance shall to second part | t be made in such payme t be made in such payme ecome absolute, and the executors, a ed by law; and out of trees of making such sale | part |
| and delivered by the said | certain of the control of the insurance is not kept up thereon, of the hises hereby granted, or any part the n due for principal and interest, tog the naking such sale, on demand, the control of the said part. | rein specified. But if defaul then this conveyance shall I second part | to the said at 1 8 h. fp. 1 t be made in such paym ecome absolute, and the executors, a ed by law; and out of : rges of making such sale the first first hereunto set | ent, or any part thereof, or inter whole amount shall become dudministrators and assigns, at an all the moneys arising frem suc- t, and the overplus, if any then |
| and delivered by the said | certain for the said part the discrete for principal and interest, tog and the formation of the said part for principal and interest, tog and for principal and interest and for principal and f | rein specified. But if defaul then this conveyance shall I second part | to the said at 1 8 h. fp. 1 t be made in such paym ecome absolute, and the executors, a ed by law; and out of : rges of making such sale the first first hereunto set | ent, or any part thereof, or inter whole amount shall become de dministrators and assigns, at an all the moneys arising from suc that the money arising from such that the money arising from the money arising from such that the money arising from the money aris |
| and delivered by the said | certain of the control of the insurance is not kept up thereon, of the hises hereby granted, or any part the n due for principal and interest, tog the naking such sale, on demand, the control of the said part. | rein specified. But if defaul then this conveyance shall I second part | to the said at 1 8 h. fp. 1 t be made in such paym ecome absolute, and the executors, a ed by law; and out of : rges of making such sale the first first hereunto set | ent, or any part thereof, or inter whole amount shall become dudministrators and assigns, at an all the moneys arising frem suc- t, and the overplus, if any then |
| and delivered by the said | certain of the control of the insurance is not kept up thereon, of the hises hereby granted, or any part the n due for principal and interest, tog the naking such sale, on demand, the control of the said part. | rein specified. But if defaul then this conveyance shall I second part | to the said at 1 8 h. fp. 1 t be made in such paym ecome absolute, and the executors, a ed by law; and out of : rges of making such sale the first first hereunto set | ent, or any part thereof, or inter whole amount shall become de dministrators and assigns, at an all the moneys arising from suc that the money arising from such that the money arising from the money arising from such that the money arising from the money aris |
| and delivered by the said | certain for the said part. So the insurance is not kept up thereon, while for the said part. So the nises hereby granted, or any part the nidue for principal and interest, tog the said part. So the nidue for principal and interest, tog the said part. So the said p | rein specified. But if defaul then this conveyance shall I second part | to the said at 1 8 h. fp. 1 t be made in such paym ecome absolute, and the executors, a ed by law; and out of : rges of making such sale the first first hereunto set | not, or any part thereof, or inter whole amount shall become de dministrators and assigns, at an all the moneys arising from suc and the overplus, if any the hand and seal (SEAL |
| and delivered by the said | certain of the said part. And the said for the said part. And the said part. And the said part. And the said part. And the said part and interest, tog the said part. And the said part and interest, tog the said part. And t | rein specified. But if defaul then this conveyance shall I second part | to the said at 1 8 h. fp. 1 t be made in such paym ecome absolute, and the executors, a ed by law; and out of : rges of making such sale the first first hereunto set | not, or any part thereof, or inter whole amount shall become de dministrators and assigns, at an all the moneys arising from suc and the overplus, if any the hand and seal (SEAL |
| and delivered by the said | certain for the said part and interest, tog the insurance is not kept up thereon, the form of the name of the principal and interest, tog the insurance is not kept up thereon, the form of the name o | rein specified. But if defaul then this conveyance shall to second part and a second | t be made in such payme t be made in such payme secome absolute, and the executors, a ed by law; and out of a rges of making such sale the file of the such sale the | partdyof the second partdyof the second partdyof the second partdyof the second partdydydydydydydy |
| and delivered by the said | certain of the state of the insurance is not kept up thereon, while for the said part. The said part the nises hereby granted, or any part the nises hereby granted and interest, together the nises hereby granted and interest. OFF, The said part. The nises hereby granted and interest, together the nises hereby granted and interest. OFF, The said part. The nises hereby granted and interest, together the nises hereby granted, or any part the nises | rein specified. But if defaul then this conveyance shall to second part default then the cost and change in the with the cost and change is and assigns. The part has the cost and assigns. | t be made in such payme t be made in such payme secome absolute, and the executors, a ed by law; and out of a rges of making such sale the file of the such sale the | partdyof the second partdyof the second partdyof the second partdyof the second partdydydydydydydy |
