MORTGAGE RECORD 74

Reg. No. 3011 Fee Paid, 8 2.50 \$ 169

	THE REPORT OF THE PARTY OF THE	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the
In the sequences on add the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences are add the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences are add the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences and all the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences are add the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences are add the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences are add the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences are add the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences are add the costs gliced airms of the skip and X of the form them. where a graves are add the costs gliced airms of the skip and X of the form them. The sequences are add the costs gliced airms of the skip and X of the form them. <td rowspan="4"></td> <td></td> <td>Nov A. D. 19 27, at 4:30 P. M.</td>			Nov A. D. 19 27, at 4:30 P. M.
<pre>the design of the Dirich series in the Compt of the Series is a control of the Series is a contro</pre>		Law. Nat'l Bank	Register of Deeds.
<pre>nmt</pre>		hundred and twenty seven between	mber
<pre>With users and all the code, which and the output of the output of the providence in the code output of the o</pre>		of Lawrence in the County of Douglas part. y. of the first part, and The Lawrence National	1 Bank
<pre>in Block 5, in Backell Place an addition all in the city of Larrence, Durgles County Kanas.</pre>		One Thousand and no/100 which is hereby acknowledged, ha. B. sold, and by this indenture do	eration of the sum of
		한 것 같은 것 같은 것 같은 것 같은 것은 것을 잘 못 하는 것을 가 있다.	
<pre>vide sequences and all de cente, the and instruct of the sill part of the first part therm:</pre> <pre>vide sequences and all de cente, the and instruct of the sill part of the first part therm:</pre> <pre>vide sequences and all de cente, the and instruct of the sill part of the first part therm:</pre> <pre>vide sequences and all de cente, the and instruct of the sill part of the first part therm:</pre> <pre>vide sequences and all de cente, the and instruct of the sill part of the first part therm:</pre> <pre>vide sequences and sequences a</pre>			
And the set part y		nellogo.	
And the set part y			
And the set part y			
And the set part y			
And the set part y			
And the set part y			
And the set part y			
And the set part y	2월 5일 환경		
And the set part y			
And the set part y			
And the set part y			
And the set part y	0		
And the set part y			
And the set part y			지수는 것이 아파 가지 않는 것이 아파 가지 않는 것이 없다.
And the set part y	目目間目的		
And the set part y		with the annurtenance and all the estate title and interest of the said nart	t V of the first part therein.
<pre>suid of a point and instandie during of allorithmics during for tool doer of all instandards</pre>			
The second between the price hores that the type T	Ser Barris - and		
<pre>reveal gap and red not not be the max become due and parket, here his her PATL _ to be indicing upon and red notes is not a parket may may the upon hereaves compared here the result is and park of the result. The PATL _ to be indicing upon and makes the max beam here if the hereaves, here if the integration of the park of the notes of the result is the hereave integration of the integration of the integration of the park of the notes of the integration of the park of the notes of the integration of the park of the integration of the park of the pa</pre>		and that they will warrant and defend the same against all parties making lawful claim there	to,
<pre>as to yook meanses ourgary as mill be specified as directed by the part of the second part, the bas, they, made parks to the part</pre>		It is agreed between the parties hereto that the part_Y_ of the first part shall at assessed assist said real estate when the same becomes due and taxable, and that he	all times during the life of this indenture, pay all taxes or assessments that may be levied or will tree the buildings upon said real estate insured against fire and tornado in such sum
berge greated, dup de gard		and by such insurance company as shall be specified and directed by the part of the second	I part, the loss, if any, made payable to the part of the second part to the extent of
One Thousands 100 100 100 orders to be term of		ILB_interest. And in the event that said part_Y of the first part shall fail to	o pay such taxes when the same become due and payable and to keep said premises insured as
One Thousands 100 100 100 orders to be term of		berein provided, then the part of the second part may pay said taxes and insuran indenture, and shall bear interest at the rate of 10% from the date of payment until full THIS GRANT is intended as a mortrage to secure the mayment of the sum of	nce, or either, and the amount so paid shall become a part of the indebtedness, secured by this ly repaid.
