<form><form><form><form><form><form></form></form></form></form></form></form>	and a second	FROM	GAGE RECO	Contraction of the second s		
<form><form><form></form></form></form>	D.					
			In	E. Wellm	10 P. M. Register of Deeds	2287
<form></form>	THI. hundred and		day of Danna		Deputy.	1000
<form></form>				A Prove Land	Cover, one choosend nine	
<form></form>	and the second second second second	NESSETH, that the said part ins	nce National Bank,	d State of Kansas		
with the approximation and all the setting, the and lateral of the and the set is if a dia for the term is         Mark the approximation and all the setting, the and lateral of the and the set is if a dia for the term is         Mark the approximation and all the setting, the and have and the set is if a dia for the term is         Mark the approximation and all the setting, the and the addia for it is if a dia for the term is         Mark the approximation and the dia form is         Mark the approximation and the addia for the addia for the setting is in the setting is in the addia for the setting is in the addia for the setting is in the addia for the setting is in the setting is in the setting is in the setting is in the addia for the setting is in the addia for the setting is in the addia for the setting is in the setting is in the setting is in the addia for the setting is in the addia for the setting is in the addia for the setting is in the setting is in the addia f			Dot	LARS, to them du	ily paid, the receipt of	
with the appartnersence and all the setate, this and interest of the add not get of the first the set.         More that you is a first of the setate, this and interest of the add not get of the first the set.         More that you is a first of the setate, this and interest of the add not get of the first the set of the setate		Lot number twenty three	(23) in Block fifteen (15)	all and show a	Marine Managers	
rend and individual events of light		to the city of Lawrence.	in a should have been (15) in	Lane Place Addition	an addition	
rend and individual events of light						
rend and individual events of light						
rend and individual events of light						
rend and individual events of light						
rend and individual events of light						
rend and individual extra even barries have been been and the data and an and the data and the d						
rend and individual extra even barries have been been and the data and an and the data and the d						
rend and individual extra even barries have been been and the data and an and the data and the d						
rend and individual events of light						
rend and individual extra even barries have been been and the data and an and the data and the d			the second second second second		A THE R. P. PRINT PRINT PRINT	2.美州技術部目前統領部務
In the there we have have been done and the state been done and the base been done and the done base been done and the state been done and the base base and the base base and the base base and the base been done and the base base and the base and t						
between energy and all the period of and directed by the part	with the appu	retenances and all the estate, title and inter	est of the said pay is so of the first part the	rein.		
Internet. And in the remark that sail part.       10 g of the borned part of the manual of 10 g of the borned parts in the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the manual of 10 g of the borned part of the b	good and indefeas	sible estate of inheritance therein, free and clear of all i	covenant and agree /at at the delivery hereof they are neumbrances,	the lawful owner Bof the premises ab		
arending to the torm of	good and indefeas and that they will It is agreed against said real e	is the state of inheritance therein, free and clear of all a strate and deferd the same against all parties make a between the parties hereto that the part <b>16</b> gene <b>16</b> gene due to the same becomes due and exactly and the state when the same becomes due and exactly and the	covenant and agree /at at the delivery hereof they are neumbraness, ing lawful claims thereto. I the first part shall at all times during the life of this 1	e the lawful owner Sof the premises ab	at may be levied or assessed	
The format has been been been approved in the location of the formation of the delay may take at the merit there as bond periods, in the result that and periods are the delay and periods are the de	good and indefeas and that they will It is agreed against maid real e insurance compan inturest. And in ti	where exists of inheritance therein, from and dear of all interact and defend the same against all parties mail between the parties hereto that the part - 100 is the same the becomes due and parksh, and was a kall be specified and directed by the part - y, he event that and part - 100 gof the first part shall a second part may pay and again and however.	evenant and agree just at the delivery hered they are continuences, or lawful chain threads. If he first part shall at all times during the life of this hat. they are full lawy, the heatings upon mild of the second part, the loss, if any, made parallal is full to pay such taxes using the same become due and p	the lawful owner Bet the premases ab momentum, pay all taxes or assuments th real state insured aplants for and terms the part of the second part to the part of the second part to	hat may be levied or anomal ado in such sum and by such a the estent of 100	