| and delivered by the said | certain of the state of the insurance is not kept up thereon, while for the said part. The said part the nises hereby granted, or any part the nises hereby granted and interest, together the nises hereby granted and interest. OFF, The said part. The nises hereby granted and interest, together the nises hereby granted and interest. OFF, The said part. The nises hereby granted and interest, together the nises hereby granted, or any part the nises | rein specified. But if defaul then this conveyance shall I second part, seeing the work of the second part, seeing the with the cost and chain to said said said said said said said said | to the said at a 8.2 feels t be made in such payme secome absolute, and the executors, a ed by law; and out of i rges of making such sale like feels for the feel mitter Haite Augustila | not, or any part thereof, or inter whole amount shall become de dministrators and assigns, at an all the moneys arising from suc and the overplus, if any the hand and seal (SEAL |
| and delivered by the said | certain of the certain of the insurance is not kept up thereon, while for the said part. The control of the nises hereby granted, or any part the nises hereby granted in the presence of | rein specified. But if defaul then this conveyance shall is second part, seeing in the manner prescribe there with the cost and changes in the manner prescribe there with the cost and changes in the manner prescribe the reinforce in t | to the said at a 8.4. fp.4. t be made in such payme secome absolute, and the executors, a executors, a executors, a executors, a figure of making such sale that find find the first find August a Notary Public in and | ment, or any part thereof, or interwhole amount shall become du dministrators and assigns, at an all the moneys arising from such and the overplus, if any their hand and seal (SFAL (SFAL (SFAL A. D. 19.21), before m for said County and State, can |
| and delivered by the said | certain of the state of the insurance is not kept up thereon, while for the said part. The said part the nises hereby granted, or any part the nises hereby granted and interest, together the nises hereby granted and interest. OFF, The said part. The nises hereby granted and interest, together the nises hereby granted and interest. OFF, The said part. The nises hereby granted and interest, together the nises hereby granted, or any part the nises | rein specified. But if defaul then this conveyance shall I second part | to the said at A. S. A. fp. A. t be made in such paym secome absolute, and the executors, a ed by law; and out of: rges of making such sale the flat of the flat Notary Public in and | partdo |
| and this conveyances shall be vest thereon, or the taxes, or if and payable, and it shall be law time thereafter to sell the preneated to retain the amount their be, shall be paid by the part | certain of the state of the insurance is not kept up thereon, while for the said part. The said part of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted as hereby granted, or any part the name of the sises hereby granted, or any part the name o | rein specified. But if defaul then this conveyance shall to second part, which is the with the cost and changes in the manner prescribe there with the cost and changes in the manner prescribe there with the cost and changes in the manner prescribe the result in the cost and changes in the cost | to the said at a 8.4. fp.4. t be made in such payme secome absolute, and the executors, a ed by law; and out of: rges of making such sale that find find thereunto set | partdoof the s-cend partdoof the second partdodoof the second partdododododododo |
| and delivered by the said | certain of the state of the insurance is not kept up thereon, while for the said part. The said part of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted, or any part the name of the sises hereby granted as hereby granted, or any part the name of the sises hereby granted, or any part the name o | rein specified. But if defaul then this conveyance shall to second part, which is the with the cost and changes in the manner prescribe there with the cost and changes in the manner prescribe there with the cost and changes in the manner prescribe the result in the cost and changes in the cost | to the said at a 8.4. fp.4. t be made in such payme secome absolute, and the executors, a ed by law; and out of: rges of making such sale that find find thereunto set | partdoof the s-cend partdoof the second partdodoof the second partdododododododo |
| and delivered by the said | certain of the same person who execute the same person who | rein specified. But if defaul then this conveyance shall is second part, sold a reof, in the manner prescribe there with the cost and chan to said said said said said said said said | to the said at a 8.1. fp.1. t be made in such payme secome absolute, and the executors, a executors, a executors, a figure of making such sale that find find the first find the first find the first find a Notary Public in and and duly acknowledged | partdoof the second partof the second partof the second partof the second partof the second part |
| and this conveyances shall be a set thereon, or the taxes, or if and payable, and it shall be law time thereafter to sell the prenately to retain the amount the be, shall be paid by the part | certain certain for the said part coid if such payments be made as he the insurance is not kept up thereon, which for the said part coid if such payments be made as he the insurance is not kept up thereon, which for the said part coid if such payments be made as he the insurance is not kept up thereon, which is such as a part the industry and part the said part coid if such payments be made as he the insurance is not kept up thereon, the insurance is not kept up the insurance in the said part coid if such payments be made as he thereon, in the insurance is not kept up thereon, the insurance is not kept up thereon. coid if such payments be made as he thereon, in the insurance is not kept up thereon. coid if such payments be made as he thereon, in the insurance is not kept up thereon, the insurance is not kept up thereon, in the insurance is not kept up the insurance is not kept u | rein specified. But if defaulthen this conveyance shall is second part | to the said at A. B. A. fp. A. t be made in such paym secome absolute, and the executors, a ed by law; and out of: rges of making such sale the first from the first from A. hereunto set. Lil. A. Motary Public in and a Notary Public in and and duly acknowledged y name and affixed my | partda |