and hy		One Thousand and no/100	DOLLARS.
rat		according to the terms of R certain written obligation for the payment of	said sum of money, executed on the 5th day of November 19 2]
rature nal locase due and payahe at the option of the hold's period, without notice, and it shall be herd for the and period. So the second payahes the stress of the and prevents there are in the manage provided by the state of period. The state of period by the state of period of the state of period by the state of period by the period. The state of period by the state of period of the state of period by the period. The state of period by the period of the state of the state of period of the state of the state of period of the state of the state of period of the state of period of the state of period of the stat	为"全国之间"		
rature nal locase due and payahe at the option of the hold's period, without notice, and it shall be herd for the and period. So the second payahes the stress of the and prevents there are in the manage provided by the state of period. The state of period by the state of period of the state of period by the state of period by the period. The state of period by the state of period of the state of period by the period. The state of period by the period of the state of the state of period of the state of the state of period of the state of the state of period of the state of period of the state of period of the stat		and by 1 28 terms made rayable to the part Y of the second part, with a sums of money advanced by the said part Y of the second part to new for any insurance of the second part to new for any insurance of the second part to new for any insurance of the second part to new for any insurance of the second part to new for any insurance of the second part of the second part of the second part of the second part.	ill interest accruing thereon according to the terms of said obligation and also to accure any sum or accor to discharge any taxes with interest thereon as herein provided, in the event that said
In the decide measure of the scale provides of the subground of the improvement of the improvement provided by its ratio of the rest. The measure of the scale provides of the rest in the entry in the decide rest in the improvement of the		and by 1 28 terms made rayable to the part Y of the second part, with a sums of money advanced by the said part Y of the second part to new for any insurance of the second part to new for any insurance of the second part to new for any insurance of the second part to new for any insurance of the second part to new for any insurance of the second part of the second part of the second part of the second part.	Il) interest accruing thereas accruing to the terms of anid obligation and also to accrue any sum of acce or to ducharge any taxes with interest therean as herean provided, in the event that and the obligation contained therein fully disclarged. If default be made in such payments or any estimates are local when the same become due and payable, or if the insurance is not here.
The second of the second seco		and by 152 true made papale to the part y of the second part, with a sums of newspartness by the sain part of the second part to spit for any instan- part J of the fact part shall fail to ray the same as provided in this inductive And this conveymes shall be valid if we happend to hand as been asyedied, and the part thereof se any obligation created thereby, or mission part the tasks are not suff and part thereof se any obligation created thereby, or mission provided for a photon start of the start second	the obligation contained therein fully disklarged. If default he made in such payments or any sill other are not pair been the committed on and permissing then the conversate shall become such written collegation, for the securit of which this indeclarge a solution is able immediately
and sind to dedicative upon the here, receives, submittatives, sames and measure of the repretury parties heres. IN WITNESS WHEREOF, The part_Y of the first part hn.B hereunto sethis		and by 152 strung mode graphic to the pert y of the second pert, with a nume of merey strung by the samp pert of the second pert to spin test memory pert N of the first pert shell fail to pay the same as provided in this indetune Model the convergence shall be valid of wate perturbation in the same percent and and model the structure spin structure are not beyn in a speed result about a provided hermin, or if the buildness on said real south are not beyn in a speed result about a structure of the same structure merming unradia, and is all to the dollarian percent for an matter and beynone during any particular the option of the holder hered, without notice, 	the obligation contained therma fully disclarged. If default be made in each persons to or trap and contain an to have a the main ensemble down down and synchron (it the incommon is not help as a they are more, cell waste in examinities on and previously, then this convergence shall be easily with the disclarged down and the state of the second part, there is no many provided by the and to share a review propriated, to exist the rest discrete state of the state of the state of the second part.
