## MORTGAGE RECORD 66

468

with the sportnamers and all the state, this and inferst of the skil part.       120	Key Jee #	49 FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the	1st day
To       The second secon		the there are a set of the set of	Dec. A. D., 192.4, At. 11:5	. M.
Build P. J. Prestor       Br	10/		Joa & Melly	nan. Register of Deeds
<pre>hunded add</pre>	?	Eattie F. Preston	By	Contraction of the second
<pre>hunded add</pre>	And a	THIS INDENTURE. Made this 200	day of	ord, one thousand nin
<pre>display the sequence and all the netative display of the first part, for such framework and the sequence and the set of the s</pre>				
<pre>prices bit for far, set</pre>			and State of Kansas	
<pre>TWITENESSTIT: And is the and put of the first put is multitude different and different diff</pre>		pardes		
<pre>this is been providenced, have a</pre>		WITNESSETH, that the said part ios of the first p	part, in consideration of the sum of	ly paid, the receipt o
With the superstances and all the relate, this and inferent of the said part.       199       of the first part inference in the superstances and all the relate, this and inferent of the said part.       199       of the superstances and all the relate, this and inferent of the said part.       199       of the superstances and all the relate, this and inferent of the said part.       199       of the first part inference.       If the superstances and all the relate, this and inferent of the said part.       199       of the first part inference.       If the superstances and all the relate, this and inferent of the said part.       199       of the first part inference.       If the superstances and all the relate, this and inferent of the said part.       199       of the first part inference.       If the superstances are and all the relate, this and inferent of the said part.       199       of the first part inference.       If the superstances are and and the relate, this and inferent of the said part.       199       of the first part inference.       If the superstances are and the superstance aread are and the superstance are and the superstance a		1111 thereby a sharehold and have sold and by this inden	Grant, Bargain, Sell and Mortgage to the said part	
State 7. 11)       Formably Fifteen (15) Range Sighteen (15) Rate of the Sighteen (15) Rate (15) Rate of the Sighteen (15) Rate of the				
Sist P.A.  Sist P.A.  With the apportances and all the exists, this ad interest of the sull part. 199_ of the fint part there.  As the set part				
<pre>which the appartmenters and all the estato, 60.6 and interest of the stal part_199_of the form part barre in a first intermediate intermediate</pre>				
<pre>with the spontenances and all the estate, tile and interest of the said part 100_ of the first part therein. The the state and</pre>		<b>N</b> A N I <b>S</b> • <b>R</b> •		
<pre>with the spontenances and all the estate, tile and interest of the said part 100_ of the first part therein. The the state and</pre>				
<pre>with the spontenances and all the estate, tills and interest of the said part 100, d the first part therein. The the state part</pre>				
<pre>with the spontenances and all the estate, tills and interest of the said part 100, d the first part therein. The the state part</pre>				
<pre>with the spontenances and all the estate, tile and interest of the said part 100_ of the first part therein. The the state and</pre>				
<pre>with the spontenances and all the estate, tile and interest of the said part 100_ of the first part therein. The the state and</pre>				
<pre>with the spontenances and all the estate, tile and interest of the said part 100_ of the first part therein. The the state and</pre>				
<pre>with the spontenances and all the estate, tile and interest of the said part 100_ of the first part therein. The the state and</pre>				
<pre>with the spontenances and all the estate, tills and interest of the said part 100, d the first part therein. The the state part</pre>				
<pre>with the spontenances and all the estate, tills and interest of the said part 100, d the first part therein. The the state part</pre>			,	
As the shall pert				
		And the said part	at and agree that at the delivery hereof they are the lawful owner 8 of the premises ab branes,	
<pre>nad ty</pre>		And the said part	it and agree that at the delivery hereof they are the law(al ormer B of the premises ab reasons relaim therets part shall at all times during the life of this indenture, pay all taxes or assessments that y_will	t may be levied or assessed to in such sum and by such extent of hor hor
<pre>     the fast per chall all to pay the mass as provided in the information     the state as the state as</pre>		And the said part	it and agree that at the delivery hereof they are the layfal orwar $B$ of the premises ab relation therets. (relation therets.) (put shall shall times during the life of this indentiary, pay all taxes or assessments that $y_{2} = \pi 1 1 1$	t may be levied or assessed to in such sum and by such extent of hor as herein provided, then the e, and shall bear interest at DOLLARS,
