N FORM

FRONT

		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the
		Sylvester_Stull_& wife TO	April A. D., 192 5, At 9:00 A
	Reg. Fee	Mrs. J. H. Gilmore	A second statement of the s
	No. 307 3.75	twenty-five between	
		of Lawrence in the County of Its of the Git nart and Mrs. J. H. Gilmo	Douglas and State of Kansas
		WITNESSETH, that the said part 105 of the first par Fifteen Hundred	t, in consideration of the sum of
	5 Cage 11:2		outhwest Quarter of Section Thirty 2), Range Eighteen (18), and the
	6.7.		west Quarter of Section Thirty (30),
	200	. Township Twelve (12), R	ange Eighteen (18) all in Douglas
	tee 6	County, Kansas.	the batter the and deal instrument.
	3		ttached to the original instrument.
	STATE OF CALLFORMIA COUNTY OF ORANGE Be it Remembered, That on This 27th day of March A. D., 1925, before me Myn Be it Remembered, That on This 27th day of March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans Mary B. Stull, to me personally he Bay a Notary Public in the aforesaid County and State, cans Mary B. Stull, to me personally he Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans March A. D., 1925, before me Myn Bay a Notary Public in the aforesaid County and State, cans Myn All Angel A. D. Myn Bay a Notary Public in the Aforesaid County and State, cans Myn All Angel A. D. Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Public in the Aforesaid County and State, can Myn Bay a Notary Aforesaid County and State, can Myn Bay a Notary Aforesaid County and State, can M		
	9	the same person who executed the loregoing i	insertamente and any remains o
	Sov Partial	 seal on the day and year last above written. L. S. My commission expires Oct. 13, 15 with the appurenances and all the estate, title and interest of the interest o	add part. 105of the first part three in Notary Public and agree that at the deferry breed they are the lawful over 5 of the premises above granted, and educ and there is a straight of the straight of the straight of the straight of the and there is a straight of the straight of the indenture, pay all taxes or assessment that may be levied or assess 7 million they the building upon said real estate insured against fore and tornado is not but non add by 7 million they the building upon said real estate insured against fore and tornado is not but non add by 10 mark the key is the mark of the part
		part Y of the second part may pay said taxes and insurance, or either, and the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mottage to secure the payment of the su	such taxes when the same become due and payable and to keep and permises insured as herein provided, then the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear intere- n of
		F17teen according to the terms of B certain written obligation for the	Rundrød
		sums of money advanced by the said part. Y of the second part to pay for an	y insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part
		or any obligation created thereby, or interest thereon, or if the taxes on said real to or if the buildings on said real estate are not kept in as good regain at they are now, or unpaid, and all of the obligations provided for in said written obligation, for the sec- holder hereof, without notice, and it shall be lawful for the said part. Y	i, and the obligation contained therein fully discharged. If default he made in such payments or any part the fate are not paid when the same become due and payable, or if the insurance it not kept up, a provided bur if was it is committed on and percises, then this conveyance shall become absolute and the whole same memal- rity of which that indercurs is given, shall immediately mature and become does not payable at the option of exceed payable are the same memory of the same same same same same same same sam
		Improvements thereon in the manner provided by law and to have a receiver appointed in the manner presented by law and out of all moneys arising from such sale to retain overplux, if any there be, shall be paid by the part. Y making such sale, on d It is arreed by the parties here to that the terms and provisions of this inde	a second prot in the hardin according therefore, and to be a provide and the second provides and a like the law of the second provides and a like the law of the provides hereby praced, or any provide it is the second and the second between the second se
		to, and be obligatory upon the heirs, executors, administrators, personal representa IN WITNESS WHEREOF, the part. 168of the first last above written.	tives, assigns and successors of the respective parties hereto. part hayohereunto set
			Sylvester Stull (SE/ Mary B. Stull (SE/
			(SE/
			(SE/
		STATE OF	
		BE IT REMEMBERED, That on	this 23 day of March A. D. 1925, before m
	This Felense was written	IN WITNESS WHEREOF, I has	son. Swho executed the foregoing instrument and duly acknowledged the executior re hereunto subscribed my name, and affixed my official seal on the day and year l
	Herigace . entered	Le Se	day of October 19 28 I. C. Stevenson
	H ghay H3.1		RELEASE
164331411131	Cherellenting	Deads to onten the discharge of this mestages of second. Detail th	acknowledge the full payment of the debt secured thereby, and authorize the Register is 13 Charco 19 31.
	Rung. of Second.	10 n ~ n n.'	Inore. I say B. Salmore - marce. I say B. Salmore - marce and only heirs of Law of Salmore, Decessed -