above written. H.D.Swedley (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) STATE OFKENSAS (SEAL) STATE OF_KENSAS)**. Country or. Dougles Poterry Public in the aforessid County and State, came H.D. Swedley A.D. 10. 27 before me, a -Noterry Public in the aforessid County and State, came IS to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the NUTRNESS WHEREOF, 1 have hereunto subscribed my name, and affied my official scal on the day and year last above written. My commission capitra on the 25 day of BELEASE I, the undersigned owner of the within mortages, do hereby estendiedge the full payment of the doth secured thereby, and authorize the Register of Deeds to enter the discharge of this mortages of record. Dated this _1526		and by if 25 true made spashe to the pet J of the secol pert, with a sum of news atomatod by heaving at J of the secol pert of pert a mission pett of the fact pert shall fail to pay the same as provided in this indefiner and this converges abulk by wall of web payment is made as hear acceled, and to pert thereof se thy ablight of true at the same and perturbation of the same acceled and to perturbation of the same acceleration of the same acceleration of the same acceleration of the same acceleration of the same acceleration about a same acceleration of the same acceleration of the holder hereof, without notice, 	the obligation contained streng fully disclarged. If default be made in such a permetter or trap in contas as to be added to the the mass become due and republic, or if the incomme in and kert as a they are more, or if wate is accumulated as and previously, then this convergence shall become and write obligation, for the second of the default of the default manufaltable and it shall be levelid for the and part. \vec{X} of the second part, therein, in the manare prevaled by has all to have a review projected. In each to be of, in the manare prevaled by the wall to oth as a review projected. In each to the therein, and the correly as any address all to have a review projected. In each to be therein, and the correly as in a place to have a review projected. In section the therein, and the correly as in a place to have a review projected. In section to the manare prevaled by the solution by the place \vec{X} . The place \vec{X} - matching not shall be all \vec{X} - default by the place \vec{X} - default by the place \vec{X} - matching not shall be all therein.
H.D. Swadley (SFAL) (SFAL) (SFAL)		and by 152 true made graphic to the pert of the second pert, with a sums of newsy atrianced by the said pert of the second pert to spin test pert Not the fact pert shall fail to pay the same as provided in this inductive 	the obligation contained array fully dealarged. If default by made is such segments or any an irroke as but as but the mass dense does and approximate, as the theorem and write obligation, for the security of which this inclusion was but the interpret of the second part, then this entrypases shall be entry and it shall be lawful for the small part. \vec{X} of the second part, then this entrypase is the interpret of the second part, the shall be lawful for the small part \vec{X} of the second part, the shall be lawful for the shall be said to be a second part. There is no second part is the start of the second part is the start of the second part is the start be therein, and the everyles, is any dense has all to be part. \vec{X} much as the second part is the second part is the second part is the start be therein, and the everyles, is any dense has all to be part. \vec{X} much as the second part is the second part i
(SEAL)		and by for the star part of the second part, with a runn of a paralle to the rat y of the second part, with a runn of the second part, with a runn of the second part to be for a star harmonic of the second part of the star part the second of the the star on a star of the star of the second part	the obligation contained array fully dealarged. If default by made is such segments or any an irroke as but as but the mass dense does and approximate, as the theorem and write obligation, for the security of which this inclusion was but the interpret of the second part, then this entrypases shall be entry and it shall be lawful for the small part. \vec{X} of the second part, then this entrypase is the interpret of the second part, the shall be lawful for the small part \vec{X} of the second part, the shall be lawful for the shall be said to be a second part. There is no second part is the start of the second part is the start of the second part is the start be therein, and the everyles, is any dense has all to be part. \vec{X} much as the second part is the second part is the second part is the start be therein, and the everyles, is any dense has all to be part. \vec{X} much as the second part is the second part i
