560 MORTGAGE RECORD 69

<form></form>		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
<form></form>		Edwin Swope		
Parade Strange       p		то	Ja & Wellman	
<pre>which and presty areas in the Course of Douglas</pre>	•	Frank Strong.	Register of Deeds.	
with the spectrations and all the ratio, this and interest of the sail part flag at the final part, building the sector of th	THI hundred an	d twenty seven between	January , in the year of our Lord, one thousand nine	.ų
With the superstreament and the relate, this and hence it is reached and spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the constraint of the spin and the relation is the spin and the relation is the spin and the relation of the spin and the relation is the spin and the relation of the spin and			· and State of Kansas ,	
with the separate name and with the number of the Config of the Sing of the Sing seven (157) known as 1545 Estimately street; lawrence, Kanasa.         with the separate name and the exits, this and increes of the sulp set for a site of the Sing of the Sing seven (157) known as 1545 Estimately street; lawrence, Kanasa.         with the separate name and the exits, this and increes of the sulp set for a site of the site of the subscreece of the site of the sit	Two Thou	usand and no/100	leration of the sum of DOLLARS, to them duly paid, the receipt of	
<pre>street, Lavence, Kanase.</pre>	to following		Douglas and State of Kansas, to-wit:	
And the said yest _ 16g of the first part d in the hyperbolic states of the provides above practicly, and states of a grant of an advectigation of the said part _ 12g in the state of a grant of			ndred eighty seven (197) known as 1345 Kentucky	
And the said yest _ 16g of the first part d in the hyperbolic states of the provides above practicly, and states of a grant of an advectigation of the said part _ 12g in the state of a grant of				
And the add pet 1.96 — of the first pet d here the mean and a gave that all the delivery larged during the mean and the permises always practed, and second at a permission of a line permission. The permission of the mean permission of a line permission o				
And the said yest _ 16g of the first part d in the hyperbolic states of the provides above practicly, and states of a grant of an advectigation of the said part _ 12g in the state of a grant of				
And the said yest _ 16g of the first part d in the hyperbolic states of the provides above practicly, and states of a grant of an advectigation of the said part _ 12g in the state of a grant of				
And the said yest _ 16g of the first part d in the hyperbolic states of the provides above practicly, and states of a grant of an advectigation of the said part _ 12g in the state of a grant of				
And the said yest _ 16g of the first part d in the hyperbolic states of the provides above practicly, and states of a grant of an advectigation of the said part _ 12g in the state of a grant of			· · · ·	
And the said yest _ 16g of the first part d in the hyperbolic states of the provides above practicly, and states of a grant of an advectigation of the said part _ 12g in the state of a grant of				
And the said yest _ 16g of the first part d in the hyperbolic states of the provides above practicly, and states of a grant of an advectigation of the said part _ 12g in the state of a grant of	with the appur	etenances and all the estate, title and interest of the said part 40	es of the first part therein.	
In the there are been used of the barry and the start is the start	And the sai	d part 108 of the first part do hereby covenant and agree that at	the delivery hereof they are the lawful owner	
Functions or graps y shall be perford and directed by the part of the second part, he part of the second part, he part of the second part, he part of the second part is the part of the second part of the second part is the part of the second part		on thate of inheritance therein, free and clear of all incumbrances,		
<pre>interest. And in the event that using at 105 with e into part child bin direct the first park and to the part of the event part of th</pre>				
the transmission basis of problem in the server of the first part is a first part of the indexteeness a part of the indexteeness, second by this indexteen, and shall be server at a marker period be a marker to increase it is provided. If the server is the second part, with all interest averaging there as a restrict of the second part, with all interest averaging there as a restrict of the second part, with all interest averaging there as a restrict of the second part, with all interest averaging there as a restrict of the second part, with all interest averaging there as a restrict of the second part, with all interest averaging there are availed being the second part of the first part is a restrict of the second part of the first part is a restrict of the second part of the first part is a restrict of the second part of the first part is a restrict of the second part of the first part is a restrict of the second part of the se	interest. And in th	we event that said part 10 S of the first part shall fail to pay such taxes a bas	loss, if any, made payable to the part y of the second part to the extent of its	
State of the terms of <u>000</u> or an attracting of grade of the payment of and num of money, exceeded on the <u>25</u> day <u>d</u> <u>January</u> <u>10.27</u> , <u>10.27, <u>10.27</u>, <u>10.27</u>, <u>10.27, <u>10.27</u>, <u>10.27, <u>10.27</u>, <u>10.27, <u>10.27</u>, <u>10.27, <u>10.27</u>, <u>10.27, <u>10.27</u>, <u>10.27</u>, <u>10.27, <u>10.27</u>, <u>10.27</u></u></u></u></u></u></u></u>	the rate of 10% frc THIS GRA	m the date of payment until fully repaid NT is intended as a mortgage to secure the payment of the sum of	torsame tees me que ator payatae and to keep naid premises insured as herein provided, then the aid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at	