Per op darging mersels haves, so interest forms and if its tasks are not raid with the near sour dark and provides, and the interest is and form and the its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its tasks are not raid with the near provides its its the near provides its its tasks are not raid with the near provides its its the near provides its its tasks are not raid with the near provides its its the near provides its its tasks are not raid with the near provides its its the near provides its its its its its its its its its it		And the said part	it and agree that at the delivery hereof they are the layfal orwar. B of the premises ab brance, it parts that the set of the set of this indenture, pay all taxes or assessments that it part shall at all times during the buildings upon and real exists instead against fire and torsald $y_{-}$ will $11_{}$ here be buildings upon and real exists instead against fire and torsald even part, it leases, if any, made payable to the part $$ ary such taxes when the same become due and payable and to keep and parts to the at the mount so paid shall become a part of the indelivedness, secured by this indenture um of	t may be levied or assessed to in each sum and by each extent of h07 as berein provided, then the e, and shall bear interest at DOLLANS, 19, 24, d also to secure any sum or
<pre>everple.ft ag there is, that is rail by the pert</pre>		And the said part	it and agree that at the delivery hereof they are the layful orwar B of the premises ab hermone it part shall at all times during the life of this indemizer, pay all taxes or assessments that it part shall at all times during the life of this indemizer, pay all taxes or assessments that by which is the buildings upon and real settle innered against fire and part to the seemed part, the law, if any, made payable to the part	t may be levied or assessed to in such sum and by such estent of <b>hor</b> as berein provided, then the e, and shall bear literest at DOLLARS, 19.24, d also to secure any sum or event that axid part <b>10</b>
<pre>everple.ft ag there is, dail be publy to put y</pre>		And the solid part	at and agree that at the delivery hereof they are the layfal orwar. All of the premises ab transm. The probability of the layer of the inferiture, pay all tars or assessments that it part halfs at all times during the life of this inferiture, pay all tars or assessments that $V_{\rm part} = 0$ . The the buildings upon and real state intered agains for each tormal wrond part, the loss, if any, made payable to the pay $M_{\rm part}$ of the second part to the $V_{\rm part} = 0$ and $V_{\rm part} = 0$ . The second part is the indelived and the part is the term of a second part, the loss of the same become due to the indelived mass, second part to the $V_{\rm part} = 0$ and $V_{\rm part} = 0$ . The second part is the indelived mass and the second part to the ord part, which all levens a part of the indelived mass, second by this indenture are payment of add sum of mostry, asserted on the <u>29 day of Nov</u> . The part is the line terms there are second in the part is the indelived mass of the second due to the first interest are the part is the term is the indelived mass in the indenived in the terms of a add oblightion and are payment of add sum of mostry, asserted on the paysho, ref the homorous due to the observed of the paysho. The terms of a late observed the paysho is the term is the index of the second paysho. The terms of a late observed the paysho is the term is the second second paysho. The terms of a late observed the paysho is the term is the second second paysho. The terms is a payshow is the term is the second second payshow i	t may be leried or assessed to its acts here may be pred- entered of
IN WITNESS WHEREOF, the part_100 of the first part have hereunto setherein to set		And the solid part	at and agree that at the delivery hereof they are the layfal orwar. A of the premises abstraction, it part halfs at all times during the life of this indenture, pay all tars or assessments that it part halfs at all times during the life of this indenture, pay all tars or assessments that $V_{\rm part}$ and $V_{\rm part}$ . The the buildings upon and real state intered agains for each tormal wood part, the law, if any, make payable to the pay <sup>2</sup> , of the second part to the $V_{\rm part}$ and $V_{\rm part}$ and $V_{\rm part}$ and $V_{\rm part}$ of the second part to the sy such tars when the same become does and payable to the pay <sup>2</sup> . If the indenture run of . a payment of add sum of mosery, essented on the	t may be leried or assessed to be acho seen and by each enters of <u>hor</u> berg provided, then the product of the second second DOLLARS, 19, 24 d also to secure say man or event that sail per <u>1</u> . Promise or say part threads the second second second second promise or say part threads the said permises and all the said permises and second second second the said permises and all the said permises and second se