(SEAL) STATE OFKansas COUNTY OFDouglas		and by if 25 error node results to the rest y of the second pert, with a summ of nonzy strinded by the said part of the second pert, with a pert V of the first pert shell fail to pay the same as provided in this indefines perturbation on provides the same as the second perturbation of the same as a provided herein, or if the buildings on and real sates are not by it is a people real shock and the whole sum remaining using a not of the distance shall be made and the whole sum remaining using a not of the distance shall be made and the source of the physical second people and the source sum real testing of the source of the physical second people and the physical second testing of the string and paysing at the option of the holder hered, whole to size, not best second people and interest, together with the costs and charge incident decaude to the first part If it is smell by the price's horts that the terms and provides of the industry and the string and the second people of the second second terms while the second people of the second people of the second second terms is the second people of the second second second second terms and the second people second second second second second terms the second people of the people of the second second second terms whole second people of the second second second terms in the second people of the second second second terms is the second people of the second second terms is the second second second second terms is the second sec	the obligation contained therm fully dealanced. If default he made is each persons to a var- mentate and any data when the main scheros de and approximation, and the persons and a start bar obligation, for the scheros de and approximation and the persons and it shall be haved for the schema bar obligation approximation and the default is bareled for the and part. J' de the scened per- demain a law scheroscience of the schema bar obligation approximation and the therms due has many schema bar of the schema bar. The schema bar obligation approximation and the schema default is bareled for the schema bar of the moved per- demain approximation and the schema bar obligation and the schema bar obligation and therms due correlates if any there is, shall be paid by the perture J making such shall estima- tion the schema bar obligation berries constraints (and all bar obligation bar obligation berries in the schema bar obligation berries constraints, if and all bar obligation bar obligations and in the schema bar obligation berries constraints (bar obligation bar obligation bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries constraints), the schema bar obligation berries constraints (bar obligation berries
STATE OFKansas		and by if 25 error node results to the rest y of the second pert, with a summ of nonzy strinded by the said part of the second pert, with a pert V of the first pert shell fail to pay the same as provided in this indefines perturbation on provides the same as the second perturbation of the same as a provided herein, or if the buildings on and real sates are not by it is a people real shock and the whole sum remaining using a not of the distance shall be made and the whole sum remaining using a not of the distance shall be made and the source of the physical second people and the source sum real testing of the source of the physical second people and the physical second testing of the string and paysing at the option of the holder hered, whole to size, not best second people and interest, together with the costs and charge incident decaude to the first part If it is smell by the price's horts that the terms and provides of the industry and the string and the second people of the second second terms while the second people of the second people of the second second terms is the second people of the second second second second terms and the second people second second second second second terms the second people of the people of the second second second terms whole second people of the second second second terms in the second people of the second second second terms is the second people of the second second terms is the second second second second terms is the second sec	the obligation contacted therm fully detained. If default he made is each segments or any microlica and any bar of the microlication of an adapterization of the intermediation is and here as a bar set on order of a water is contacted on a star default intermediate and it and a star of the star is contacted on a star default intermediate and it add he haved for resident part. We of the mean default intermediate and it add he haved for resident part. We of the mean default intermediate in the manuscre exercised by the star of all moves of severe specified to acident the metric of in the manuscre exercised by the star of all moves and parts are done as the orient at therein, and the everytics if any there he, shall be paid by the part. <u>J</u> . making such also, so and each and a every obligicitie therein contacted, and all backets securing therefores abalt estand in the manuscre obligicitie therein contacted, part of backets securing therefores abalt estand in the manuscre obligicitie therein contacted, had all backets securing therefores abalt estand in the manuscre obligicitie therein contacted, and all backets securing therefores abalt estand in the manuscre obligicitie therein contacted, and all backets securing therefores abalt estand in the manuscre obligicitie therein contacted, and all backets securing therefores abalt estand in the manuscre obligicitie therein contacted, and all backets securing therefores abalt estand therein to set. <u>bits</u> hand and seal therefore therein the obligicity of the securing therefore therein the security of