The first gast shall all to may the same arrested in the information.       The first gast shall all to may the same arrested in the information.       The information of th	according to the ter and byit	trms of One certain written obligation for the payment of said sur ts terms made payable to the part of the second part with all in	m of money, executed on the 25 day of January 19 27	
In the manuar presented by has and can different and more applicable different index of the organized and have fit average in the manuar presented by have the different index of the organized and have fit average index of the organized and have fit averag	of the first part shal And this com	anced by the said part $\mathcal{Y}$ of the second part to pay for any insurance or to If all to pay the same as provided in this indenture reveance shall be void if such payment he made as herein specified, and the obligat which thereby, or interest therem, or if the taxes on said real evate are not nai- ented thereby, or interest therem, or if the taxes on said real evate are not nai-	distance any sum of	
nat above written.       Intervente togene in the degrade in the degrad	or if the buildings on	said real estate are not kept in as good repair as they are now, or if waste is compa	o contarge any taxes with interest thereon as berein provided, in the event that said part <b>108</b> ion contained therein fully discharged. If default be made in such payments or any part thereof is hern the same become due and payable, or if the instrume is not help tup, as provided herein	
Bernice Swope       (SEAL)         STATE OF       Kansas         County or       Douglas         BEIT REMEMBERED, That on this       25         day of       Jan.         A. D. 19       27, before me, a         Bernice Swope       in the aforesaid County and State, came         Edwin       Swope and         Bernice Swope his wife.       in the aforesaid County and State, came         Is       the me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of writter.         My Commission Expires ===== May 21       import 1927.         BELEASE       I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of day of Culoters         Dreds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of day of Culoters	in the mannet preser	ibed by law and end of the law and to have a receiver appointed to collect the ren	is in outside of herein fully discharged. If default he made in such payments or any part thereof is the risk suggestion of the subscription of the insurance is not here up, any provided herein, itted on and promises, then and payable, or if the insurance due and the sole is not remaining is indecture is given, shall insurdiately matters and become due and payable at the option of the stand herefore associate theorem — to take pression of the aid promises and the	
(SEAL) (SEAL) STATE OF Eansas COUNTY OF Douglas BEIT REMEMBERED, That on this 25 day of Jan. A. D. 19 27, before me, a BEIT REMEMBERED, That on this 25 day of Jan. A. D. 19 27, before me, a BEIT REMEMBERED, That on this 25 day of Jan. A. D. 19 27, before me, a BEIT REMEMBERED, That on this 25 day of Jan. A. D. 19 27, before me, a BEIT REMEMBERED, That on this 25 day of Jan. A. D. 19 27, before me, a BEIT REMEMBERED, That on this 25 day of Jan. A. D. 19 27, before me, a BEIT REMEMBERED, That on this 25 day of Jan. A. D. 19 27, before me, a BEIT REMEMBERED, That on this 25 day of Jan. A. D. 19 27, before me, a BEIT REMEMBERED, The attraction of the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same attraction of the same person. B who executed the foregoing instrument and duly acknowledged the execution of writter. My Commission Expires ===== May 21 day==1 [1927. 19 E.F. Huddloston Notary Public. 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 day of Culoters in the discharge of the site of the secure discover in the discharge of the secure discover in the discharge of the secure discover in the discove	in the manner preser overplus, if any ther- It is agreed b to, and be obligatory	itset by law and out of all moneys a rising from such sale to retain the amount the b ch shall be paid by the part making such sale, on demand, to the first y the parties hereto that the terms and provisions of this indenture and each and upon the heirs, executors, administrators, perpendirectorecalities, names and	ion contained therein fully discharged. If domain he much is much payments or any part thereof is the structure of the and payments, or if the immediate of the immediate therein is the the same beam one of the and payments and there are absolute and the while work therein is the same structure is the optimum of the same structure and the same structure and the same structure is given while the same structure is the same structure and the same structure is given by the same structure is the same structure and structure is the same	
