## RTGAGE RECORD 69

<pre>The internance we did for root of a the 25th day of the first set of the set of the</pre>		the second se	STATE OF KANSAS, DOUGLAS COUNTY, SS.
Interchants Lona & Savings Bank       Iv       Iv<		FROM	This instrument was filed for record on the 25th day of
Interchants Lonn & Savings Bank       by       Duration of the processing of the procesing of the processing of the procesing of the processing	175	Bell Warren TO	Par & Wellman
Boreauter Davids a Structure and for direct dire direct	3.7	tr-	register of Deeds.
The support rest, the data is a first of the set of the	r e	Merchants Loan & Savings Bank	ByDeputy.
Boll marries, # 18207,		THIS INDENTURE, Made this first day of Edy	
<pre>d</pre>		Bell Warren, E Widow,	Kansag
The Morehands Loom and Servings Bank, Lubrander, Januar Markell, Bank, Lubrander, Januar Markell, Hub to Jank, Januar Markell, Hub Lang, Januar Januar Markell, Hub Lang, Januar Markell, Hub L		OL	
Lot Numbered Farteon (14) on Nov Hampshire Street, in the City of Lorence, Kansa		The Merchants Loan and Savings Bank, Lewren WITNESSETH, that the said part y of the first part, in consider Fifteen Hundred and no/100 (\$1500.00)	DOLLARS, to hor duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said party of the second part,
<pre>which the superstemances and all the estate, tills and interest of the stail part, y of the first part there. </pre>		Lot Numbered Fourteen (14)	on New Hampshire Street, in the City of
<pre>with the appuretenances and all the estate, tile and interest of the sail part, y of the first part therefu. As the sail part, y of the fort part do g hereiz on the sail to diver the sail to divert the sail to di</pre>		Lawrence, Kansas	
<pre>with the appuretenances and all the estate, tile and interest of the aid part, y of the first part theref. As the side part, y of the fore part is 0 g. herein overall and interest the delaw part there 0 and black and are interesting the side of a delawater overall the state there is a delawater over a delawater overall the state there is a delawater overall the state the state there is a delawater overall the state there is a delawater overall the state the state the state there is a delawater over a state overall the state there is a delawater overall the state the state there is a delawater overall the state the state there is a delawater overall the state the state the state there is a delawater overall the state the state the state the state the state there is a de</pre>		and the second	
<pre>with the appuretenances and all the estate, tile and interest of the sail part, y of the first part therefu. As the sail part, y of the fort part do g hereiz on the sail to diver the sail to divert the sail to di</pre>			
<pre>with the appuretenances and all the estate, tile and interest of the axil part, y of the first part therefu. As the sail part, y of the fore part is 0 g. herely ensure at a type that the dolvery hered to Child and State ensure of the fore part is 0 g. herely ensure at a different the first of the interest is 0 different the interest</pre>			
<pre>with the appuretenances and all the estate, tile and interest of the aid part, y of the first part theref. As the side part, y of the fore part is 0 g. herein overall and interest the delaw part there 0 and black and are interesting the side of a delawater overall the state there is a delawater over a delawater overall the state there is a delawater overall the state the state there is a delawater overall the state there is a delawater overall the state the state the state there is a delawater over a state overall the state there is a delawater overall the state the state there is a delawater overall the state the state there is a delawater overall the state the state the state there is a delawater overall the state the state the state the state the state there is a de</pre>			
<pre>with the appuretenances and all the estate, tile and interest of the sail part, y of the first part therefu. As the sail part, y of the fort part do g hereiz on the sail to diver the sail to divert the sail to di</pre>			
<pre>with the appuretenances and all the estate, tile and interest of the axil part, y of the first part therefu. As the sail part, y of the fore part is 0 g. herely ensure at a type that the dolvery hered to Child and State ensure of the fore part is 0 g. herely ensure at a different the first of the interest is 0 different the interest</pre>			
<pre>with the appuretenances and all the estate, tile and interest of the axid part. y of the first part (berds. As the skil part. y of the fore part is 0.8. hereby enverse to a tip the difference of the promise theory grants, and shall as a first part of the promise theory grants, and shall as a first part of the promise theory grants, and shall as a first part of the promise theory grants, and shall as a first part of the promise theory grants, and shall be a first part of the promise theory and promise theory and provide the theory of the promise theory and provide the provide the theory of the provide the provide</pre>			
<pre>with the appuretenances and all the estate, tile and interest of the axil part, y of the first part therefu. As the sail part, y of the fore part is 0 g. herely ensure at a type that the dolvery hered to Child and State ensure of the fore part is 0 g. herely ensure at a different the first of the interest is 0 different the interest</pre>			
As the hall yard	The Party		
As the hall yard			(
<pre>red mail indicable entro of inheritance therein, for and deriv of ill incominances.     The approximation of the series of the series of a price making bulked starts there as the during the file of this indexture, pay all tasks or assessments that may be locked means and by mail income and any mail tasks of the series of a start series of the seri</pre>			<i>(</i>
and that they vill attend and defend the area against all ratios making lack if data there is a fine of data there is a summer that may be brief or ansame it is a provide breach the part by your is the there is a fine of data is a summer of the source of an and your is a summer of the source of an and the source of a source of an and the source of a source of s		with the appuretenances and all the estate, title and interest of the said part $_{-3}$	<ul> <li>of the first part therein.</li> </ul>