STATE OFKeneas }#. Country orDouglas }#. BE IT REMEMBERED, That on this5thday ofNovemberA. D. 10. 27 before me, a Notary Public in the aforessid County and State, cameH.D'. Smalley IS to me personally known to be the same personwho executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS. WHEREOF, I have bereunto subscribed my name, and affied my official scal on the day and year last above written. My commission expires on the25_ day of		and by if 25 error node results to the rest y of the second pert, with a summ of nonzy strinded by the said part of the second pert, with a pert V of the first pert shell fail to pay the same as provided in this indefines perturbation on provides the same as the second perturbation of the same as a provided herein, or if the buildings on and real sates are not by it is a people real shock and the whole sum remaining using a not of the distance shall be made and the whole sum remaining using a not of the distance shall be made and the source of the physical second people and the source sum real testing of the source of the physical second people and the physical second testing of the string and paysing at the option of the holder hered, whole to size, not best second people and interest, together with the costs and charge incident decaude to the first part If it is smell by the price's horts that the terms and provides of the industry and the string and the second people of the second second terms while the second people of the second people of the second second terms is the second people of the second second second second terms and the second people second second second second second terms the second people of the people of the second second second terms whole second people of the second second second terms in the second people of the second second second terms is the second people of the second second terms is the second second second second terms is the second sec	the obligation contacted therm fully detained. If default he made is each persons or any microlica on a bar and when it is microlicated on a start of the interval of the detained in a start as a bar, the new of it was it is contactived on a start of the interval of the detained interval and it is the law of the for the mid gert. We of the second rest is great, which iterated the of its the made restriction of the start of the second rest is great with interval and its interval is the start of the start of the second rest is great with interval of its the made restriction of the start of the second restriction of the second of its the made restriction of the start of the second restriction of the second its thermal second restriction of the second restriction of the second its three, assigns and successor of the respective justes hereits. here unto set. <u>his</u> hand and seal. the day and year last H.D.Swadley (SEAL)
Country or Douglas		and by if 25 error node results to the rest y of the second pert, with a summ of nonzy strinded by the said part of the second pert, with a pert V of the first pert shell fail to pay the same as provided in this indefines perturbation on provides the same as the second perturbation of the same as a provided herein, or if the buildings on and real sates are not by it is a people real shock and the whole sum remaining using a not of the distance shall be made and the whole sum remaining using a not of the distance shall be made and the source of the physical second people and the source sum real testing of the source of the physical second people and the physical second testing of the string and paysing at the option of the holder hered, whole to size, not best second people and interest, together with the costs and charge incident decaude to the first part If it is smell by the price's horts that the terms and provides of the industry and the string and the second people of the second second terms while the second people of the second people of the second second terms is the second people of the second second second second terms and the second people second second second second second terms the second people of the people of the second second second terms whole second people of the second second second terms in the second people of the second second second terms is the second people of the second second terms is the second second second second terms is the second sec	the obligation contacted therm fully detained. If default he made is each persons or any microlica on a bar and when it is microlicated on a start of the interval of the detained in a start as a bar, the new of it was it is contactived on a start of the interval of the detained interval and it is the law of the for the mid gert. We of the second rest is great, which iterated the of its the made restriction of the start of the second rest is great with interval and its interval is the start of the start of the second rest is great with interval of its the made restriction of the start of the second restriction of the second of its the made restriction of the start of the second restriction of the second its thermal second restriction of the second restriction of the second its three, assigns and successor of the respective justes hereits. here unto set. <u>his</u> hand and seal. the day and year last H.D.Swadley (SEAL)
