MORTGAGE RECORD 74

Reg. No. 2987 Fee Paid, \$ 3.75 161

<form><form><form><form><form><form></form></form></form></form></form></form>	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the25	
<form></form>		Oct A. D. 19 27 at 8:50 'A.	M. A. A.
Index and the start is a set in the start is in a start is a start	D. Coen Byrn		
	hundred and twenty seven between		usand nine
<form><form></form></form>		and State of Kansas	
<form></form>	Fifteen Hundred and no/100 which is hereby acknowledged, ha.Ye sold, and by this indenture do	ion of the sum of	recipt of
<form></form>			
<form></form>	김 전문에 가슴을 수 없는 것이 같아? 정말한 상태에서 수 있었다.		
As the wall per L de 3's the fort per do how yowned and gree that a the doiney how here he here 3's and per marked a per set of a per set indefendent enter of doring the doine in the set of doine have If the seed per to be not a period, and a period of doine here If the seed per to be not a period, and a period of doine here If the seed period is the the period of doine here If the seed period is the the period of doine here If the seed period is the doine doine If the seed period is the doine doine If the seed period is the doine doine doine doine doine doine doine the doine doine a set of the heldedones, seed the doine doi	Thence west 50 feet to the point of begin	ning.	
As the wall per L de 3's the fort per do how yowned and gree that a the doiney how here he here 3's and per marked a per set of a per set indefendent enter of doring the doine in the set of doine have If the seed per to be not a period, and a period of doine here If the seed per to be not a period, and a period of doine here If the seed period is the the period of doine here If the seed period is the the period of doine here If the seed period is the doine doine If the seed period is the doine doine If the seed period is the doine doine doine doine doine doine doine the doine doine a set of the heldedones, seed the doine doi			
As the wall per L de 3's the fort per do how yowned and gree that a the doiney how here he here 3's and per marked a per set of a per set indefendent enter of doring the doine in the set of doine have If the seed per to be not a period, and a period of doine here If the seed per to be not a period, and a period of doine here If the seed period is the the period of doine here If the seed period is the the period of doine here If the seed period is the doine doine If the seed period is the doine doine If the seed period is the doine doine doine doine doine doine doine the doine doine a set of the heldedones, seed the doine doi			
As the wall performs that degree is any short we remain and areas that is the deformation of the performance of the permise short period. The period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of t			
As the wall performs that degree is any short we remain and areas that is the deformation of the performance of the permise short period. The period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of t			
As the wall performs that degree is any short we remain and areas that is the deformation of the performance of the permise short period. The period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of the mathematical is a period of the period of t			
A dot due mai per d. Gef 4 due for pur da hereignes encounts out arese that at the delivery hered. "Likey Ares be hered encours . Both premises along parted, and in the format of a point interference there are all minimum encourses and and thereachers." If a point on the interference the latter per the level and the pression of the point is all there are all there are all there are are are all there are are are al			
A dot due mai per d. Gef 4 due for pur da hereignes encounts out arese that at the delivery hered. "Likey Ares be hered encours . Both premises along parted, and in the format of a point interference there are all minimum encourses and and thereachers." If a point on the interference the latter per the level and the pression of the point is all there are all there are all there are are are all there are are are al			
As the main pure 1.65 of the form pure interpretation targers that at the delivery law-1. Likely ArG the law form the main of the provide mark of the delivery law form the main of the delivery law form the law form the main of the delivery law form the law form the main of the delivery law form the law form the main of the delivery law form the law form			
<pre>index of a pool and indexelse entrop of informations during the output of all formations. The speed format is made bends to some space all space and the pool and the basis provided to the provide of the provide</pre>			
The is great lettere the protect barre to the top tend 262 of the fars prant what a all times during the letter type all tarse or a manuality tail and practice for the tends of the second pract (barred) or the second pr			manted, and
<pre>nd by sch meaners engage at able operiod and dented by the part of the second part, the but, main, main pack to the pert</pre>	It is agreed between the parties hereto that the part_1CBof the first part shall at all		