<pre>reprint rail relate to the the mass become due and payable, and that _Bit Till _ top the ballings upon and relations the rail of the second part, the second part is a second part is a second part, the second part, the second part is a second part is set if second part is the second</pre>		And the said part y of the first part do OS hereby covenant and agree that at	<ul> <li>of the first part therein.</li> </ul>
pict y		And the said part	rof the first part therein. the delivery hereof t法武治的the file fall ownerof the premises above granted, u d wised of a
Fifteen Hundred and no/100		And the said part_y of the fast part de <b>0</b> Sberely revenuest and gave that at good and hiddreakhe exists of laberitance therein, free and dear of all liceum intenses. and that they still variest and defend the same against all retries making have 1 defaue thereto. It is agreen between the particle there that the part y of the first part shall at all a against aid real state when the same becomes due and payable, and that . Bhe .will 1 insuresceen reparts as shall be regrited and directed by the part y of the second part, the base conducts the same state shall be .will in the same state the same state shall be shall in the same state shall be regrited and directed by the part y of the second part, the	r of the first part therein. the delivery hereof the this delivery hereof the permises above granted, at where of a times during the life of this indenture, pay all taxes or assessments that may be brief or assess ere the buildings upon said real estate insured against for and tornado in such rum and by reak how, it any, make synthe to the part y of the second part to the second of a to the second of the second part to the second part to the second of the second part to the se
and by		And the said part $v_{ij}$ is the first part de $0.5$ hereby revenues and agree that at good and hiddenable estate of inheritance therein, free and dear of all incumbrances, and that they will warrant and defend the same against all parties making havful claim thereto. It is agreen between the parties here to that they $v_{ij}$ or the first part shall at all against acid real estate when the same becomes due and payable, and that $She$ $Will$ is insurance empary as shall be rectified at directed by the part $V_{ij}$ of the second part, the horses. And here here such as shall $V_{ij}$ .	r of the first part therein. the delivery hered the the field owner of the premises above granted, u d wined of a lines during the life of this indenture, pay all taxes or assessments that may be leviced or assess the buildings upon said real estate insured against for and tornado in such run and by mob- less, it any, made payable to the part y the second part to the estat oft
some of many advanced by the sold put <b>y</b>		And the said part_y of the first part de $0.5$ hereby evenant and agree that at good and indefendible extra of inheritance therein, free and detar of all incuminances. and that they will warrant and defend the same against all parties making havful claim between the particle hereits that they are the first part hall at all the against raid real notate when the name becomes due and payable, and that $500 \times 70.11$ in surrance company as shall be received and directed by the part hall all the part, the interest, and in the event that and part $12^{-12}$ . It the first part hall the part, the interest, and in the event that all part $12^{-12}$ . The first part hall are part that are the same the same set until fully repart to have been as the first part that in the event that all part $12^{-12}$ . The first part hall the part with tarse when the same the same the part of the same the same train the part of the same train the part of the same train the part of the same the part of the same of the same the part of the same o	rof the first part therein. the delivery hered therein. the delivery hered therein a state of a second se
belef bered, shout note, and it shall be held for the sal just of the screed just of the		And the said part_y of the fast part do 0.5berly evented and agree that at good and holdenable estate of inheritance therein, free and dear of all incombineses. It is agreed between the particle herets that its part of the dear of the same against a part of the dear of the same against and dear of the same against and the same between the particle herets that the part y where the same between the particle herets that the part y where the same between the particle herets that the part y where the same between the part between the same between the part y where the same the same between the part y where the same the part the same the same there are the part of the the same day that yers and tars and other same the same there are the the fast of part of the dear same tracks the target the same the same the same the same the part the same the sa	of the first part therein. the delivery hered the light have a seven of the premises above grated, u d wised of a lines during the life of this inderture, pay all taxes or assessments that may be bried or assess to the building upon said real estate insured against for and tornado in such may and by weak here, it any, made payable to the part y of the second part to the estent of its the same Lecence due and payable and to keep said premises insured as hereis provided, then the aid shall become a part of the indebtedness, secured by the indenture, and shall here instruct as polar to the second payable and to keep said premises insured as hereis provided, then the aid shall become a part of the indebtedness, secured by the indenture, and shall here instruct as polar to the second payable and the second pay the indenture, and shall here instruct as the second payable in the second payable and the second pay the indenture and payable in the second payable payable in the second payable in the second payable indenture and the second payable in the second payable in the second payable in the second payable in the second payable payable in the second payable payable in the second payable in the