Country or Douglas		and by if 25 error node results to the rest y of the second pert, with a summ of nonzy strinded by the said part of the second pert, with a pert V of the first pert shell fail to pay the same as provided in this indefines perturbation on provides the same as the second perturbation of the same as a provided herein, or if the buildings on and real sates are not by it is a people real shock and the whole sum remaining using a not of the distance shall be made and the whole sum remaining using a not of the distance shall be made and the source of the physical second people and the source sum real testing of the source of the physical second people and the physical second testing of the string and paysing at the option of the holder hered, whole to size, not best second people and interest, together with the costs and charge incident decaude to the first part If it is smell by the price's horts that the terms and provides of the industry and the string and the second people of the second second terms while the second people of the second people of the second second terms is the second people of the second second second second terms and the second people second second second second second terms the second people of the people of the second second second terms whole second people of the second second second terms in the second people of the second second second terms is the second people of the second second terms is the second second second second terms is the second sec	her obligation contacted therm fully dealarged. If default he made in each persons to a var- mercular and not and when it mains denous due and approximate, pitch this everypsee shall be a target as not referred in the interaction of a state of the state of the interaction of the a state of the interaction of a state of the state and stabe it leads for the state of the state of the state of the state of the state therein in the master provided by her set to have a review expected to collect the rest of in the master provided by her set to have a state of the state of the state of the state therein, and the overplay, if any there is, shall be paid by the paid. J. making such also, ea as d real and state state of the respective paires herein state state of the state in the master provides the state of the state of the state of the state of the state therein, and no overplay, if any there is, shall be paid by the pair. J. making such also, ea as d real and successor of the respective paires herein state therefore abult state the state of the state H.D.Swadley (SEAL) (SEAL)
BE IT REMEMBERED, That on this _5th		and by of the first part hand is passed to the part y of the second part, with a ment of of the first part shall full rays the same as provided in this indefined part there is only obligation created thereby on partners thereon, of it to this not same the same part of any obligation created thereby on partners thereon, of it to this not same matter was a provided herein, or it the bandmas can mak it real notes are not left in an part of the matter and levenas do main all parable is the only on the bandle match without a nation was all evenas do main all parable is the only comeas hereby gamma(, et as y pat there taxoant the unput of parable is the only comeas hereby gamma(, et as y pat there taxoant the unput of parable is the only the comeas hereby gamma() end y path the demands to the for para- ter and the the terms and parables is the only comeas hereby gamma() end y path there the only obligation of the label here of the indefined bandle of the indefined in demands to the for parat errors that the terms and provident of the indefined in and is and the obligatively upon the here, seaveders, mainmarkeds, personal represent IN MUTNESS WHEREOF, The part.y of the first part ha.B above written.	her obligation contacted therm fully dealarged. If default he made in each persons to a var- mercular and not and when it mains denous due and approximate, pitch this everypsee shall be a target as not referred in the interaction of a state of the state of the interaction of the a state of the interaction of a state of the state and stabe it leads for the state of the state of the state of the state of the state therein in the master provided by her set to have a review expected to collect the rest of in the master provided by her set to have a state of the state of the state of the state therein, and the overplay, if any there is, shall be paid by the paid. J. making such also, ea as d real and state state of the respective paires herein state state of the state in the master provides the state of the state of the state of the state of the state therein, and no overplay, if any there is, shall be paid by the pair. J. making such also, ea as d real and successor of the respective paires herein state therefore abult state the state of the state H.D.Swadley (SEAL) (SEAL)
Notary Public in the aforesaid County and State, came H. D. ² Swadley IS to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. TN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Mly commission cryines on the 25 day of January 19_30 Geo W. Kuhne Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the doth secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 1/2? day of		and by of the first part hand is pashe by the part of the second part, with a sum of of the first part hand that is pay the same as provided in this indefined pay the same as provided in this indefined the same as provided in this indefined the same as provided in this indefined the same as provided in the same as the same	her obligation contacted therm fully dealarged. If default he made in each persons to a var- mercular and not and when it mains denous due and approximate, pitch this everypsee shall be a target as not referred in the interaction of a state of the state of the interaction of the a state of the interaction of a state of the state and stabe it leads for the state of the state of the state of the state of the state therein in the master provided by her set to have a review expected to collect the rest of in the master provided by her set to have a state of the state of the state of the state therein, and the overplay, if any there is, shall be paid by the paid. J. making such also, ea as d real and state state of the respective paires herein state state of the state in the master provides the state of the state of the state of the state of the state therein, and no overplay, if any there is, shall be paid by the pair. J. making such also, ea as d real and successor of the respective paires herein state therefore abult state the state of the state H.D.Swadley (SEAL) (SEAL)