Nottle K. Snith       (SEAL)         (SEAL)       (SEAL)         STATE OF       Kansas         COUNTY OF       Dougles         J.S.       BE IT REMEMBERED, That on this.         L.S.       Hotary Public         Milliam H., Soith and Nottle K. Snith, his wife, and         Motary Public       In the aforesaid County and State, came         William H., Soith and Nottle K. Snith, his wife,       Motary Public         William H., Soith and Nottle K. Snith, his wife,       Notary Public         William H., Soith and Nottle K. Snith, his wife,       Notary Public         William H., Soith and Nottle K. Snith, his wife,       Notary Public         William H., Soith and Nottle K. Snith, his wife,       Notary Public         Notary Public       IN WTNESS WHEREOF, I have hereunts subscribed my name, and affised my official seal on the day and year last above written.         Notary Public.       Notary Public.         Notary Public.		And the said pert	is not agree that at the delivery hereof they are the layful orwar. B of the premises ab brance, the data agree that at the delivery hereof they are the layful orwar. B of the premises ab brance, brance, brance data and the buildings upon and real watter formed against five each of the term of the second part, the law, if any, made payable to the part. The association of the same browned are and payable to the part. of the second part, the law, if any, made payable to the part. The second part, the law of the second data and the indeletedanes, secured by this indenture and the associate of raid shall become a part of the indeletedanes, secured by this indenture and the associate of add at any forwards and the second to the second part, with all interest secreting thereon seconding to the terms of add oblightion and any interaction of add oblightion and any interaction of a malf of there is a part of the indeletedanes, matching the second to the second to the second part, with all interest secreting thereon seconding to the terms of add oblightion and any interaction of a malf or there is part with hier in the schedule and below and become date and be and the schedule of a malf or the second part is a set of the indeletedaney matter and become date and thereon the schedule part is part. The schedule part is part, with the indeleted of the second part is a schedule to add portions, the this however a schedule to the second part is the second part i	t may be leried or assessed to far such sum and by peak events of <u>Der</u> a breen provided, then the political such as the such as the DOILANS, 19, 24
(SEAL) (S		And the solid part	is not agree that at the delivery hered they are the layful orwar. B of the premises ab brance, the part halfs at all times during the life of this inferiture, pay all tarse or assessments that by <b>w111</b> . Keep the buildings upon and real state intered agains for each tormal by <b>w111</b> . Keep the buildings upon and real state intered agains for each tormal of the second part, the loss, if any, made payable to the pay <sup>2</sup> . If the second part to the e ary real tarse when the same become due and payable and to keep and premise insured a d the second part, the loss, if any, made payable to the pay <sup>2</sup> . If the second part to the e ary real tarse when the same become a part of the indeletedame, secured by this indenture runs of . expresses of add sum of mosey, essentied on the	t may be leried or assessed to in such some and by read- extent of
(SEAL)          STATE OF       Kansas		And the solid part	at and agree that at the delivery hered they are the layfal orwar. B of the premises ab transm. (fight theres.) (fight the	t may be leried or assessed to in such some and by read extent of
STATE OF       Kanaas       ss.         COUNTY OF       Douglas       ss.         COUNTY OF       Douglas       ss.         L.S.       BE IT REMEMBERED, That on this       29       day of November       A. D. 19       24, before me, a         William H. Soith and Nettie K. Snith, his wife,       in the aforsaid County and State, came		And the solid part	at and agree that at the delivery hered they are the layfal ormar. B of the premises ab hermone	t may be leried or assessed to be acho seen and by each extent of <u>her</u> bering provided, then the e, and shall beer interest at <u>DOLLARS</u> , 19, 244. d takes to serve any part therein, that said port <u>10</u> . There is any part therein, the who're any part therein, in the said present of the said presents and all the said presents and all the the said part therein, and the tree shall extend and four <u>B</u> _the day and year (SEAL)
COUNTY OF Douglas		And the solid part	at and agree that at the delivery hereof they are the lawful owner. B of the premises ab brances. If part shall at all times during the life of this information, pay all taxes or assessments that by a which the shall have buildings upon and real watter favored signific. The second part, the same the same browned as an end payable to the part of the the second part to the the any much taxes when the same become due and payable and to here and parmise insured at the assessments to paid shall become a part of the indebtedness, secured by this indenture and the assessment to paid shall become a part of the indebtedness, secured by this indenture and payment of and among means, executed on the <u>29 day of NOV</u> . and part, with all interest accruing therean according to the terms of said oblightion and any insurance or to discharge say taxes with hierent therean as brein payable to an adprove of wate is formative on and payable the the payable of a said become during the second part, which all interest accruing therean according to the terms of said oblightion and any insurance or to discharge say taxes with