biological based based on the barry and it shall be head for the sail gart. The based on the barry and the barry provided is a water of the sail gart. The barry provided is a sail of the sail gart. The barry provided is a sail of the sail gart. The barry provided is a sail of the sail gart. The barry provided is a sail of the sail gart. The barry provided is a sail of the sail gart. The barry provided is a sail of the sail gart. The barry provided is a sail of the s		And the said part_y of the fast part de <b>05</b> hereby revenuest and agree that at good and indefendible exists of inheritance therein, free and detar of all incuminances. and that they still warrat and defend the same agriest all parties making havful claim thereto. It is agreen between the particle here that the party of the fast part shall at all the arguint and real state when the same becomes due and payable, and that . Bhe will 1 = 1 is insurance empary as shall be explicited and directed by the part. J. If the second part, the interest. And in the seven that said part <b>12</b> 3 — of the fast part shall be argued the same due and payable, and that . Bhe will 1 = 1 interest. The due to argue the target of the target of the target of the fast part shall be argued to a directed by the part. J. If the second part, the mean term is the rand of the fast part that and part <b>12</b> 3 — of the fast part shall be argued to the target of the fast part shall be argued to the target of target of the target of target of the target of target	$r_{\rm co}$ of the first part therein. the delivery hered the the first part is a set of the premises above granted, at a wised of a set of the delivery hered the first part of the premises above granted, at a wised of a set the helidings upon said and estate insured against for and tornado in such sum and by used less, if any, much payable to the part $y_{\rm co}$ of the second part to the start of its hear a force for and payable and the keys aid premises insured a here periode, then the aid shall become a part of the indebtedness, secured by the indenture, and shall ber interest at m of messey, executed on the firstbay of $hagy = 12$ Ge, interest account go these interns of said obligation and also to secure yue or to delay taxes with interest thereon a bereful provided, in the event that and part in the said part is the said shall be the secure that and part is the said shall be the secure that the said part is the said shall be the secure that and part is the said shall be also the secure the said part is the said shall be the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that the said part is the said shall be also the secure the said part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure the said shall be also the secure that and part is the said shall be also the secure the said shall be also the secure the said part is the same said shall be also the secure that and part is the same same same same same same same sam
coreplay if any there be, all the paid by the park and the provide of the farget of the second here the back matching parameters of the representation back.       and second parameters of the representation back.         The grad be adjusted by the strike second back and provides of the farget of the representation back.       and second parameters of the representation back.         Is a backward by the strike second backward and provides of the farget of the representation back.       and second parameters of the representation backward of the day and year last above written.         Ist above written.       Boll Warren       (SEAL)         STATE OP       Kansas		And the said part_y of the fast part de <b>05</b> hereby revenuest and agree that at good and indefendible exists of inheritance therein, free and detar of all incuminances. and that they still warrat and defend the same agriest all parties making havful claim thereto. It is agreen between the particle here that the party of the fast part shall at all the arguint and real state when the same becomes due and payable, and that . Bhe will 1 = 1 is insurance empary as shall be explicited and directed by the part. J. If the second part, the interest. And in the seven that said part <b>12</b> 3 — of the fast part shall be argued the same due and payable, and that . Bhe will 1 = 1 interest. The due to argue the target of the target of the target of the fast part shall be argued to a directed by the part. J. If the second part, the mean term is the rand of the fast part that and part <b>12</b> 3 — of the fast part shall be argued to the target of the fast part shall be argued to the target of target of the target of target of the target of target	$r_{\rm co}$ of the first part therein. the delivery hered the the first part is a set of the premises above granted, at a wised of a set of the delivery hered the first part of the premises above granted, at a wised of a set the helidings upon said and estate insured against for and tornado in such sum and by used less, if any, much payable to the part $y_{\rm co}$ of the second part to the start of its hear a force for and payable and the keys aid premises insured a here periode, then the aid shall become a part of the indebtedness, secured by the indenture, and shall ber interest at m of messey, executed on the firstbay of $hagy = 12$ Ge, interest account go these interns of said obligation and also to secure yue or to delay taxes with interest thereon a bereful provided, in the event that and part in the said part is the said shall be the secure that and part is the said shall be the secure that the said part is the said shall be the secure that and part is the said shall be also the secure the said part is the said shall be the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that the said part is the said shall be also the secure the said part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure that and part is the said shall be also the secure the said shall be also the secure that and part is the said shall be also the secure the said shall be also the secure the said part is the same said shall be also the secure that and part is the same same same same same same same sam
