MODI

And and a second a contract is loss of the second a contra contract is loss of the second a contract		MORTGAGE RECORD 66	419
<pre>Main interpretent of the state interpretent of the all products of the state interpretent o</pre>		Alberta L. Gorbin TO Merchants Loan & Savings Bank. By Brance Bank	
A definition of the definition of the definition of the add part. J and the form that the definition of the definit		THIS INDENTURE, Made this	
Interpretations and all the state, this and latest is the City of "harrence, Druglas Eventy, Interpretations and all the state, this and latest is the City of "harrence, Druglas Eventy, Interpretations and all the state, this and latest is the city of harrence, Druglas Eventy, Interpretations and all the state, this and latest is the city of harrence, Druglas Eventy, Interpretations and all the state, this and latest is the city of harrence, Druglas Eventy, Interpretations and all the state, this and latest is the city of harrence, Druglas Eventy, Interpretations and all the state, this and latest is the city of harrence, Druglas Eventy, Interpretations and all the state, this and latest is the city of harrence, Druglas Eventy, Interpretations and all the state, this and latest is the city of the		of Lawrence, in the County of Douglas and State of Kaneas part. y	
Hanses Hanses And the apperimentation and if the ratios, this and lateral of the and part. Y of the fact part there. All the all part. J of the same the disk of the and part. J of the fact part there. The same the ratio wave the same there is a disk of the same the same the same there is a disk of		South Five feet of Lot No. 166 and all of Lot No. 168	
<pre>the descent set of the second of the set of the se</pre>		on One Streetin the City of Lawrence, Douglas County, Kansas	
<pre>int the spurireances and all the exist, tile and interest of the aid pert_y of the first part there. If the single result of the second of the secon</pre>			
<pre>the despectrements and all the state, tile and interest of the aid part_Y of the first part there. The despectrements and out the state, tile and interest. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrement of the state de</pre>			
<pre>the despectrements and all the state, tile and interest of the aid part_Y of the first part there. The despectrements and out the state, tile and interest. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrement of the state de</pre>			
<pre>the despectrements and all the state, tile and interest of the aid part_Y of the first part there. The despectrements and out the state, tile and interest. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements there is a despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrements the state despectrement of the state part. The despectrement of the state de</pre>			
<pre>with the appurturements and all the state, tile and interest of the aid part_y of the first part there. The distribution of the distributi</pre>			
<pre>in the segurine area and all the order, different of the and part. Y of the first part then:</pre>			
As the half per L =		· · · · · · · · · · · · · · · · · · ·	
<pre>i = c = d in definition dura di facellano termit, fore ad der ad al incendenza.</pre>		with the appurtenances and all the estate, title and interest of the said part. J	
The submit and real networks due to some known due to be provide, so that by the indicing operation that the source is not and the source is not and the source is not and provide. The source is not and provide the source is not and pre		a good and indefeatible estate of inheritance therein, free and clear of all incumbrances,	
the second part may pay and item and instants, or thirty, and ite amount so pids hall been a part of the indektome, second by the indextome, and while here items a trind grade of the second pay and the second pay a		units if ref rests when the same become does and payable, and that $\frac{1}{2}$ here the building upon mid red exists barred against for and tormade in such sum and by such instruction company as shall be precided and directed by the put $\mathbf{y}_{}$ of the second put the loss, if any make payable to the put $\mathbf{y}_{}$ of the second put to the critical of $\frac{1}{12}$ and $\frac{1}{12}$	
<pre>recting to iterms and problem of the shared part is provided in the shared part, will a literate serving sector to the</pre>		pert. J. of the second part may pay reld tarse and instructor, or either, and the anomal to paid shall become a part of the indebidedness, second by this indentures, and shall bear interest at the rate of 10% from the disc of payment until ulty repair day. THIS GUANT is intered as a motigate to secone the parment of the sum of	
et the fort per shall all to pay the mass a provided in the induction. Addition of the mass is provided in the induction. Addition of the induction. Addition of the induction. Addition of the induction. Addition of the induction. Statemass is a statemass is a statemass of the induction. Stat		according to the terms of O10 or this written obligation for the payment of mail sum of moory, executed on the 27 th. day of . September 10_24, and by it 0 terms made payable to the part. y of the second part, with all interest according to the terms of mail obligation and also to secure any man or	
bilder breze, situation and it shall be juid for the skil part. J. Situation and the state of the second part of the state part of the			
IN WITNESS WHEREOF, the part		hidder thered, without notion and it shall be lawful for the said part. Y of the scened part for its promotion in the manner provided by law and to have a receiver appointed to collect the rests and benefits accruing therefore; and to sell the premises hereby granted, or any part hered, it is the manner the rest and attract grows the iso's to retain the sensation the main the rest and starting there and its in the main the rest of the order at data rest of the rest of th	
(SEAL) (S		IN WITNESS WHEREOF, the part K of the first part ha 8 hereunto set hor hand and seal the day and year	
(SEAL) STATE OF			
STATE OF Zansas SS. COUNTY OF Douglas ss. COUNTY OF Douglas BE IT REMEMBERED, That on this 27th day of Saptember A. D. 19 - 24. , before me, a Notary, Public, in the storesaid County and State, came			
BE IT REMEMBERED, That on this 27th day of September A. D. 19.24, before me, a Notary, Public, in the sloresaid County and State, came ADD and State, came ADD, and State, came ADD and S		STATE OF	
L. S to me personally known to be the same person		BE IT REMEMBERED, That on this 27,th day of September A. D. 19 24, before me, a Notary Public, in the sloresaid County and State, came	
above written. was retricted on the constraints on the constraints on the constraint on th	Y	L. S to me personally known to be the same person who executed the foregoing instrument 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 Trice Ref.	
Reliance and the second owner of the within mortgage, do beeby include the full payment of the debt secured thereby, and authorize the Register of 1077-1071-1071-1072-1071-1072-1071-1072-1072		above written. My Commission Expires on the <u>27</u> day of January 19 27 Y. C. Thipple. My Commission Expires on the <u>27</u> day of January 19 27	itan ;inal - Haritan e i
Deeds to enter the discharge of this mattern of many Dated this 22 ⁻²⁰ day of 1/01Ch 1927		RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of 192 9	シー
(Long Deal) Microsum Commerce Owner.	•	Deeds to enter the discharge of this mortgage of record. Dated this 2200 day of Minahantes Joan Darings Brunks Res of the J. O. Whighle Question Mitorlygere. Owner.	