STATE OF       Anisas         STATE OF       Anisas         COUNTY OF       Douglas         BE IT REMEMBERED, That on this       25         Anisas       In the aforesaid County and State, came         Edwin       Swope         Anisas       In the aforesaid County and State, came         Edwin       Swope         Errice       Swope         Is       to me personally known to be the same person         IN       WITNENS         WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written.         My Commission Expires       May 21         Is       the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the dekt secured thereby, and authorize the Register of day of         Deeds to enter the disknarge of this mortgage, do hereby acknowledge the full payment of the dekt secured thereby, and authorize the Register of day of         Deeds to enter the disknarge of this mortgage, do hereby acknowledge the full payment of the dekt secured thereby, and authorize the Register of         Deeds to enter the disknarge of this mortgage, do hereby acknowledge the full payment of the dekt secured thereby, and authorize the Register of	in the manner preser overplus, if any ther- It is agreed b to, and be obligatory	itset by law and out of all moneys a rising from such sale to retain the amount the b ch shall be paid by the part making such sale, on demand, to the first y the parties hereto that the terms and provisions of this indenture and each and upon the heirs, executors, administrators, perpendirectorecalities, names and	is a contained therein fully dividented. If default is not a payments or any part thereof is the the same because of the more stability of the same stability and the provided herein, is individure a first encode and any share the option of the individure first encode and may also be the same of the same stability of the same st	
Country or       Douglas       ss.         BE IT REMEMBERED, That on this       25       day of       Jan.       A. D. 19       27., before me, a         Notary Public       In the aforesaid County and State, came       Edwin Swope and       Bernice Swope his wife.         IS       to me personally known to be the same person       5 who executed the foregoing instrument and duly acknowledged the execution of the same subscribed my name, and affixed my official scal on the day and year last above My Commission Expires and May 21       day of 1927.       19       E.F. Huddloston         Notary Public.       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 day of Culoster       10 M S	in the manner preser overplus, if any ther- It is agreed b to, and be obligatory	itset by law and out of all moneys a rising from such sale to retain the amount the b ch shall be paid by the part making such sale, on demand, to the first y the parties hereto that the terms and provisions of this indenture and each and upon the heirs, executors, administrators, perpendirectorecalities, names and	ins restance therein fully dislarged. If decay he made in such payments or any part thereof does not be an increase the and payments of all the entry is not pay and provided herein, is don't use a given such as the convergence shall be convergence on the such as the option of the standard benefits accruing therefrom; and to such the costs and charge incident the entry on the such as the such as the such as the such as the cost and charge incident therefore, and the such as the such as the such as the cost and charge incident therefore, and the such as the such as the such as the such as the such as the such as the increase of the respective partice benefits accruing therefore shall extend and inure accreases of the respective partice benefits as and shall shall be as the day and year Edwin Swoppe	
BE IT REMEMBERED, That on this       25       day of Jan.       A. D. 19       27, before me, a         Motary Public       In the aforesaid County and State, came       Edwin Swope and         Bernice Swope his wife.       It         Its       Its erronally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above My Commission Expires are in May 21         My Commission Expires are in May 21       import 1927.         Its       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 day of Culoter 1945.	in the manner press overplax, if any ther overplax, if any ther to, and be obligatory IN WITN last above writte	the typ has and out of all money an inflative in more very appendix to only the the rest test of p has and out of all money and the second se	is a certained therein fully delatered. If default is not a payments or any part thereof is a certained therein fully delatered. If default is not a payment or any pay is provided herein is a certain of the certain of the certain is a certain of the set of the certain of the atomic background is a certain of the certain of the set of the set of the atomic background is a certain of the certain and charge incident therefore, and the neural of prime's network used in the certain and charge incident therefore, and the pay of the certain certain of the certain and charge incident therefore, and the devey obligation therein certains, and all section architectures the day and year hereunto set the <b>in</b> hand <b>B</b> and seal <b>B</b> the day and year Edwin Swope (SEAL) Bernica Swope (SEAL) (SEAL)	
IS the personally known to be the same person. E who executed the foregoing instrument and duly acknowledged the execution of IN WITNESS WHEREOF. I have hereunto subscribed my name, and affixed my official scal on the day and year last above My Commission Expires are in May 21 in the foregoing instrument and duly acknowledged the execution of 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 Dreds to enter the discharge of this mortgage of record. Dated this	in the manner press overplax, if any ther It is agreed to obligatory It is agreed to obligatory IN WITT last above writte	Het by he and out of all money an inflation is never appendix to only the thermal sector appendix to be first the sector of the sector appendix to be first to be determined by the parties berefor that the torthy and previous and instantial versions and its sector appendix to be determined by the thermal sector appendix to be determined by the parties berefore that the torthy appendix to be determined by the part torthy appendix to be determined by the parties berefore that the torthy appendix to be determined by the part torthy appendix torthy a	is a certained therein fully delatered. If default is not a payments or any part thereof is a certained therein fully delatered. If default is not a payment or any pay is provided herein is a certain of the certain of the certain is a certain of the set of the certain of the atomic background is a certain of the certain of the set of the set of the atomic background is a certain of the certain and charge incident therefore, and the neural of prime's network used in the certain and charge incident therefore, and the pay of the certain certain of the certain and charge incident therefore, and the devey obligation therein certains, and all section architectures the day and year hereunto set the <b>in</b> hand <b>B</b> and seal <b>B</b> the day and year Edwin Swope (SEAL) Bernica Swope (SEAL) (SEAL)	