LS to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the NWITNESS WHEREOF, I have hereunto subscribed my name, and affized my official seal on the day and year last above written. Ny commission expires on the 25_day of		sind by of the first part is and part of the second part, with a sum of the start part of the second part, with a sum of the start part of the second part, with a second part of the second part, with a second part, with a second part of the second p	her obligation contacted therm fully detalayed. If default he made in each persons to very as deep as how, for it as not a construct of a task transmission of the intermediation is not been as a deep as how, for it as not a construct of a task transmission of the intermediation is not been as a deep as how, for it as not a construct of a task transmission of the intermediation of the made and task it is been leaded for the mail grant. X of the meeting start thereon in the manager provided by law sold to have a receive sepsitive to collect the rest of in the manager provided by law sold to have a receive sepsitive to collect the rest distribution of the set of the start of the default start is the rest of the set of the law of the law of the law of the set of the law of the l
of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official seal on the day and year last above written. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official seal on the day and year last above written. My commission expires on the 25 day of Jenuery 19 39 Geo 7. Kuhne Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby schnowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 1/212 day of		sind by of the form node random to the part y of the second part, with a random y activated by the samplest of the form random y and the second part, with a random y and	her obligation contained therm fully dealayed. If default he made in each persons to a var- me could an and part when the main dense does and any depression of the location is and here as a bar, as how, will a well a construct of a well operation of the main enveryment that become and a shall be bard for the well operation. Y of the second part. thereas in the manner provided by has well to have a reveive specified to coilect the rests of in the manner provided by has well to have a reveive specified to coilect the rests of in the manner provided by have solve to have a reveive specified to coilect the rests default and the overplan, if any there is, shall be paid by the part
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this _//??		and by of the first part half fail to pay the rate as provided in the indefined of the first part half fail to pay the rates as provided in the indefined of the first part half fail to pay the rates as provided in the indefined of the first part half fail to pay the rates as provided in the indefined of the half fail to pay the rates as provided in the indefined of the half fail to pay the rates as provided in the indefined of the half fail to pay the rates as provided in the indefined of the half fail to pay the pa	her obligation contacted therm fully detalayed. If details he make seem the series of any set of the set of a second of the set of the set of the second of and set of the second of a set of the set of the second of a set of the second secon
My commission captras on the 20 day of 0 Bindary 19_00 Geo N. Kuhne 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 Deeds to enter the discharge of this mortgage of record. Dated this		<pre>and by for the first made random to the part y of the second part, with a remt of the first part shall full range the name as revolved in this indefiner, rest there is only obligation created thereby a movined in this indefiner. The three of any obligation created thereby a movined in this indefiner. The three of the shall full range the name as a revolved thereby the second part of the shall be also be also</pre>	her obligation contacted therm fully dealarged. If default he made is each security or vary as a bar, as how, will a make a construct of a star formular, then this everypses that become as a bar, the how of a make a construct of a star formular, then this everypses that become as a bar, the how of a make a construct of a star formular, then this everypses that become as a bar bar bar bar of the make a construct of a star of the maximum thereon in the master provided by her as of the maximum star form some and is to be the star of the maker bar of the maximum star of the maximum star thereon in the master provided by her as the bar a freezier acceletate of the maximum thereon in the master provides the way to be a star of the star in the star thereon in the master provides the star of a difference star star form some as the to star in the therein, and the everypte, if any there he, shall be paid by the pat