IN WITNESS WHEREOF, the part y of the first part ha g hereunto set hor hand and seal the day and year last above written. Boll Warren (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) STATE OF Kansas } STATE OF KANSAS AND A STATE AND		And the said part_y of the fast part do 0.5brink events and gave that all good and holdenable estate of inheritance therein, free and fast of all incruminness. The same of the same said the same same same same same same same sam	- of the first part therein. the delivery hereof the Libbin H and owner of the premises above gratical, u d wind of a lines during the life of this indetures, pay all taxes or assessments that may be bried or assess the set of the Libbin term of the premises insured and the term of the president of the set of the se
IN WITNESS WHEREOF, the part y of the first part ha g hereunto set hor hand and seal the day and year last above written. Boll Warren (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) STATE OF Kansas } STATE OF KANSAS AND A STATE AND		And the said part_y of the fast part de 0.5	$r_{\rm c}$ of the first part therein. the delivery hereof the therein $r_{\rm c}$ of the premises above granted, at dusted of a lines during the life of this indenture, pay all taxes or assessments that may be bried or assess the delivery hereof the first of the indenture, pay all taxes or assessments that may be bried or assess there during the life of this indenture, pay all taxes or assessments that may be bried or assess the during the life of this indenture, pay all taxes or assessments that may be bried or assess the during the life of this indenture, pay all taxes or assessments that may be bried or assess the during the life of this indenture, pay all taxes or assessments that may be bried or assess the same become due and payable and to keep said premise insured as herein provided, then the all aball become a part of the indentedness, secured by this indenture, and shall beer interest at m of meney, executed on the <u>firstbay of how</u> 12 Ge., there are any taxes with interest thereon as berefin provided, in the event that and part- tion contained therein the during taxes or of the increase is not be payments or as payed berefit is the how the same of hours, while interest thereon and become is not been payed berefit to how the same of hours, while interest thereon and become is not been provided bare (to have present on the payed bare of the interest and bare is not been been been been been been been bee
Boll Warren       (SEAL)         (SEAL)       (SEAL)         (SEAL)       (SEAL)         STATE OF Kansas       }ss.         County or Douglas       }ss.         STATE OF Kansas       }ss.         County or Douglas       }ss.         Itaa       Robary Public         Itaa       Itaa		And the said part_y of the fast part do 0.5bryby eventuat and gave that all good and holdradike estate of inheritance therein, five and dear of all incombraness. The said holdradike estate of the particle harmony barries of the dear the part of the dear the dear the same harmony barries of the dear the part of the dear the the dear the part of the dear the same the part. If the dear the dear the dear the dear the the part of the dear the the dear the dear the part of the dear the de	$r_{\rm c}$ of the first part therein. the delivery hered the likelihood states of the premises above granted, at desired of a dimes during the life of this indenture, pay all takes or assessments that may be bried or assess the solutions there and real estate insured against for and ternado in such runn and by well here, it are, made synthe to the part $y_{\rm c}$ of the second part to the sector of $-12$ the same decreme a part of the indektedness, secured by this indenture, and shall be relatered at a data and a synthese the part $y_{\rm c}$ of the second part to the sector of $-12$ the same decreme a part of the indektedness, secured by this indenture, and shall be relatered is add shall become a part of the indektedness, secured by this indenture, and shall be relatered is not decharge any taxes with interest thereas at shall obligation and also to secure any run or to decharge any taxes with interest thereas at a botting in the systemic or any part between the indext according to relating thereas and becting in each payments or any part between the indext according to the terms of and obligation and also to secure any run or to decharge any taxes with interest thereas a becting in the barries at the eight theread is independent in and is graving the decrement in barries in each payment is or any part barries to interpret according to the terms and bectar is and barries and thereas the indext decrement is graved, that indeparts the interpret indext and the barries main thereas in the payment is a the explore that and part on the payments is the physical state of the independent and the barries and the sector and barries and the sector and barries and the sector and barries in the payment is a the explore the sector and barries and the payment is the explore the sector and the sector and the payments in the payment is a sector and the sector and the payment is a sector and the sector and the payment is a sector and the sector and the sector and the payment is a sector and the sector and the sect
(SEAL) (S		And the sold part_y of the fast yard de §2 _ hereby eventual and gave that all good and holdenable estate of inheritance therein, five and fast of all incrumin starses. This appears between the particle here and the fast of all incrumin starses. This appears between the particle here that the part Y of the fast part shall at all the stars and of the stars a split stars at the degree part of the stars at the stars. The stars at the	$r_{\rm c}$ of the first part therein. the delivery hered the likelihood states of the premises above granted, at desired of a dimes during the life of this indenture, pay all takes or assessments that may be bried or assess the solutions there and real estate insured against for and ternado in such runn and by well here, it are, made synthe to the part $y_{\rm c}$ of the second part to the sector of $-12$ the same decreme a part of the indektedness, secured by this indenture, and shall be relatered at a data and a synthese the part $y_{\rm c}$ of the second part to the sector of $-12$ the same decreme a part of the indektedness, secured by this indenture, and shall be relatered is add shall become a part of the indektedness, secured by this indenture, and shall be relatered is not decharge any taxes with interest thereas at shall