hierent therean said result is and for a said the colligation therein the payable shall become during the second part. The assessment of the result, the the payable and ball become during and the second part. The dominant is an and payable according thereforms the result and according therefore the second part. The second part is the second part . The pay have a second part of the second part . The part have 0 means and payable according therefore the pays that a second part is the second part . The part have 0 means and pay the payable part is the second part . The second part . The second part . The part have 0 means the second part . The pay have 0 means the pay and payable part and the second part . The pay have 0 means the pay and payable pay	t may be leried or assessed to face the same and by peak extent of
L.S. <u>Notary Public</u> in the aforeaid County and State, came. 		And the suit part	at and agree that at the delivery hereof they are the lawful owner. B of the premises ab brances. If part shall at all times during the life of this information, pay all taxes or assessments that by a which the shall have buildings upon and real watter favored signific. The second part, the same the same browned as an end payable to the part of the the second part to the the any much taxes when the same become due and payable and to here and parmise insured at the assessments to paid shall become a part of the indebtedness, secured by this indenture and the assessment to paid shall become a part of the indebtedness, secured by this indenture and payment of and among means, executed on the <u>29 day of NOV</u> . and part, with all interest accruing therean according to the terms of said oblightion and any insurance or to discharge say taxes with hierent therean as brein payable to an adprove of wate is formative on and payable the the payable of a said become during the second part, which all interest accruing therean according to the terms of said oblightion and any insurance or to discharge say taxes with hierent therean said result is and for a said the colligation therein the payable shall become during the second part. The assessment of the result, the the payable and ball become during and the second part. The dominant is an and payable according thereforms the result and according therefore the second part. The second part is the second part . The pay have a second part of the second part . The part have 0 means and payable according therefore the pays that a second part is the second part . The part have 0 means and pay the payable part is the second part . The second part . The second part . The part have 0 means the second part . The pay have 0 means the pay and payable part and the second part . The pay have 0 means the pay and payable pay	t may be leried or assessed to face the same and by peak extent of
"William H_Solth and Kettie K. Solth, his dife.     "William H_Solth and Kettie K. Solth, his dife foregoing instrument and duly acknowledged the execution of     the same personally known to be the same person. S., 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 scal on the day and year last     above written.     My Commission Expires on the15day of <u>May 1927</u> .     M.M.Clark     Notary Public.     If the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the discharge of this mortgage of record. Dated this6day of <u>January</u> 1927     Whattle McMarteron.		And the suit part	at and apprese that at the delivery hereof they are the layful ormar. B of the premises ab hermone if part halfs all times during the life of this inferiture, pay ull tars or assessment that by part halfs Here the buildings upon and real state instead agains for each part, by are have shown the same become due and payable and to here and partimeter instead and the assessment to paid shall become a part of the inferitures, any payment of add sum of mosery, executed on the29 day ofNOV	t may be leried or assessed to is achieved as made by each extent of beta beries provided, then the e, add shall beer interest at 
We written     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 on the15	6 <i>9</i> .	And the suit part	at and appear that at the delivery hered they are the jards ormar. Bot the premises ab transme	t may be leried or assessed to fa such sum and by peak extent of Der DottAIRS, e. add shall beer fairerst at DOLLAIRS, 19.24 d also to sectra any part there event that said part 100 remains on part there is a strong part there is a strong peak there are any peak there is a strong peak there are any are any are are any are any are any are any are are any are any are any are any are any are any are any are are any are an
We recego, survey       My Commission Expires on the 15 day of May	e. 69.	And the suit part	at and appear that at the delivery hered they are the jards orear. Bot the premises ab transme	t may be leried or assessed to fa such some and by peak extent of
PELEASE     P		And the suit part	at and appear that at the delivery hered they are the jards orear. Bot the premises ab transme	t may be leried or assessed to fa such some and by peak extent of