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 Deeds to enter the discharge of this mortgage of record. Dated this _/2'f(dy ofde_4+1193419341934		<pre>set by</pre>	her obligation contained therm fully dealayed. If default he made is each person to very an every set for set of a set of exactly observed due and specified or it is the mean set of the mean set of exactly of the set of the mean set of th
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 Deeds to enter the discharge of this mortgage of record. Dated this _/4 ftday of		<pre>set by</pre>	her obligation contained therm fully dealayed. If default he made is each second to a set of the made is constrained in the second on and strategies of the linearization is not key in the second on and second on an analysis of the second on a second of the second on a second of the second on an analysis of the second on a second of the second second of the second second of the second sec
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this _14K day of		<pre>set by</pre>	her obligation contained therm fully detailed. It default be made a set in early one of the set of
Deeds to enter the discharge of this mortgage of record. Dated this 14th day of august 1966		<pre>send by</pre>	her obligation contained therm fully dealarged. If default he made is each resume to a vary and the above the how in the main second due and synchronized, carl the dearsympt shall be and it above the how of the material operator of the second due and synchronized the how of the constraints of the second due to the
Cyles of the have the have the house of the		<pre>send by</pre>	her obligation contained therm fully dealayed. If default he made are shown in the second on an of the second on and space of the measure is a second of the second on and space of the measure provide by her second on and space of the second second of the second of the second of the second second second of the second second second second of the second
Cy las , bio 10 Kichne Callier Moringer. Comm.		<pre>set dy of the fact per half fail ray the next y of the second pert, with a rest of the fact pert shall fail ray the next as a revolved in the indefiner rest there is only displaced conset thereby or index thereby of the tax means in the set percent on the displaced conset thereby or index thereby of the tax of the set of the set percent o</pre>	her obligation contained therm fully dealayed. If default he made is each personnel or vary marked as and and when the main density of end and personnels, then this everypeak shall become as a bar, the hore, will a well to construct of a star deriver and the everypeak shall become as the hore in the meaning provided by her seal to have a review appointed to collect the metric of in the masser provided by her seal to have a review appointed to collect the metric of in the masser provided by her seal to have a new star from one shall even therein in the meaning provided by her seal to have a new star from one shall even the event in the meaning provide by her seal to have a new star from one shall even the event on the verypeak of the seal to have a new star from one shall even therein, and the overplan, if any there her, shall be paid by the pert. J. making such shall even at the star shape and successor of the reperture particle hereins at three, shape and successor of the reperture particle hereins in the masser obligation thereins contrast, di ad il bounds to even at three, shape and successor of the reperture particle hereins the star of the second of the respective particle hereins in the star of the respective particle hereins (SEAL) (SEAL) (SEAL) 50th day of November A. D. 19 <u>27</u> before me, a in the aforessid Country and State, came. H.D. Swalley who executed the foregoing instrument and duly acknowledged the execution to subscribed my name, and affired my official seal on the day and year last day <u>Jamuary</u> 19 <u>30</u> <u>Ceo T. Kuhne</u> Notary Public.
		<pre>end by</pre>	her obligation contained therm fully dealayed. If default he made is each resume to a vary and the above the norm of the production of an above does not needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above the end of the needed to be above above and point. The said point has a said the end of the needed to be above above above above its the main presention by his with a ball of bab above above and the above above above above above above above the end of the needed to be above above above the end of the needed to be above and the above above above above above above the said the above above the end of the needed to be above the said the above above the said the said the said the s
		<pre>end by</pre>	her obligation contained therm fully dealayed. If default he made is each resume to a vary and the above the norm of the production of an above does not needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above and it shall be harded for the said point. X of the needed to be above the end of the needed to be above above and point. The said point has a said the end of the needed to be above above above above its the main presention by his with a ball of bab above above and the above above above above above above above the end of the needed to be above above above the end of the needed to be above and the above above above above above above the said the above above the end of the needed to be above the said the above above the said the said the said the s