bega provided, then the part	and by such insurance company as shall be specified and directed by the part of the second pu	rt, the loss, if any, made payable to the part of the second part to th	e extent of
Pitteen Eundred and no/100 POLLARS, rescription to the sourd - 000 Pollars, rescription to the sourd - 000 Pollars, rest by - 152			
Bed by	Fifteen Hundred and no/100		DOLLARS,
nature and becaue dos and payable at the equino of the holder beced, without natice, and the nature provided by the and to have any one are more appreciate to caller the angle and all the intervents there in the nature provided by the and of the and provide the enter the nature of the angle payable at the equino of the and provides and all the enters are there are provided by the part 1. Angle gost has the enter	 and by terms made rayable to the part of the second part, with all is sums of money advanced by the said part of the second part to pay for any insurance	terest accruing thereon according to the terms of said obligation and also to secure or to discharge any taxes with interest thereon as herein provided, in the event	any sum or that said
nature nal becaue de ant payake at the equite of the holder hered, without noise, and it had it half is hard for the and part y. of the second periods of the ad periods and it is bed for the and periods. The second period is and the deformation of the address and aff the important there is an it has not been and the mean reprovided by her and to have a period and the mean reprovide the second period. The second period is and the deformation of the address and affine there is an iteration is and the deformation of the address and periods and the events of the second period. The second period is and the second period is and the second period. The second period is a second period. The second period period is a second period. The second period period period period period. The second period peri	part. 10 for the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such aparent be made as herear precision, and the part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real up as provided herem, or if the buddings on said real scats are not here in an a good pressir as	obligation contained therein fully discharged. If default be made in such payme state are not paid when the same become due and payable, or if the insurance is they are now, or if waste is committed on sail premiser, there this convergence of	nia or any a not kept all become
ind in the steel by the prevention of the large state and the dependent where the prevention is the dependent of the steel between the steel and state and and state and state and and st	nature and become due and payable at the option of the holder hereof, without notice, and and benefits account to take possession of the mail premises and all the improvements the and benefits account therefron; and to sell the premises hereby granical, or any part thereof, around then unvalid of noticinal and interact to rethere with the cost and between the interact the set with the cost and between the set of th	it shall be lawful for the said part. Y of the second part . seon in the manner provided by law and to have a receiver appointed to collect a the manner prescribed by law and out of all moverys arrarg from such sale to	the rents retain the
above written. Jesse L. Harris (SEAL) Hazel I. Earris (SEAL) STATE OF_Kansas (SEAL) (SEAL) STATE OF_Kansas (SEAL) (SEAL) (It is agreed by the parties berto that the terms and provisions of this indentity and and inner to, and be obligatory upon the heirs, executors, administrators, personal representa- IN WITNESS WHEREOF, The part1es of the first part ha		year last
(SEAL) (S	sbove written.		
STATE OFKansas		Hazel I. Harris	(SEAL)
STATE OFKansas	11.0		sector of the
COUNTY OF Douglas			(SEAL)
BE IT REMEMBERED, That on this 24th day of October A. D. 19 27 before me, a Notary Public in the aforessid County and State, came Jesse L. Harris - and Hasel I Harris - his wife to me personally known to be the same personall whe accusted the foregoing instrument and duly acknowledged the execution of his WTINESS 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 day of	이는 것 같은 것 같은 것 같은 것이 있는 것 같은 것은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 않는 것이 같이 많이 많이 있다.		
LS	BE IT REMEMBERED, That on this 24th		ore me, a
or the NEWTYPESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above mittee. My commission capires on the 25 day of January 19_30 			execution
Geo To Kuhne Notary Public Tris Release was written Release was written Schwarz Schwar	IN WITNESS WHEREOF, I have hereunto above written.	subscribed my name, and affixed my official seal on the day and	year last
RELEASE with writin	all commission expires on the -2	Geo T. Kuhne	Public
	RELE		was written
., 11 Deeds to enter the discharge of this montgage of reard. Dated this for day of Click M. Norwy Mortgage. Owner. 9 12			rgister of Mor tgage
Mortgage, Owner, 19 File	 Deeds to enter the discharge of this morigage of record. Dated this fun	alice M. Harvy	the day
		Mortgagee.	Owner. 19