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COUNTY OF Douglas BE IT REMEMBERED, That on this 21st day of December A. D. 19 25 , before me, a Notary Public Newton T. Perry and Lula C. Porry shis Viewton T. Perry and Lula C. Porry shis L.S. to me 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 hast above written. My Commission Expires on the 18th day of October 19 28 I. the undersimed owner of the mithin meetanam, do hereby advance before the full number to the day and authorize the Register of	and that they still warrant and defend the same agricat all parties making has full claim therets. It is agreed between the parties here to that the jart $104 \pm \dots = 0$ the first part shall at all time during the life significant dial ratios when the arms becomes due and paysile, not that ChBY . Will be repeated the second part may pay and text and the part $104 \pm \dots = 0$ the first part shall at all time during the life interest. An interest here in the same derives the same stars when the event that shall be effected at directed by the part. \mathcal{Y} is the second part, the loss, if any, make paysing the same shall be event the same stars and the mane to remote the parties of the first part shall be the same stars and the mane the same stars be and the same to remote the parties of the first part shall be even if the same stars be and the mane to the parties of the first part shall be even if the same stars and the mane the parties of the same stars and the mane stars are the same stars and the mane stars are the payment of the same of the same stars are stars and the same stars are started by the same if a part. If the same stars are not pays the same stars be the same stars are started by the same if a paysing be started by the same if a paysing be started by the same if a pay the same as a provided in this indexture. The shall be leaved if are the payment of the same stars are started by the same if a pay the same stars are started by the same if a pay the same stars are started by the same started by the same if a pay the same started by the same if a pay the same started by the same started in the indexture is paysing by a started the same started by the started is paysing started by the same started by the	an mail or lotter bourd against fire and terrated in such sum and by yable to the part. y of the second part to the extent of its . Its and parable and to keep sail promise loward as herein provided, then and parable and to keep sail promise loward as herein provided. Went art of the indektedness, secured by this indecture, and shall here interest on the 21st day of Docenber 19.2 and the second parable as the distance of the indektedness, secured by this indecture, and shall here interest with interest of add obligation and also to secure as ware with interest therem as herein provided, in the event that said, and i fully discharged. If documents or says part there are back interest therems as herein provided, in the event that said, and i fully discharged. If documents of eard obligation is the option of a back become down and parable at the option of a back become down and parable at the option of the add become down and parable at the option of the add become down and parable at the option of the add provided bereforms and all back become down and parable at the option of the add parable at the option of a back become down and parable at the option of the add parable at the option of th
Notary Public in the aforesaid County and State, came Newton T. Perry 2nd Lula C. Porry 3has wife. L.S. to me personally known to be the same person 8. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, ! have hereunto subscribed my name, and affixed my official scal on the day and year last above written. My Commission Expires on the 18th Control of the same of the method of the same	and that they still warrent and defend the same agring all parties making has full claim therets. It is agreed between the parties here to that the jard 10.8 of the first jard shall at all time during the life agring that the same the beauting any stalls, but that The parties and the here that here the series during the life first 10.8 If the series of jard is a start shall be agreed of and directed by the part of the second jart, the loss, if any, make particular the second start and part is the same terms during the life first shall be been the same terms during the life first shall be been the same terms during the life first shall be been the same terms during the same terms during the same terms during the same terms during the life first shall be been to same terms during the same terms during the same terms during the same terms during the life first shall be been to same terms during the same terms during the life first shall be been to same terms during the same terms during the life first shall be been to same terms during the life first shall be been to same terms during the same term is same terms at the same terms during the same tere same terms during the same term during terms during	an mail or lotter bourd against fire and terrated in such sum and by yable to the part. y of the second part to the extent of its . Its and parable and to keep sail promise loward as herein provided, then and parable and to keep sail promise loward as herein provided. Went art of the indektedness, secured by this indecture, and shall here interest on the 21st day of Docenber 19.2 and the second parable as the distance of the indektedness, secured by this indecture, and shall here interest with interest of add obligation and also to secure as ware with interest therem as herein provided, in the event that said, and i fully discharged. If documents or says part there are back interest therems as herein provided, in the event that said, and i fully discharged. If documents of eard obligation is the option of a back become down and parable at the option of a back become down and parable at the option of the add become down and parable at the option of the add become down and parable at the option of the add provided bereforms and all back become down and parable at the option of the add parable at the option of a back become down and parable at the option of the add parable at the option of th
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 the 18th day of October 19 28 I.C. Stovenson Notary Public. RELEASE Is the undersigned owner of the mithin mestage, do hereby adopted lefts the full payment of the delt secured thereby, and authorize the Register of	and that they still warrant and defend the same agricul all parties making has full claim therets. It is agreed between the parties herets that the jarif 10.8 the first part shall at all time during the life statists and near that shak the same scenares dura and parks, not that Cold the stress part shall be set if any, made pa- hearness en many as hall be specified and directed by the part of the scenar is part shall be the set if any, made pa- hearness en many as hall be specified and directed by the part of the scenar is part shall be the set if any, made pa- hearness en many as hall be specified and directed by the part of the scenar is part shall be set if any, made pa- hearness en many as hall be specified and directed by the part of the scenar is part shall be set if any, made pa- hearness en many as hall be specified and directed by the part of the scenar is part shall be set if any, made pa- ing the stress of the scenar is an mortgase to scenar the payment of the sum of TOO	an mail or notes insured against file and torrado in such sum and by yale to the part. y of the second part to the extent of its . If it and its indenture, and shall here interest in the second sum of a second part of the indettedness, secured by this indenture, and shall here interest of the indettedness, secured by this indenture, and shall here interest on a second part to the terms of and solitations and also to rear a provide and the second
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Deeds to enter the discharge of this mortgage of record. Dated this 20 " day of Jery 1932.	and that they still warrant and defend the same aprior all parties making has full claim theres. It is agreed between the parties here to that the jarif 10 S of the first part shall at all time during the life agreed between the parties here to that the jarif 10 S they will be seen the because the and parties here to that the jarif 10 S they will be seen the total state and the same aprice to the parties here to that the jarif 10 S they will be seen the jaries the during the life total total to the parties of	an mail or lotter bourd against fire and terrated in such sum and by and payable to the part by
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