| and this conveyances shall be a set thereon, or the taxes, or if and payable, and it shall be law time thereafter to sell the prenately to retain the amount the be, shall be paid by the part | certain certain for the said part coid if such payments be made as he the insurance is not kept up thereon, which for the said part coid if such payments be made as he the insurance is not kept up thereon, which for the said part coid if such payments be made as he the insurance is not kept up thereon, which is such as a part the industry and part the said part coid if such payments be made as he the insurance is not kept up thereon, the insurance is not kept up the insurance in the said part coid if such payments be made as he thereon, in the insurance is not kept up thereon, the insurance is not kept up thereon. coid if such payments be made as he thereon, in the insurance is not kept up thereon. coid if such payments be made as he thereon, in the insurance is not kept up thereon, the insurance is not kept up thereon, in the insurance is not kept up the insurance is not kept u | rein specified. But if defaulthen this conveyance shall is second part | to the said at A. B. A. fp. A. t be made in such paym secome absolute, and the executors, a ed by law; and out of: rges of making such sale the first from the first from A. hereunto set. Lil. A. Motary Public in and a Notary Public in and and duly acknowledged y name and affixed my | partda |
| and delivered by the said | certain of the state of the insurance is not kept up thereon, while for the said part. The definition of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the said part. The said part of the uses the said part. The said part of the uses the said part. The said part of the uses the said part. The said part of the uses the said part. The said part of the uses the said part of the uses the said part. The said part of the uses t | rein specified. But if defaulthen this conveyance shall the second part, seeing and characteristic for the manner prescribe there with the cost and characteristic for the manner prescribe there with the cost and characteristic for the second part, seeing and characteristic for the second part and assigns. The second part and assigns for the second | to the said at A. S. A. fp. A. t be made in such paym secome absolute, and the executors, a ed by law; and out of: rges of making such sale the flat flat A. A. S. A. fp. A. A. Notary Public in and and duly acknowledged y name and affixed my | partdo |
| est thereon, or the taxes, or if and payable, and it shall be law time thereafter to sell the prensale to retain the amount the be, shall be paid by the part | certain of the state of the insurance is not kept up thereon, while for the said part. The definition of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the nature of the uses hereby granted, or any part the said part. The said part of the uses the said part. The said part of the uses the said part. The said part of the uses the said part. The said part of the uses the said part. The said part of the uses the said part of the uses the said part. The said part of the uses t | rein specified. But if defaulthen this conveyance shall the second part, seeing and characteristic for the manner prescribe there with the cost and characteristic for the manner prescribe there with the cost and characteristic for the second part, seeing and characteristic for the second part and assigns. The second part and assigns for the second | to the said at A. S. A. fp. A. t be made in such paym secome absolute, and the executors, a ed by law; and out of: rges of making such sale the flat flat A. A. S. A. fp. A. A. Notary Public in and and duly acknowledged y name and affixed my | partdo |
| and delivered by the said | certain certain for the said part coid if such payments be made as he the insurance is not kept up thereon, which for the said part coid if such payments be made as he the insurance is not kept up thereon, which for the said part coid if such payments be made as he the insurance is not kept up thereon, which is such as a part the industry and part the said part coid if such payments be made as he the insurance is not kept up thereon, the insurance is not kept up the insurance in the said part coid if such payments be made as he thereon, in the insurance is not kept up thereon, the insurance is not kept up thereon. coid if such payments be made as he thereon, in the insurance is not kept up thereon. coid if such payments be made as he thereon, in the insurance is not kept up thereon, the insurance is not kept up thereon, in the insurance is not kept up the insurance is not kept u | rein specified. But if defaulthen this conveyance shall the second part, seeing and characteristic for the manner prescribe there with the cost and characteristic for the manner prescribe there with the cost and characteristic for the second part, seeing and characteristic for the second part and assigns. The second part and assigns for the second | to the said at A. S. A. fp. A. t be made in such paym secome absolute, and the executors, a ed by law; and out of: rges of making such sale the flat flat A. A. S. A. fp. A. A. Notary Public in and and duly acknowledged y name and affixed my | partdo |

The name having described the reduced on the section temperature is the section described the section of the se

Recorded May 22.