The best and the make provided by the next	rood and indefeas and that they will be in agreed against suid real insurance on pan intrest. And in t be rate it lock for the rate it lock for THIS GR/	the scatter of information thermin, from and does not all between the particle between the scatter of all between the particle between the state the part	evenant and agree 'at at the delivery hered they are accumizences, if her first part shall at all times during the life of this that they will liver the headings upon midd of the second part, the local targ man parallel fail to pay such targs when the same become a part of to the second part, the another and become a part of to the second second second second second second second tither, and the amount so paid shall become a part of to of the second sec	t the lawful ownerBot the presses ab advanture, pay all taxes or assuments the real entit insured apakes for each terres to be part of the parts is and terres apakes and to how paid pression insured he inductorism, secured by this indextu	at may be levied or summer the in such sum and by meth a three sams of <b>its</b> as herein provided, then the re, and shall beer interest at DOLLARS,	
The vertices there are prevented by the matter prevent or appendix of a bit is the rest of the information	good and indefras and that they will it is agreed explicit and reale insurance compan- interest. And in it part y dit the many of the THIS GIN according to the to and by <b>118</b> sums of money ad	where exists of inheritan ones just control for a set of the set o	evenant and agree just at the delivery hered they are accuminances, accuminances, accuminances, a lawful chim thereto. I has first part shall at all times during the life of this in the part of the accuminance of the accuminance of the second part, the loss, if any, make payable is fail to pay such taxes when these must be some due and p the accuminance of the accuminance of the accuminance of the second part, which all become a part of to of the second part, with all interest accuming thereas accuming these second part, with all interest accuming thereas accu-	the lawful eveneBot the premare ab indenters, pay all taxes or assumed to the rel events fourned against from dorses to partsYo to knownd part of the partsYo to knownd part of the labelenians, second by this indents to Sist. day of December. reling to it's terms of said eblication and said to be terms of said eblication and	tal may be bried or assumed do is not have and by such a borning provided, then the re, and shall been interest at POLLARS, 12 26, 1 266 to necro any sum or	
The active the part of the part data and the data and the state of the far yet. All the state decisions will be being exercise, additionation prevent and we made and a more match that a state active the state and seals a the day and year D. Coon Byra (SEAL) Grace L. Byrn (SEAL) (SE	<pre>root and indefeas and that they will it is agreed against and real e inversee corpan interest. And in a interest. And in a interest. And in a interest. And in a interest in the rate of the real of the and by its among the meany and the first part should be a difficult of the first of the first part should be and big its among the meany and the first part should be and big its among the meany and the first part should be any oblighting and and if any and all of the should be any and all of the should be any among the meany and all of the among the should be any any any any any any any any any any any any any any any any any any</pre>	where exists of inheritance therein, for an deter of all intervent and defend the same sprint all partices mail intervent that the particle herein that the part 1000 intervent that the particle herein that the part 1000 y as shall be specified and directed by the part, you here that here the same second the case of the parts, and a second gravity gay and areas and herein the parts hand a second gravity gay and areas and herein the parts of the the part of the part of the part of the parts of the second gravity and part of the parts of the parts of the four Thousand and no Allow there is the part of the part of the parts of the intervent the part of the parts of the parts of the intervent the parts of the parts of the parts of the intervent the parts of the parts of the parts of the parts of the parts of the parts of the parts of the all fails to part the same as parts of the the indicators readed the read of and the parts of the the indicators. The objective parts of the parts of the the indicators where the objective parts of the parts of the the indicators. The objective parts of the parts of the the indicators. The objective parts of the parts of the the indicators. The objective parts of the parts of the the indicators. The objective parts of the parts of the the indicators. The objective parts of the parts of the indicators. The objective parts of the parts of the parts of the indicators. The objective parts of the parts of the parts of the indicators. The objective parts of the parts of the parts of the indicators. The objective parts of the parts of the parts of the parts of the indicators. The objective parts of the p	evenant and agree just at the delivery hered they are commances, or herein large and the second second second second second of the first part shall at all times during the life of this is the first part shall set all times during the life of the of the second part, the