obligation and also to secure any run or to decharge any taxes with interest thereas at a botting in the systemic or any part between the indext according to relating thereas and becting in each payments or any part between the indext according to the terms of and obligation and also to secure any run or to decharge any taxes with interest thereas a becting in the barries at the eight theread is independent in and is graving the decrement in barries in each payment is or any part barries to interpret according to the terms and bectar is and barries and thereas the indext decrement is graved, that indeparts the interpret indext and the barries main thereas in the payment is a the explore that and part on the payments is the physical state of the independent and the barries and the sector and barries and the sector and barries and the sector and barries in the payment is a the explore the sector and barries and the payment is the explore the sector and the sector and the payments in the payment is a sector and the sector and the payment is a sector and the sector and the payment is a sector and the sector and the sector and the payment is a sector and the sector and the sect
(SEAL) STATE OF Kangas COUNTY OF Douglas BE IT REMEMBERED, That on this 25th day of May A. D. 19 28, before me, a lace Uotary Public in the aforesaid County and State, came rightBoll Warron, a widow, to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the ano- IN WINDES WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 27th day of Jamary 19 27 F. C. Whipple Notary Public. RELEASE L, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of		And the sold part_y of the fast yard de §2 _ hereby eventual and gave that all good and holdenable estate of inheritance therein, five and fast of all incrumin starses. This appears between the particle here and the fast of all incrumin starses. This appears between the particle here that the part Y of the fast part shall at all the stars and of the stars a split stars at the degree part of the stars at the stars. The stars at the	$z_{\rm eff}$ of the first part therein. the delivery hered the like first harmonic of the premises above gratical, u d wind of a direct during the life of this inderture, pay all taxes or assessments that may be bried or assess there during the life of this inderture, pay all taxes or assessments that may be bried or assess to the shall because a part of the part $y_{\rm eff}$ of the second part to the extent of $\frac{1}{128}$ the same locaries of the indefinitions, secured by this indenture, and shall bere interval aid shall become a part of the indefinitions, secured by this indenture, and shall bere interval to discharge any taxes with interest therean as being particular, in the event that and here interval to discharge any taxes with interest therean as being particular, in the event that and particular discharge and payable, or if the interactive is used any part inter- tion contained taxes with interest therean as being particular, in the event that and parti- tion contained taxes with interest therean as the part of the and payable, or if the interact is used pay appendiced before the same locarity discharge and payable, or if the interact is used payment in the same breed payable. The payment is the same interval to the pay and the to the payse interval to the pay and the same breed payable of the interact is used pay part in the pay in the pays in the pay in the pay in the pays in the pay is the pay in the pay is the pay in the pay in the pay in the pay in the pay is the pay in the pay in the pay in the pay in the pay is the pay in the pay i
STATE OF       Kanaas         COUNTY OF       Douglas         BE IT REMEMBERED, That on this       25th         day of       May         A. D. 19 26       , before me, a         liken       Notary Public         in the aforeaid County and State, came		And the sold part_y of the fast yard de §2 _ hereby eventual and gave that all good and holdenable estate of inheritance therein, five and fast of all incrumin starses. The source and official the same angle in the same an	A of the first part therein. the delivery hered the Life of the form of the premises above gratical, u d wind d a delivery hered the Life of this indetture, pay all taxes or assessments that may be bried or answed eyes the hullings upon said real estate insured against for and tornado in such wan and by rook heas, it any, made payable to the part y of the second part to the estent of it's eyes the fulling upon said real estate insured against for and tornado in such wan and by rook heas, it any, made payable to the part y of the second part to the estent of it's aid shall become a part of the indettedness, secured by this fully may be bried or answed to a dicharge any taxes with interest thereon as beein provided, in the event that and part is dicharge any taxes with interest thereon as beein provided, in the event that and part to a dicharge any taxes with interest thereon as beein provided, in the event that and part is the state beet for the and payable of the hearmone is not bey not going the state therein to the state beet for the said again the state is and the state of the state form at the interest direction as been payable of the hearmone is and the to a provide therein to the state beet for the state is and again the state is and the state is the eption of the is before the state beet form and again the state is and the state again the state is the state of provided and interest, together with the case and of the add preview and all the state and therein accessing thereform; and all beet case and categoring in the state and all the state and therein accessing thereform; and all parts and become and categoring the state and all the state and therein a therein estates herein. A state as and categoring the state and all the state and therein a therein estates herein. A state as and categoring the state and all the state and therein a state of the state preview and all the state and therein a state of the state and states and all the states and therein the state of the state and states and all
