MORTGAGE RECORD 74 Reg. No. 3009 Fro Paid & 6.00

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
Claude M. Har	mie et el.	This instrument was filed for record on the 5 day of
CIHULE M. HAT	TIB Et al.	Nov A. D. 19.27, st. 9:20 A. M.
		deal (e Willman. Register of Deeds.
Merchants L.	& Sav. Bank	By
THIS INDENT	URE, Made this first day of	November in the year of our Lord, one thousand nine
undred and twe	nty seven between	
	ude M. Harris and Maude P. Har	
Lawrence	in the County of	Douglas and State of Kansas an and Savings Bank, Lawrence, Kansas
artEB. of the fir	st part, and	part.y of the second part.
wenty four hu which is hereby ack		DOLLARS, to then duly paid, the receipt of re do
Be	ginning twenty (20) rods west	of the northeast corner of the southeast quarter $(\frac{1}{4})$ of
th	e southwest quarter $(\frac{1}{2})$ of sec	tich one (1) Township Thirteen (13) of range nineteen (19)
	Constant of the state of the state of the	
		e running west sixty (60) rods; thence running south
Fo	rty (40) rods; thence running	east sixty (60) rods; thence running north forty (40)
ro	ds to the place of the beginni	ing, all in Douglas County, Kansas.
		전 영상 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전
And the soid part1	es and all the estate, title and interest of the a EB_set the first part do bereby covenant and ap feasible estate of inheritance therein, free and clear of all is	ree that at the delivery hereof they are the lawful owner 8 of the premises above granted, and
And the soil park and one soil and additional the soil of the soil of the soil of the the soil of the soil of the soil of the mean of the soil of the soil of the mean of the soil of the soil of the control of the soil of the soil of the control of the soil of the control of the soil of the soil of the soil of the control of the soil of the soil of the soil of the soil of the control of the soil o	E8. of the first part do hereby covariant and a generation of the family entropy of the second of the secon	res that at the delivery hereof they Are the hierd owner 8 of the premises above granted, and incombane
And the soil part and the soil part and on the soil and the list grand between several against soil or interest. An interest. An interest. An interest. An interest. An interest. An interest. An interest. An interest and shall be reading to the terms of dry 118 GIANT is in or finite of all ANT is in the finite of the interest	E8. of the first part do hereby covariant and a generation of the family extra the therein, free and down of the standard of the standa	res that at the delivery hereof they Are the hierd owner 8 of the premises above granted, and incombutes incombutes incomb
And the soil part and the soil part and on the soil and the list grand between several against soil or interest. An interest. An interest. An interest. An interest. An interest. An interest. An interest. An interest and shall be reading to the terms of dry 118 GIANT is in or finite of all ANT is in the finite of the interest	E8. of the first part do hereby covariant and a generation of the family extra the therein, free and down of the standard of the standa	res that at the delivery hereof they Are the hierd owner & of the premises above granted, and incombutes - main therets. The second
And the soil park and the soil park it is agreed between seed action to air of the solution of the solution interest. As the solution of the solution of the solution of the solution of the solution of the solution of the solution of the soluti	E8.— of the first part do hereby covenus and an example of the first part do hereby covenus and an example of the first part and direct dotter and against all protects reading hereby dotter parts that here parts hereby dotter and the parts hereby that the part 168 of the first part rests when the same becomes due and payable, and the parts pays a shall be expected and directed by the part of the direct part 168 of the first part pays a shall be expected and directed by the part of the direct part and payable the expected part may pay will take an an interest at the nike of 165 from the direct of payment interests when we are payed by the same becomes a pay will be an an TWENCY FOUR . Furthing and the pay and the pay of the direct of pays and the pays and the pay and the pay of the pay of the pays and the pay of the pay of the pay will be and pays and the pay of the pay	res that at the delivery hereof they Are the hierd owner 8 of the premises above granted, and incombutes incombutes incomb
And the soil park and the soil park it is agreed a good and ided of that they will warman to agreed between seed action wait of interest. An interest. An interest	62. of the first part do hereby covenus and any finality contains of influentiates therein, free and denot of all and defined the same arguing at grantest particular matrix particular and the particle berefore that the particle berefore the particle berefore the particle berefore the particle berefore the part of the first part is the first part of the first part is the	res that at the delivery hereof they Are the hierd owner & of the premises above granted, and incombutes - main therets. The second
And the soil park and the soil park it is agreed before seed action to if our interest. As the sub- transmission of the soil interest. As the soil before the soil of the soil interest. As the soil of the soil interest of the soil interest of the soil of the soil of the soil	62. of the first part do hereby covenant and a generative of inferentative therein, free and four of all and defend the same arguing at protein sensing herein of the parties herein that the part 162. of the first part restar herein the same becomes due and papable, and the parts herein that the part 162. of the first part restar herein the same becomes due and papable, and the part 162 of the first part is the same becomes due and papable, and the part 162 of the first part is the same becomes due and papable the part of the first part 162 of the part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162	res that at the delivery hereof they AFC the hierd owner & of the premises above granted, and them have a main there is a subscription of the other in the infection provide the main of the other is a subscription of the provide the main of the other is a subscription of the provide the main of the other is a subscription of the provide the main of the other is a subscription of the provide the main of the other is a subscription of the provide the provide the other is a subscription of the provide the subscription of the provide the main of the other is a subscription of the provide the subscription of the provide the provide the provide the provide the other is a subscription of the provide the subscription of the provide the provide the provide the other is a subscription of the provide the provide the subscription of the provide the provide the subscription of the subscription of the provide the subscription o