loss, if any, make paralle is full to pay such taxon when the same become due and p is full to pay such taxon when the same therms due and of the second part, the loss, if any, make paralle is of the second part, which all here are a set of to of the sum of for the payment of naid sum of money, rescued on the the second part, with all laterest according thereas accor- pany for any immunes or the delayers any taxon with its pay for any immunes or the part here is the taxon beyong about and real states are not paid to be the taxon beyong about the second particle second paid to the taxon beyong about the second parts, which is conclusted on and the second parts and the second part, which all interest according thereas accor- tions of an atom the second to the second beyong about the second parts, which are not paid to be the taxon beyong about the second parts, which are taken beyong about the second parts and the second parts, which are not paid to be the taxon beyong about the second parts, which are not paid to be the taxon beyong about the second parts, which are not paid to be the taxon beyong about the second parts, which are not paid to be the taxon beyong about the second parts, which are not paid to be the taxon beyong about the second parts are also and taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon taxon ta	the lawfol eveneBot the premises the indenters, pay all taken or animates the real estate insured against fire and errors to he partsDot the second part of the partsDot the second part of the inhebitedness, answered by this indentes 	at may be bried or assumed the is not term and by such a borning provided, then the re, and shall been interest at POLLARS, us 26, the is no even any sum or event that main part. 199 symmetric or any part through	
D. Coon Byrn       (SEAL)         Grace L. Byrn       (SEAL)         (SEAL)       (SEAL)         STATE OF       Kansas         County or       Douglas         BE IT REMEMBERED, That on this       S1st       day of December       A. D. 19       25, before me, a         Notary Public       in the aloresaid County and State, came       D. Coon Byrn and Grace L. Byrn his wife       The Briane         L5       to me personally known to be the same person.       S who executed the foregoing instrument and duly acknowledged the execution of the same.       The Briane         L5       to me personally known to be the same person.       S who executed the foregoing instrument and duly acknowledged the execution of the same.       The Briane         My Commission Expires on the 25 day of January 19       30       Geo N. Kuhne       Notary Public.         EELEASE       I, the undersigned owner of the within mortrage, do hereby acknowledge the flat payment of the debt secured thereby, and authorise the Begizer of the secure of the within mortrage.       The Driane	good and indefeas and that they all is a greed against and real e insurance or man interest. And in it be rait. J, of the THIS GUN according to the tr and by 11.8 sums of money ad of the fars parts ab a diff of the bunklings or any sheather or any sh	while exists of inheritance thermin, the main term of the and the ard of the state of inheritance the term in, the and the ard of the state is particle where the same expirate all particles where the same expirate all particles where the same expirate all particles and the specific derived by the particle, and the specific derived by the particle, and the specific derived by the particle, and the specific derived by the same of the same of the the derives are being the specific derived by the same of the same of the the derived by the same of the same of the the derives of the same of the the derives of the same of the the derived by the same of the same of the the derived by the same of the same of the the derived by the same of the same of the the derived by the same of the same of the the derived by the same of the same of the the derived by the same of the same of the the derived by the same of the s	evenants and agree 'at at the delivery hered they are accuminances. The first part shall at all times during the life of this is the first part shall at all times during the life of this is the first part shall be the block of any, made payakle is of the second part, the look, if any, made payakle is if all to pay nech taxes users the same been due and p if all to pay nech taxes users the same been due and p if all to pay nech taxes users the same been due and p if all to pay nech taxes users the same been due and p of the sum of . 	• the lawful wave _ got the premises the advances, pay all takes or anomalous to the real water human against first and terrar to the pert _ y _ of the second part is trapish and is keep and premises human the inductions, accurd by this inducts _ Slat. day of December _ will be the terms of and efficients and informationes as herein provided, in the information of the terrar behavior in or add parts, or if the instrume is not informed the entry in the start is not or add parts, or if the instrume is not informed the entry in the start is not or add parts, or if the instrume is not informed the present matching of the entry parts of the brance is not informed. The present matching of references and the present matching of references and the present matching of the present matching of the present matching of references and the present matching of the present matching of the present matching of references and the present matching of the present matching of the present matching of the present matching of the present matching of the present matching of the present matching of the present matching of the present matching of the present matching of the present matching of the present matchin	at may be bried or assumed the in work may and by such a break of the second of the rev and shall beer interest at DOLLARS, 12 & Arris and part 100 r even that may part 100 r even that may part 100 r and the interest and r and r and the interest at the revents of may first herein problem in the optical of the problem of the optical of the	