STATE OF       Kanaas         COUNTY OF       Douglas         BE IT REMEMBERED, That on this       25th         day of       May         A. D. 19 26       , before me, a         liken       Notary Public         in the aforeaid County and State, came		And the sold part_y of the fast yard de §2 _ hereby eventual and gave that all good and holdenable estate of inheritance therein, five and fast of all incrumin starses. The source and official the same angle in the same an	
Coursy or Douglas BE IT REMEMBERED, That on this 25th day of May A. D. 19 26 ., before me, a listen Notary Public in the aforesaid County and State, came its and a state, came and alixed my of the same person who executed the foregoing instrument and duly acknowledged the execution of the same my State and the same person who executed the foregoing instrument and duly acknowledged the execution of the same my State and Sta		And the sold part_y of the fast yard de §2 _ hereby eventual and gave that all good and holdenable estate of inheritance therein, five and fast of all incrumin starses. The source and official the same angle in the same an	A of the first part therein. the delivery hereof the first part therein. the delivery hereof the first part therein. of the premiers above granted, as d wheel of a delivery hereof the first part of the second part to the second part of
BE IT REMEMBERED, That on this       25th       day of       May       A. D. 19 28       , before me, a         Ution      Boll Warren, a widow,       in the aforesaid County and State, came		And the solid part_y of the fast part do 0.5	7
Ition       Dottry Fullion       in the aforesaid County and State, came         original      Bell Warron, a widow,         for       in the aforesaid County and State, came         mitred L.S.       to me presonally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the armo,        day       IN WITNESS WHEREOF, I have bereuto subscribed my name, and affixed my official scal on the day and year last above written.         My Commission Expires on the 27th       day of January 19 27       F. C. Whipple         Notary Public.       Notary Public.         Descor.       RELEASE         u. the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of		And the solid part_y of the fost part do 0.2bryby excent and gave that all good indefaulties entropy of interaction of the solid part of all incumbranes. The solid bar of all incumbranes are solid and the solid bar of all incumbranes are solid and the solid part of all incumbranes. The solid part of all incumbranes are solid and the solid part of all incumbranes are solid and the solid part of all incumbranes. The solid part of all incumbranes are solid part of all incumbranes are solid part of all incumbranes are solid parts of the solid part of all incumbranes are solid parts of the	7
to me presonally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same in the same person who executed the foregoing instrument and duly acknowledged the execution of instrument and structure and instrument and duly acknowledged the execution of instrument and structure and instrument and duly acknowledged the execution of instrument and duly acknowledged the execution of the same person. In WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. Not compared the second sec	This Re	And the said part_y of the fast part do 62berly eventual and gave that at good and holdenable enter of inheritance therein, free and dear of all incrumtances. The same of the part of the fast the part of the fast of the same approximation of the fast part shall be all parts the default between the parts the parts the default of the same approximation of the same approxi	A of the first part therein. the delivery hered to Clifford Philad owner of the premises above graticly, ud wind d s delivery hered to Clifford Philad owner of the premises above graticly, ud wind d s are the delivery hered to Clifford Philad owner of the premises above graticly and wind d s are the delivery hered to Clifford Philad owner of the second part to the start d the same decrease does not grayable and to keep asid premises insured as herein provided, then the and aball beer there are the clifford owner with the formation of the indeficience, secured by this indeficience, and aball beer there are a part of the indeficience, secured by this indeficience are any max of the model of the terms of add aball based in the term at a dist aball beer the dist aball beer there are any taxes with interest the the results and the secure ary max or a dist deliver and aballs. If the instruction is here the terms and a ball beer there are any taxes with interest there are balled as the terms and and aballs are any the secure and any aballe or the instruction is the term as a start of the indeficience is a start of the secure that add part is the term of the instruction is a provided in the term of the instruction is the secure ary max of the instruction is the secure that add part is the term of the instruction is the secure and the secure the secure and there the secure and the secure the secure and the secure t
written.     Willington Expires on the 27th day of January 19 27 F. C. Whipple     Notary Public.     RELEASE	This Br	And the said part_y of the fast part do 0.2bryky excent and gave that at good and holdenable enter di hibritare therin, five and dear of all incombranes	A of the first part therein. the delivery hered to Clifford Philad owner of the premises above graticly, ud wind d s delivery hered to Clifford Philad owner of the premises above graticly, ud wind d s are the delivery hered to Clifford Philad owner of the premises above graticly and wind d s are the delivery hered to Clifford Philad owner of the second part to the start d the same decrease does not grayable and to keep asid premises insured as herein provided, then the and aball beer there are the clifford owner with the formation of the indeficience, secured by this indeficience, and aball beer there are a part of the indeficience, secured by this indeficience are any max of the model of the terms of add aball based in the term at a dist aball beer the dist aball beer there are any taxes with interest the the results and the secure ary max or a dist deliver and aballs. If the instruction is here the terms and a ball beer there are any taxes with interest there are balled as the terms and and aballs are any the secure and any aballe or the instruction is the term as a start of the indeficience is a start of the secure that add part is the term of the instruction is a provided in the term of the instruction is the secure ary max of the instruction is the secure that add part is the term of the instruction is the secure and the secure the secure and there the secure and the secure the secure and the secure t