Re. Orbits (White the discharge of this mortgage of record. Dated this -6 - day of January 1927-		And the suit part	at and appect that at the delivery hered they are the jardal ormar. Bot the premises ab hermone	t may be leried or assessed to its pack here may add year as berein year left of the the post of the set in the set in terest at the set of shall beer interest at the set of shall beer interest at the set of set of the set of the terest interest at the set of the post of the set of the set of the terest interest at the set of the terest interest interest at the terest interest interest interest (SEAL) (SEAL) 0. 24, before me, a deed the execution of the day and year last
Hottie Hereiton.		And the suit part	is and agree that at the delivery hered they are the jardal ormar. B of the premises ab transmer.          if part halfs at all times during the life of this indenture, pay all tars or assessments that it part all times during the life of this indenture, pay all tars or assessments that the part is the last of the second part to the count of paysh to the pay. If it is definited to the second part to the count of paysh to the pay. If it is definited to the second part to the count of paysh to the pay. If it is definited to the second part to the count of paysh to the pay. If it is definited to the second part to the count of paysh to the pay. If it is definited to the second part to the count of add shall become a part of the isofield enderse. Second pay this is definited to the isofield enderse. Second paysh to the pay of NOV. end part, with all interest security thereon second its or the second pay to have a pay and there is the second of the isofield enderse. Second paysh the rest is all oblights and any furtures or to define the paysh to the rest of paysh the rest is all oblights and any furtures of the indefined there is the paysh. If is default is make is mark any furture of the indefined there is the paysh is the rest of a second pay is the rest of the respective of the rest of a second paysh is the rest of a second pay and the rest of the respective of the rest of the rest of a second at the rest of the respective paysh is the rest of a second paysh is the rest of the rest of the rest of the rest of the respective paysh is the rest of the	t may be leried or assessed to far achieve here an achieve here extent of <u>Der</u> <u>Der</u> <u>DottAIR</u> , 19, 24 d also to sectra any man or event that said part. <u>Ber</u> revent that said part. <u>Ber</u> revent that said part. <u>Ber</u> revent that said part <u>Ber</u> revent <u>Ber</u> revent <u>Ber</u> revent <u>Ber</u> (SEAL) (SEAL) (SEAL) <u>Ber</u> <u>24</u> , before me, a <u>deed the execution of</u> <u>be day and year last</u> <u>Notary Public.</u>
-Cessiy-		And the suit part	at and agree that at the delivery hered they are the jards orear. B of the premises ab hermon. If part halfs all times during the life of this indenture, pay all tars or assessments that y. #111. Keep the buildings upon and real state incred agains for each town of the second part, the less, if any, made payable to the pay. d the second part to the or yar with the second part, the less of any made payable to the pay. d the second part to the or yar with the second part, the less of the model of the indentications are and the indentications and at the second part, the less of the and the second payable to the pay. d the second part to the or yar with the second real state interest are and the indentications are entered at the less of the analysis of the indentications are and the indentications and all oblightion and any forwares or to discharge say three second gives there as a benein provided. In the any forwares or to discharge say three with their distributions are been provided. In the pay further or the indentry is part, and here the payable, if it is built is made in part of the second part. If all is the indent is part, and here the been discharged in the anomal the magel of principal and interior, ingoing with the benearies of the here we have the second part in the second second payable, with the second second second part in the anomal the magel of principal and interior, ingoing all there is a second s	t may be leried or assessed to far achieve here an achieve here extent of <u>Der</u> <u>Der</u> <u>DottAIR</u> , 19, 24 d also to sectra any man or event that said part. <u>Ber</u> revent that said part. <u>Ber</u> revent that said part. <u>Ber</u> revent that said part <u>Ber</u> revent <u>Ber</u> revent <u>Ber</u> revent <u>Ber</u> (SEAL) (SEAL) (SEAL) <u>Ber</u> <u>24</u> , before me, a <u>deed the execution of</u> <u>be day and year last</u> <u>Notary Public.</u>
		And the suit part	at a d agree that at the delivery hered they are the layfal orear. B of the premises a between, "I fain theres," if the theres, "I fain theres, "I fain theres, "I have the buildings upon and real matter instead agains for each particle on the second part, the loss, if any, made payable to the pay" of the second part to the expendence is part of the induction of the second part, the loss, if any, made payable to the pay" of the second part to the expendence is part to the expendence is part of the induction of the second part, the loss, if any, made payable to the pay" of the second part to the expendence is part of the induction of the induc	t may be leried or assessed to its pack here may add year as berein provided, then the rest of 10 million interest at DOLLARS, 19,240,