(SEAL) (S	<pre>good and indefeas and that they will if it is agreed excitent and read of interactive compan- interactive compan- interactive compan- interactive companiis interactive companiis interactive companiis according to the to and by its with of first part shi or any oblightion of the first part shi or any oblightion of the first part shi independence of the building of the building of the companying of the oblightion of the oblightion of the oblightion of the oblightion of the oblightion of the oblightion of the</pre>	the entropy of the entropy of the theory of the entropy of the ent	evenant and agree just at the delivery hered they are accumingnees. If the first part shall at all them during the life of this is the first part shall at all them during the life of this is the first part shall at all them during the life of this is the second part, the boad, it ary, make parallal is a start of the second part, the boad is an experiment of the second part, the boad is an experiment of the of the second part, the boad is all here and a start of the of the second part, the boad is all here and a start of the second part, with all interest second therein a flat the second part, with all interest second therein a flat and real starts are not plate or start and there are a life the payment of mild sam of meany, carecused on the the second part, with all interest second therein a flat and real starts are not plate or starts are been as the start and starts are not plate or the the second beaution and for the second part. The second beaution are plate the start and starts are not plate or the the second beaution and for the second part. The second beaution are plate the start and starts are and beaution are given, shall be to restart the second beaution are started to start, and meaned, to the first part. Second beaution the second of starts are started as a start of starts the started are started to be second the second beaution are started to be second to start, and meaned, to the first part. Second beaution are started to started the started the second are started started to beaution the second of started the second to beaution are started to be started the second the second to beaution are started to be started to beaution the second of started the second to beaution are started to be started to beaution the second of started the second to beaution are started to be started to beaution the second of started the second to beaution the second of started the second to beaution are started to beaution the second of started the second to beaution the second of started the second to beaution the second	the hards evene	at may be bried or samuel de is not han and by noch a the extent of 1100 as herein periods, then the re, and shall base interest at DOLLARS, 12.26, I also to score any sam or e event that map or. 100 asymptotes to enjoy fast interest of the basis non-matients of the basis non-matients	
(SEAL)         STATE OF Kansas         (SEAL)         State of the second of the se	<pre>good and indefeas and that they will if it is agreed excitent and read of interactive compan- interactive compan- interactive compan- interactive companiis interactive companiis interactive companiis according to the to and by its with of first part shi or any oblightion of the first part shi or any oblightion of the first part shi independence of the building of the building of the companying of the oblightion of the oblightion of the oblightion of the oblightion of the oblightion of the oblightion of the</pre>	the entropy of the entropy of the theory of the entropy of the ent	evenant and agree 'at at the delivery hered they are seminances. The first part shall at all these during the life of the in- the first part shall at all these during the life of the in- the first part shall be the balance been a part is the of the second part, the loos, if any, made paralle is if the part shall be the shall been a part of the of the sum of the second part, which all been a part of the of the sum of the second part, which all been a part of the interpretation of the second part, which all been any been a first the part shall be shall been a part of the second part, which all been are also been any been and the second part, which is indexing any taxes which is second part, which is indexing any taxes which is the second part. - of the second part - - and the second part - - any second the second part - second the second part - second the second part - second the second part - - any second the second part - second the second part - - any second the second part - second the second part - second the second part - - any second the second part - second the second part - second the second part - second the second part - second the second part - - any second the