My Commission Expires on the 27th day of January 19 27 F. C. Whipple Notary Public. Person. 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	was we on the or	And the said part_y of the fast yard do 62 berry evented and gave that at good and holdenable estat of inheritance therein, fore and dear of all incrumtances. The same of percent the particle here to that the gave y the fast part half at all a significant direct between the particle here to that any y the fast part half at all a significant direct between the particle here to that any y the fast part half at all the same to be the same algorithm of the same algorith	A of the first part therein. the delivery hered the Life of this indecture, pay all taxes or assessments that may be bried or assessments the tax that be been as a part of the branch be bried or be the branch be bried or assessments that be been as a bried of the branch be bried or assessments that be been as a bried of the branch be rest that and part is detarbate as the bried or tax that be been as breen as
RELEASE It is the undersigned owner of the within mortgage, do hereby acknowledge the full navment of the debt secured thereby, and authorize the Register of	waswr on the or Mortge this	And the said part_y of the fost part do 05	A of the first part therein. the delivery hered to Children and the second part is the premise above gratical, a d wind d a delivery hered to Children and the second part is the premise is more denoted by the second part is the rank of th
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of	was wr on the or Mortge	And the said part_y of the fost part do 62. hereby eventual and gave that at good and holdenable estat of habitance therein, five and dear of all incuminance.         and that down it avants and deforts the man against aid fast of all incuminance.         and that down it avants and deforts here to that an application the part of the fast of all incuminance.         and that down it avants and deforts here to that an application the part of the fast of all incuminance and part of the fast of all and the second part and part of the second part of the second part of the second part of the second part and part of the second part and part of the second part and part of the second part of the second part and part of the second part and part of the second part of the s	A of the first part therein. the delivery hered to ClipPa A first of owner of the premises above grated, u d wind d s delivery hered to ClipPa A first of owner of the premises above grated, u d wind d s erg the halfings upon said real estate isourd against for and tenado in owner and a by well here, the same levense to the and payable to the part y of the second part to the start d the same decreme a part of the indeficience, secured by this indenture, and all here here is a different isourd against for a discrete the same decreme a part of the indeficience, secured by this indenture, and all here here is a different isourd again to be reader and the second part to the secure ary man or to declarge any taxes with interest thereas of half bigstion and also to secure ary man or a direct according to the terms of add obligstion and also to secure ary man or a direct thereas the hereas is a barbot and thereas the secure is a pay rel hereas is the same leverse that direct thereas the hereas is a barbot and thereas the secure is a provided. In the secure ary man or a direct the secure half hereas is a provided in the secure ary man or a direct thereas the shorts and the shorts and thereas a direct the secure hereas the shorts and the secure the secure and thereas the shorts and thereas the shorts and thereas the shorts and thereas and therea
Deeds to enter the discharge of this mortgage of record. Dated this 18 th day of October 19.27. Cory, Scal. Merchauls Yoan 4 Davings Bank Mortgagee. Owner. By, J. C. Whiphle. Cashier.	was we on the or Mortge this f 1927	And the said part_y of the fast part do 62berly evented and spree that at good and labeleadings enter of inheritance therein, free and dear of all incrumtances the fast part shall at grant and defore the same approximation of the transmer events at an analysis and the same here the part the same here the transmer events at an analysis and the same here the same same same same same same same sam	A of the first part therein. the delivery hered to \$\$\frac{1}{2}\$
Cay, Seal Merchants Fran " & Davings Back Downer. By, J. C. Whiphle. Cashier. Owner.	was wron the or Mortge this f 1927	And the said part_y of the fast part do 62 herely evented and spree that at good and holdenable enter of inherences, five and dear of all incrumtances,	A of the first part therein. the delivery hered the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture index to be part if the same branch is not be may and by may be bried or assessments that may be bried or assessments that may be bried or assessments for and transfer the same branch is not be part if the indexture, and data be taxes at a label become a part of the indektedness, secured by the indexture, and data be taxes at a label be come as part of the indektedness, secured by the indexture, and data be taxes at a same date taxes with interest thereas a being pavided, in the event that and part is decharged as a branch derived barrest. There may be bried or any part barrest thereas a being pavided, in the event that and part is decharged as a branch derived barrest thereas and the taxes are branch derived barrest. There may be bried or and barrest between the taxes and the same branch derived barrest. There may be a branch derived barrest thereas and the same branch derived barrest. There may be branch and the same branch derived the foreigned and material to be thereas and the same branch derived barrest. There may be branch and the same branch derived as a same derived barrest thereas and the branch are branch derived barrest. There may be branch and the same branch derived barrest. There may be branch and barrest derived barrest is the taxes and the same branch derived as a same derived barrest. There may be branch and the branch derived barrest derived barrest. There may be branch derived barrest derived barrest derived barrest derived barrest. There has and the branch derived barrest derived barrest. There has and the branch derived barrest derived barrest. There has and the branch derived barrest derive