And the soil park and the soil park at his agend and ided at has they will warms this agend leaven seed achieves and achieves interest. An interest. An interest. An interest and and the warms are son interest. An interest and and the son and achieves interest. And and the son and achieves interest. And and the son and achieves interest. And and the son and achieves and the son and the solar and the solar and the solar and the solar and the solar and the solar and the solar and the solar and the	62. of the first part do hereby covenant and a generative of inferentative therein, free and four of all and defend the same arguing at protein sensing herein of the parties herein that the part 162. of the first part restar herein the same becomes due and papable, and the parts herein that the part 162. of the first part restar herein the same becomes due and papable, and the part 162 of the first part is the same becomes due and papable, and the part 162 of the first part is the same becomes due and papable the part of the first part 162 of the part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162 of the part 162 of the first part 162	res that at the delivery hereof they. Are the hard d wave 8 of the premises above granted, and incombanes interests. In the delivery hereof the of this indicatives, pay all takes or assessments that may be levied or and there of the present of a state there is a the of this indicatives, pay all takes or assessments that may be levied or and there of the present of the hard fragment of the state when the same become due and rayable and to here and presents in merel as a discussion or private of a state states when the same become due and rayable and to here and presents interest as the indicative result of the indicatives a part of the indications, second by the state states are not one of the first day of November
And the soil park and the soil park at his agend and ided at has they will warms this agend leaven seed achieves and achieves interest. An interest. An interest. An interest and and the warms are son interest. An interest and and the son and achieves interest. And and the son and achieves interest. And and the son and achieves interest. And and the son and achieves and the son and the solar and the solar and the solar and the solar and the solar and the solar and the solar and the solar and the	62. of the first part do hereby covenant and a granthe estate of inferentation therein, hereby covenant and a granthe first parts where here one is a granth of granthe estate is here here one is a granthe first part is a second at parable, and the parts hereto that the part 168 . of the first part states when the same becomes due and parable, and the parts parable to same parable by the part of the dist of the first part states when the same becomes due and parable. The part 1.00 for the first part of the first part is a state of 165 from the disk of parameters in write obligation for the first part of the same to the first part of the same to the first part of the same to the first part of the first part of the same to the same to the first part of the same to the first part of the same to the	ree that at the delivery hereof they Are_the hierd owner & of the premises above granted, and incombanes into there is a the delivery hereof is the of this indexture, pay all takes or assessments that may be levied or at they. Fill e-pt the hudding upon and relate income again for and torses is now here is a the e-cool part to host. If any, make spaths to the part
And the soil park and the soil park at his agend and ided at has they will warms this agend leaven seed achieves and achieves interest. An interest. An interest. An interest and and the warms are son interest. An interest and and the son and achieves interest. And and the son and achieves interest. And and the son and achieves interest. And and the son and achieves and the son and the solar and the solar and the solar and the solar and the solar and the solar and the solar and the solar and the	62. of the first part do hereby covenant and a granthe estate of inferentation therein, hereby covenant and a granthe first parts where here one is a granth of granthe estate is here here one is a granthe first part is a second at parable, and the parts hereto that the part 168 . of the first part states when the same becomes due and parable, and the parts parable to same parable by the part of the dist of the first part states when the same becomes due and parable. The part 1.00 for the first part of the first part is a state of 165 from the disk of parameters in write obligation for the first part of the same to the first part of the same to the first part of the same to the first part of the first part of the same to the same to the first part of the same to the first part of the same to the	re that at the delivery hered 'they' Are_ the hierd over 8 of the premies above grantel, and incombanes incombanes in the rest of the set of the inductives, pay all takes or assessments that may be brief or that 'they'. Fill bey the buildings upon and rest rest are sensed to be and transfer the set of the s
And the soil park and the soil park it is a good and ided of that they will warnes and a solution will be a mean and the solution of the solution interest. As the solution of many stream of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the so	E8.6 If the first part do hereby reveaust and see familie exists of inflerintance therein, free and derived the same actions in 1705 meridian different batt the particle service that has an exist at all parts in the same becomes due and partshe, and the parts between that and part 168 of the first part of the same parts at the same becomes due and partshe in the same becomes and the s	res that at the delivery hereof they AFC the hierd owner & of the premises above granted, and incombanes internet. The state of the indicative provide the state of the premises above granted, and the state state of the state o
And the soil park and the soil park it is a good and ided of that they will warnes and a solution will be a mean and the solution of the solution interest. As the solution of many stream of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the so	E8. of the first part do hereby covenant and an facial the states of inferentiates therein, free and four of all is and facial the states of inferentiates therein the same becomes due and payable, and the parties berto that the part 108 . of the first part exists when the same becomes due and payable, and the part 108 . For the same becomes due and payable, and the part 108 . For the same becomes due and payable the second part may pay will be as an and the part of the first part of the first part of the same becomes due and payable. The second part may pay will be as an and the payable to the part of the first part of the same becomes and the payable to the part of the same provided in the index of the same becomes and the same becomes and the payable the the premise part of the same becomes and the payable the the premise part of the same becomes and the payable the the premise part of the same becomes and the payable the the premise part of the same becomes and the payable the the premise part of the same prevised of the same previ	res that at the delivery hered 'they' AFC the hards over 8 of the premises above granted, and incombanes

167