second part - - any second the second part - - any second part - second the second part - - any second the second part - - any	• the hards evene	at may be bried or summit de in web sen and by such as be extent of 120 as been provided, then the rev, and shall beer instruct at DOLARS, 12.2.8. a be to sense any sum as event that main part. 109 are event that main part. State of the sense of the state of the sense of the sense sense that and part. State of the sense of the sense sense that are instructed in the sense of the sense of the sense reveal that sense part of the sense of the sense of the sense of the sense of the sense sense that are instructed in the sense of the sense of the sense of the sense that sense of the sense of the sense of the sense of the sense that sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sen	
STATE OF       Kansas         COUNTY OF       Douglas         BE IT REMEMBERED, That on this       Sist         BE IT REMEMBERED, That on this       Sist         A. D. 19       25, before me, a         Notary Public       In the alorestid County and State, came         D. Coon Byrn and Grase L. Byrn his wife         Is       to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of Wat written         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       25         EBELEASE         I, the undersigned owner of the within mortrage, do hereby acknowledge the foll payment of the debt secured thereby, and authorise the Register of the state of the within mortrage.	<pre>good and indefeas and that they will if it is agreed existing and read of interactive company interactive company interactive company interactive company according to the to and by its women of money and of the first part sho or any oblightners women of money and of the first part sho or any oblightners women of the building of the context of the company interactive company of the interactive company of the interactiv</pre>	the entropy of the entropy of the theory of the entropy of the ent	eventual and agree 'at at the delivery hered they are seminances. "It has first shall at all these during the life of the life "the first part shall at all these during the life of the life of the second part, the loos, if any, make payable to full the pay one have bus the same there due and p of the second part, the loos, if any, make payable to of the second part, the loos if any mode payable to of the second part, with all histories a part of to of the second part, with all histories a part of the second part, with all histories are been and the second part, with all histories are been the second part, the the second part, with all histories are been highly a part of any immune or to discharge any taxes with a second part, with all histories are been highly a near or of it may not part the the the states been highly a second part." All the second part of the the second part of the second part of the second part of the second part expension in conduct the second part of the second part representatives, makings and successes of the restructed of the second part of the second part of the second part representatives, makings and successes of the restructed of the second part of the second part of the second part representatives, makings and successes of the restructed the second parts of the second part of the second part of the restructed parts representatives, makings and successes of the restructed the second parts of the second part of the second part of the second parts representatives, makings and successes of the restructed the second parts of the second part of the second part of the second parts representatives, and parts and parts of the second part of the second parts representatives, and parts of the second part of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts of the se	• the burdet ownerBot the premises the addition, pay all haves or assessments the result of the intermediate the intermediate and the result of the intermediate and the results and the results here. All the results and the resul	at may be bried or sammal def in web sen and by such as be extent of 18.0 at horizont of 18.0 be and the sen and the sen around to any sen ar a result that main part 18.0 be and the sen around a sen around to any sen ar a result that main part 18.0 be and the sen around a sen around the sen around the sen around the sen around the sen around the	
COUNTY of     Doug ins       BE IT REMEMBERED, That on this     31st     day of December     A. D. 19     25. before me, a       Notary Public     in the alcressid County and State, came       D. Coen Byrn and Grace L. Byrn his wife       LS     to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same.       My Commission Expires on the 25     day of January     19     30     Geo N. Kuhne       Notary Public.     Notary Public.     Notary Public.     Notary Public.       EXELASE     I, the undersigned owner of the within mortrare, do hereby acknowledge the flue payment of the debt secured thereby, and authorise the Register of the significance of the within mortrare.	