By, F.C. Whipple. Cashier.	es withe or tge	And the said part_y of the fast part do 62 herely evented and spree that at good and holdenable enter of inherences, five and dear of all incrumtances,	A of the first part therein. the delivery hered the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture index to be part if the same branch is not be may and by may be bried or assessments that may be bried or assessments that may be bried or assessments for and transfer the same branch is not be part if the indexture, and data be taxes at a label become a part of the indektedness, secured by the indexture, and data be taxes at a label be come as part of the indektedness, secured by the indexture, and data be taxes at a same date taxes with interest thereas a being pavided, in the event that and part is decharged as a branch derived barrest. There may be bried or any part barrest thereas a being pavided, in the event that and part is decharged as a branch derived barrest thereas and the taxes are branch derived barrest. There may be bried or and barrest between the taxes and the same branch derived barrest. There may be a branch derived barrest thereas and the same branch derived barrest. There may be branch and the same branch derived the foreigned and material to be thereas and the same branch derived barrest. There may be branch and the same branch derived as a same derived barrest thereas and the branch are branch derived barrest. There may be branch and the same branch derived barrest. There may be branch and barrest derived barrest is the taxes and the same branch derived as a same derived barrest. There may be branch and the branch derived barrest derived barrest. There may be branch derived barrest derived barrest derived barrest derived barrest. There has and the branch derived barrest derived barrest. There has and the branch derived barrest derived barrest. There has and the branch derived barrest derive
	der der	And the said part_y of the fast part do 62 herely evented and spree that at good and holdenable enter of inherences, five and dear of all incrumtances,	A of the first part therein. the delivery hered the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture index to be part if the same branch is not be may and by may be bried or assessments that may be bried or assessments that may be bried or assessments for and transfer the same branch is not be part if the indexture, and data be taxes at a label become a part of the indektedness, secured by the indexture, and data be taxes at a label be come as part of the indektedness, secured by the indexture, and data be taxes at a same date taxes with interest thereas a being pavided, in the event that and part is decharged as a branch derived barrest. There may be bried or any part barrest thereas a being pavided, in the event that and part is decharged as a branch derived barrest thereas and the taxes are branch derived barrest. There may be bried or and barrest between the taxes and the same branch derived barrest. There may be a branch derived barrest thereas and the same branch derived barrest. There may be branch and the same branch derived the foreigned and material to be thereas and the same branch derived barrest. There may be branch and the same branch derived as a same derived barrest thereas and the branch are branch derived barrest. There may be branch and the same branch derived barrest. There may be branch and barrest derived barrest is the taxes and the same branch derived as a same derived barrest. There may be branch and the branch derived barrest derived barrest. There may be branch derived barrest derived barrest derived barrest derived barrest. There has and the branch derived barrest derived barrest. There has and the branch derived barrest derived barrest. There has and the branch derived barrest derive
	No E S	And the said part_y of the fast part do 62 herely evented and spree that at good and holdenable enter of inherences, five and dear of all incrumtances,	A of the first part therein. the delivery hered the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture, pay all taxes or assessments that may be bried or assessments for and transfer the label of the indexture index to be part if the same branch is not be may and by may be bried or assessments that may be bried or assessments that may be bried or assessments for and transfer the same branch is not be part if the indexture, and data be taxes at a label become a part of the indektedness, secured by the indexture, and data be taxes at a label be come as part of the indektedness, secured by the indexture, and data be taxes at a same date taxes with interest thereas a being pavided, in the event that and part is decharged as a branch derived barrest. There may be bried or any part barrest thereas a being pavided, in the event that and part is decharged as a branch derived barrest thereas and the taxes are branch derived barrest. There may be bried or and barrest between the taxes and the same branch derived barrest. There may be a branch derived barrest thereas and the same branch derived barrest. There may be branch and the same branch derived the foreigned and material to be thereas and the same branch derived barrest. There may be branch and the same branch derived as a same derived barrest thereas and the branch are branch derived barrest. There may be branch and the same branch derived barrest. There may be branch and barrest derived barrest is the taxes and the same branch derived as a same derived barrest. There may be branch and the branch derived barrest derived barrest. There may be branch derived barrest derived barrest derived barrest derived barrest. There has and the branch derived barrest derived barrest. There has and the branch derived barrest derived barrest. There has and the branch derived barrest derive

wi

STA

Deed