written. My Commission Expires while May 21 dwwef 1927. 19 E.F. Huddloston Notary Public. 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 day of Curlober 1945	in the manner press overplax, if any ther overplax, if any ther to, and be obligatory IN WITT last above writte	Heat by he and out of all money an inflat reaching and out a provide a finite field to be determined to a set of the set of th	is a certained therein fully delatered. If default is not a payments or any part thereof it default and promises, then this convyance shall become about a strict up a strict provided herein it default and promises, then this convyance shall become about a strict up as the provided herein it default and promises, then this convyance shall become about a strict up as the provided herein at and become the strict provided herein the provided and payable and the more default of the provided herein the provided herein and therein at and become the strict provided herein the provided herein and the more default of the provided herein the provided herein and the payment of the provided herein the provided herein and therein and the devery delation therein contained, and all benefits arcruing therefore shall extend and mure hereunto set the prime herein and all benefits arcruing therefore shall extend and inver- Edwin Swope (SEAL) Bernice Swope (SEAL) (SEAL) (SEAL) day of Jan. A. D. 19 27, before me. a	
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 Dreds to enter the discharge of this mortgage of record. Dated this and the debt secured thereby, and authorize the Register of day of Chole payment of the secured thereby and authorize the Register of the day of Chole payment of the discharge of the secured thereby and authorize the Register of the day of Chole payment of the discharge of the day of Chole payment of the day of the day of Chole payment of the day of	in the maner parse overplas, if any ther T is agreed to the addition in the interface of the addition in the interface of the addition in the maner parse in the addition in the add	Kansas       )ss.         Douglas       )ss.         Douglas       )ss.         De IT REMEMBERED, That on this       25         Notary Public       in the first wife.	in a restance therein fully delatered. If default he made in more payments or any part thereof it default and promises, then this convyance shall become absolute and the shall be an in the same benefits and the shall be an in the same benefits and the shall be an interval at and because the shall be an interval because and the shall promises and all the more shall be an interval be an interval be and the same shall be and more shall be an interval be and the same shall be an interval the same benefits accruing therefore, and all benefits a cruing therefore shall extend and interval payments of the same shall be an interval be and shall be as and the same shall be and accruing the same shall be an interval be and the same shall be as and the same shall be assoluted and the same shall be assoluted as and the same shall be assoluted and the same shall be assoluted as a shall be accruent on set the similar beam shall be assoluted as a shall be default and the same shall be assoluted as a shall be assoluted as a shall be associated as a shall be assoluted as a shall be assoluted as a shall be default as a shall be assoluted as a shall be assoluted as a shall be accruent on set the similar beam shall be assoluted as a shall be default as woppe (SEAL) Bernice Swoppe (SEAL) (SEAL) day of Jan. A. D. 19 27, before me, a a saferesaid County and State, came Edwin Swope and	
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of day of Outober 1045	in the maner parse overplan, if any ther is, not is to digatory IN WITH last above writte STATE OF COUNTY OF	Heat by he and out of all manys and all the Knowled spherical conduct the ref.         Heat by he and out of all manys and all restricts and the first base work the first point he bring, restricting and mail restriction of the first point he bring, restriction, and mail and restrictions and mail and restrictions and the first point he bring, restriction, and mail and the first point he bring, restriction, and mail and the first point he bring, restriction, and the first point he bring.         Kansas       Jass         Douglas       Jass         BE IT REMEMBERED, That on this       25         Notary Public       in the Bernice Swope his wifco.         to me prevenally known to be the same person.       s who are the same person.         WITNENS WHEREOF, I have bereauto subsection.       written.	