<pre>good and indefeas and that they will if it is agreed excitent and read of interactive compan- interactive compan- interactive compan- interactive companiis interactive companiis interactive companiis according to the to and by its with of first part shi or any oblightion of the first part shi or any oblightion of the first part shi independence of the building of the building of the companying of the oblightion of the oblightion of the oblightion of the oblightion of the oblightion of the oblightion of the</pre>	the entropy of the entropy of the theory of the entropy of the ent	eventual and agree 'at at the delivery hered they are seminances. "It has first shall at all these during the life of the life "the first part shall at all these during the life of the life of the second part, the loos, if any, make payable to full the pay one have bus the same there due and p of the second part, the loos, if any, make payable to of the second part, the loos if any mode payable to of the second part, with all histories a part of to of the second part, with all histories a part of the second part, with all histories are been and the second part, with all histories are been the second part, the the second part, with all histories are been highly a part of any immune or to discharge any taxes with a second part, with all histories are been highly a near or of it may not part the the the states been highly a second part." All the second part of the the second part of the second part of the second part of the second part expension in conduct the second part of the second part representatives, makings and successes of the restructed of the second part of the second part of the second part representatives, makings and successes of the restructed of the second part of the second part of the second part representatives, makings and successes of the restructed the second parts of the second part of the second part of the restructed parts representatives, makings and successes of the restructed the second parts of the second part of the second part of the second parts representatives, makings and successes of the restructed the second parts of the second part of the second part of the second parts representatives, and parts and parts of the second part of the second parts representatives, and parts of the second part of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts of the se	• the burdet ownerBot the premises the addition, pay all haves or assessments the result of the intermediate the intermediate and the result of the intermediate and the results and the results here. All the results and the resul	al may be bried or anomal deb is not but and by such a brain of 100 is brain of 100 is brain or of 100 is brain of 100	
Notary Public in the alorestid County and State, came     D. Coen Byrn and Grace L. Byrn his wife     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 subactibed my name, and affited my official scal on the day and year last above     written.     My Commission Expires on the 25 day of January 19 30 Geo W. Kubne     Notary Public     EELEASE     I, the undersigned owner of the within mortgage, do hereby acknowledge the foll payment of the debt secured thereby, and authorise the Register of	good and indefeas and that they all is a greed against and real e instructs. And in the the start is the start instruct. And in the the start is the start THIS GIUS accessing to the to and by its sums of meany ad- eff the start is the start is a start in the start is start in the start is a start in the start in the start in the start is a start in the start in the start is a start in the start in the start is a start in the start in	while ensite of inheritance therein, from and dear of all there is a set of the set of the set of the set of the set of the there is the precise of the set of the set of the set of the there is the precise of the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of t	eventual and agree 'at at the delivery hered they are seminances. "It has first shall at all these during the life of the life "the first part shall at all these during the life of the life of the second part, the loos, if any, make payable to full the pay one have bus the same there due and p of the second part, the loos, if any, make payable to of the second part, the loos if any mode payable to of the second part, with all histories a part of to of the second part, with all histories a part of the second part, with all histories are been and the second part, with all histories are been the second part, the the second part, with all histories are been highly a part of any immune or to discharge any taxes with a second part, with all histories are been highly a near or of it may not part the the the states been highly a second part." All the second part of the the second part of the second part of the second part of the second part expension in conduct the second part of the second part representatives, makings and successes of the restructed of the second part of the second part of the second part representatives, makings and successes of the restructed of the second part of the second part of the second part representatives, makings and successes of the restructed the second parts of the second part of the second part of the restructed parts representatives, makings and successes of the restructed the second parts of the second part of the second part of the second parts representatives, makings and successes of the restructed the second parts of the second part of the second part of the second parts representatives, and parts and parts of the second part of the second parts representatives, and parts of the second part of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts representatives and parts of the second parts of the second parts of the se	• the burdet ownerBot the premises the addition, pay all haves or assessments the result of the intermediate the intermediate and the result of the intermediate and the results and the results here. All the results and the resul	al may be bried or anomal de is used at a 19 to a branch are and by such a branch are and by such as branch are all to a such as a such are all a branch are all to a such as a such are all a branch are all to a such as a such are all a branch are all to a such a branch are all the probability of the all the all the all the all the probability of the all the all the all the probability of the all the all the all the all the p	
LS to me personally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto subscribed my name, and affited my official scal on the day and year last above written. My Commission Expires on the 25 day of January 19 30 Geo N. Kuhne Notary Public. ERELEASE I, the undersigned owner of the within mortrare, do hereby acknowledge the foregoing instrument and duly acknowledged the execution of the same.	good and indefeas and that they all is a greed against and real e interacts. And in it is a greed in the set. And in it is a greed in the first set which acceeding to the to and the set of the first set which or any objection of either buildings of the set of first set which is the main set pro- tion of the set of the set of the set of the set of the set of the	Markensen in Section 1971 1971 1971 1971 1971 1971 1971 197	evenant and agree 'at at the delivery hered they an exeminance. The first part shall at all these during the life of the in- the first part shall at all these during the life of the in- the first part shall be the shall be one of the second part, the look II ary, made paralle in of the second part, the look II ary, made paralle in of the second part, the look II ary, made paralle in of the second part, which are shall be one a part of the of the second part, which all here are a located at the the second part, which all here are a located at the second part, which all here are a located at the second part, which all here are a located at the second part, which is in determine a lower here here and are the second part. - of the second part - - are the second part - - are the second part - second the second part - - are	<ul> <li>the burdet ownerBot the premises all advances, pay all haves or ansemants the rest of statis interest adjusted for state torses to the part of the second part is traviable and is lowps and premises instand the induktioners, second by this inducts </li></ul>	at may be levied or sammed de in unit ann and by such as hereing our levies in hereing provided, then the rev and shall bere interest at DOLLARS, 12 abs to serve any sum or or want that may part. 199 Thirthe or may first hereing the day and year (SEAL) (SEAL) (SEAL)	
My Commission Expires on the 25 day of January 19 50 Geo N. Kuhne RELEASE I, the undersigned owner of the within mortrage, do hereby acknowledge the full navment of the debt secured thereby, and authorise the Register of	good and indefeas and that they all is a greed against and real e inverse or pass in trees. And in a the set. And in a the set to the first THIS Gills according to the to and the set of the end of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set	while ensite of inheritance therein, from and draw of all is revealed defored because against all partices and between the particle of the draw of all of the set of the there are the particle of all draws of all of the set of the second gravitation of the set of the set of the set of the second gravitation of the set of the set of the set of the there are the set of the set of the set of the set of the the set of the set of the set of the set of the set of the second gravitation of the set of the set of the set of the second gravitation of the set of the set of the set of the term and paylels to the part of the index of the set of the second by the said part of the set of	evenant and agree 'at at the delivery hered they are seminances. The first part shall at all these during the life of this . they are initial to an initial these during the life of this . they are initial to pay such as the second part of the of the second part, the loos, it any, make payable in the second part, the loos, it any, make payable in the payment of mail second to part at it of the sum of . . for the payment of mail second on each second on the the second part, with all interests are used at it is the second part, with all interests are part at it is the second part, with all interests are part at it is provided, and the oblightion constant therean lates of the second part, with all interests are in the second part, which it is inductive by the second on the 	• the bardel owner	at may be levied or sammed de in unit ann and by such as hereing our levies in hereing provided, then the rev and shall bere interest at DOLLARS, 12 abs to serve any sum or or want that may part. 199 Thirthe or may first hereing the day and year (SEAL) (SEAL) (SEAL)	