in a methane therein help declared. If declared her node in each payments or any part thereof it declares and permises, then this convyance shall be reade in each payments or any part thereof it declares and permises, then this convyance shall be reade and rayable the shall be readed it declares and permises. The shall be readed and the shall permises and all the model of permises and the ready shall be readed as a shall be readed as and the shall be readed at and be readed as exclude the readed and the reade and the shall be readed at and be readed as exclude the readed and the reade and the shall be readed at and be readed as exclude the readed and the readed and the shall extend and the readed of the readed and the reade and the readed and the readed at and be readed as exclude the readed and the readed and the readed and the readed of permises and the readed and the reade and the readed and the readed and the readed of the respective part the readed and the readed and the readed and the readed the readed as the readed as a shall be readed as a readed as the readed and the readed of the respective part the readed as a readed as a readed as a readed readed the respective part the readed as a readed as a readed as a readed readed the readed as a readed readed the readed as a readed readed the readed as a readed as a readed of Jan. A. D. 19 27, before me, a readed of Jane and Fermi Swope and readed County and State, came Edwin Swope and readed county and a flixed my official as a readed as a readed as a readed as the readed as a readed as readed as a read	
Mary E. Strong Mortgagee. Owner.	in the maner parse overplan, if any ther is, not is to digatory IN WITH last above writte STATE OF COUNTY OF	Kansas       )ss.         Douglas       )ss.         Douglas       )ss.         Douglas       )ss.         Douglas       )ss.         Where the state of the state of the indext state of the index state of the indext stat	<pre>ins notance therein half defatered. If default is not a payment or any part therein the notance to the and payment of the many same shall be read or and the baby same many instruction is provided. The there is not a payment of the part therein the notation is provided in the ready same shall be read and payment or any part therein as and be read a provided in the read same and be read and payment or any part therein as and be read a provided in the read same and be read and payment or any part therein as and be read a provided in the read same and be read as a payment or any part therein as and be read a payment on the read and payment on the payment of the read of provided in the read same and be read as a read in the read and intro- to encounted the respect payment of the payment of the payment of the read of provided the read and and all berefit as arreing therefore thall extend and intro- ber of the respect payment of the read and same and the payment of the payment is the read of the respect payment of the payment of the payment of the read of the respect payment of the read and same and the payment of the payment of the read of the respect payment of the read and intro- ber of the respect payment of the read and intro- ber of the respect to payment of the read and intro- e down of the respect to payment of the read and intro- read of the respect to payment of the read and intro- e adores and County and State, came Edwin Swopp and read of the foregoing instrument and duly acknowledged the execution of rithed my name, and affixed my official scal on the day and year last above 1927. 19 E.F. Huddlaston Notary Public.</pre>	
	In the manner process everyplace if any there everyplace in the second second to show the second second second I as the second second second second Country of LS	Kansas       }         Douglas       }         BE IT REMEMBERED, That on this       25         Notary Public       in the Series         Be IT REMEMBERED, That on this       25         Notary Public       in the Series         Be IT REMEMBERED, That on this       25         Notary Public       in the Series         Morary Fublic       in the Series         Morary Fublic       in the Series         Morary Series       in the Series         Morary Fublic       in the Series         Morary Fublic       in the Series         Morary Series       Mission to be the same person = 5 who the series         My Commission Expires       series         My Commission Expires       series         RELEAS       Series         Stigged owner of the within mortgrage, do berder advandered to the series	bis extended therein fully declared. If declared is not payments or any part thereof it declared is the the absorber of the absorber part of the payments of any pay it hereof it declared is the the absorber of the absorber part of the pay is the part of the pay is the pay is the pay is the part of the pay is the part of the pay is the pay is the part of the	
	in the manner process everyplay, it any ther everyplay, it any ther everyplay, it any ther to, and the approved to approve written STATE OF COUNTY OF LS	Kansas       }         Douglas       }         BE IT REMEMBERED, That on this       25         Notary Public       in the Series         Be IT REMEMBERED, That on this       25         Notary Public       in the Series         Be IT REMEMBERED, That on this       25         Notary Public       in the Series         Morary Fublic       in the Series         Morary Fublic       in the Series         Morary Series       in the Series         Morary Fublic       in the Series         Morary Fublic       in the Series         Morary Series       Mission to be the same person _ 5 who         My Commission Expires       series         My Commission Expires       May 21         Series       Series         RELEAS       Series	in a catalance therein half delagend. If default is made in such payments or any part thereof the de and provides, then this convyance shall be reade in each payment of any pay therein the density of the second state of the second bears of the second data the state of the second state of the second state of the second data the state of the second state of the second state of the second data the state of the second state of the second state of the second state of the state of the second state of the second state of the second state of the state of the second state of the second state of the second state of the second state of the state of the second state second thereby, and authorize the Register of state of the second state of the second state of	