RELEASE	reed and indefeas and that they all is a greed against aid real e inverse corp and here's And in the there's And in the there's And in the man of measure and the the second second second second second second second second and the second sec	Market Control of Section Control of Section 2016     Section 2017	evenant and agree 'at at the delivery hered they are seminances. The first part shall at all these during the life of the in- they are stall like the below of the second part is of the second part, the loss if any, made paralle is of the second part, the loss if any, made paralle is if all to pay such is any when the same iters due and p if all to pay such is any when the same iters due and p of the sum of . 	<ul> <li>is bardel ownerBot the premises also advantage of the premises of the premises</li></ul>	at may be levied or samuel de in web are and by such as hereins or 120. It hereins our 120. It hereins provided, then the rev and shall beer interest at DOLLARS, 12.26., 1 she to serve any sum or or even that may part herein the start and part. 120 Therein or may first herein the start or parts of the problem or may first herein the start or parts of the problem of the start of the start o	M Prinas
Le the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Register of Deeds to enter the discharge of this mortgage of record. Dated this day of the secure date of the sec	root and indefeas and that they all is a greet against aid real e inverse corpan- its are a second and a second inverse corpan- its and in the first second and the second and a second and the second and a second and according to the to and the second and the first second and the first second and the second and a second and the second and the second and the second and the second and the second and the second and the second and the second and the second	Market and the series of	evenant and agree just at the delivery hered they are seminances. The first part shall at all these during the life of this . they are still liver the boling upon half . of the second part, the look    any, make paralle is of the second part, the look    any, make paralle is in the second part, the look    any, make paralle is of the second part, the look    any, make paralle is of the second part, with all interest second in the these most distances to paid shall become a part of it of the parameter of all second second second second for the parameter of all second second second second the second part, with all interest second in the second part, with all interest second in the second part, with all interest second its result is the second part, with all interest second its result is the second part, with all interest second its result is the second part, with a second second second second is the second part, with all interest second its result is the second part. . of the second part, . of a second part, . of the seco	is the burdet owner. Bot the premises the adventure, pay all takes or assessments the result of the second part is a strand exclusion of the second part is the second part is the second part is the second part is a strand to second a stra	at may be krist or assumed the in work may and by such a break may and by such as breaks and a star is break may and the result of the second at DOLLARS, it she to second are as a such that may part for the second at the second at the problem is second at the second at the second at the second a	
Stigel Bont Lawrence Canos	good and indefease and that they are it is a greed insurance on pass in the second second second second insurance on pass in the second second second second insurance on pass in the second se	The sense of inheritance therein, for an date of all there is a sense of inheritance therein, for and date of all there is a sense of the sense of a sense of the sense of the sense that all of the sense of the sense of the sense the sense that all of the sense of the sense of the sense the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the sense of the terms makes payable to the part My of the sense Douglass of the sense of the sense of the sense of the sense Nexes while REEOF, the part 10 sense of the sense Nexes of the sense of the sense of the sense of the sense Nexes while REEOF, the	evenant and agree 'at at the delivery hered they are seminances. The first part shall at all these during the life of this . they are initial layers be below and the second part, the look    any, make payshic is of the second part, the look    any, make payshic is infinite pay such tarms the size and here the area of a of the second part, the look    any, make payshic is informed to a second part, which all informs the area of the second part, which all inform of meany, carrented on the the second part, which all inform of meany, carrented on the the second part, which all inform of meany, carrented on the the second part, which all inform of the second part, which all inform and the second part, which is information of the second part, which is a second part, which is information of the second of the second part, which is information of the second part, which is a second part, which is information of the second is a second part, which is information of the second part, . of the second part, . of the second part, . of the second part, which is information of the second is a second part, which is information of the second . of the second part, . of the sec	is the burdet owner. Bot the premises the advectors, pay all takes or assessments the result of takes of the part. Y of the second part is the work and its heady said for said of the result of takes of the part. Y of the second part is the head of takes and the part of the index of the part	and may be bried or sammal def in web sets and a by such a breast of 100 100 LLAS. 100	s brings

ine

of rt,

ty