MORTCACE RECORD 74 Reg. No. 3034

<form></form>	And the interment was field for receapt on the log of a start of the second part. Mov	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.
<form></form>	Para & Withoutan Regime of Decks ys	The second s	Nov. A D 127 . 10.45 A. W
<pre>Marches settions1_Rock</pre>	By Doputy. y al		I sa E. Willman
	area Analyze Browning, bis wrife, Douglas and Sate of	Watking National Bank	B
met.ies. districts Actions Sections Actions Actions <td>etional Tenk man consideration of the sum of party of the second part, DOLLARS, DOLLARS, differences of the second part, DOLLARS, differences of the second part, DOLLARS, differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of the second part, Kewit: differences of the second part, Kewit:</td> <td>hundred and twenty-seven between</td> <td>, in the year of our Lord, one thousand nine</td>	etional Tenk man consideration of the sum of party of the second part, DOLLARS, DOLLARS, differences of the second part, DOLLARS, differences of the second part, DOLLARS, differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of Dougha and State of Kanas, Kewit: differences of the second part, the Comy of the second part, Kewit: differences of the second part, Kewit:	hundred and twenty-seven between	, in the year of our Lord, one thousand nine
which are productions and all the setting, which is not chard of the setting and the rank of the setting is the Comy of Douglas and Start of Kana, burn, which is all hears a to the setting in the comy of Douglas and Start of Kana, source of the second part, the following doubled not not a set of the second part, the following doubled not not a set of the second part, the following doubled not not not and the following double of the second part, the second part, the following double of the second part, t	<pre>nt part, in consideration of the sum of</pre>	It the county of	and State of Kenses
<pre>which the apparticipances and all the entate, tills and interest of the said part. Less of the first part theorem.</pre>	and the said part_log of the first part therein. The said space that is the densy planet. Life of the inductors, pay all taxes or assessment that may be bried as the said taxes that is the densy planet. Life of the inductors, pay all taxes or assessment that may be bried as the said taxes that may be bried to be said to	which is hereby acknowledged, have sold, and by this indenture do	tion of the sum of
And the mail period. But is part dome. In the growth and agree that at the delivery hard. Likey. Dr C but had denote B. of the premises above granted, and indicate the state denotes the state of the indicates. The state denotes the state is	at and zero that a the diverse hereof. they. Br 0 the lawful owner B. of the premises shows granted, and there of all incumbrance. I which of all incumbrance is the set of the field of the industry, pay all taxes or assessments that may be level of er diverse in the set of the set of part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any make payle to the part of the second part, the low if any make payle to the part of the second part, the law is the second the part of the second part, the law is the second to any payle and to here paid premises induced to part of the second part, the law of motory, rescued on the _160th day of	Lots Twenty-nine (29) and Thirty of Lawrence, Douglas County , Ken	(30) less right-of-way on the Levee in the City (
And the mail prefixed. of the first part do	at and zero that a the diverse hereof. they. Br 0 the lawful owner B. of the premises shows granted, and there of all incumbrance. I which of all incumbrance is the set of the field of the industry, pay all taxes or assessments that may be level of er diverse in the set of the set of part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any make payle to the part of the second part, the low if any make payle to the part of the second part, the law is the second the part of the second part, the law is the second to any payle and to here paid premises induced to part of the second part, the law of motory, rescued on the _160th day of		
And the axis particlesof the forther to dome in large or that a the definery larged. Lifey. DrG the larded owner 0. of the premises above particle, and indefinitions there is a large of the premises above particle, and the the presence of the premises above particle, and the presence of the premises above particle, and the presence of the premises above particle, and the presence of the presence of the premises above particle, and the presence of the presence of the presence of the presence of the premises above particle, and the presence of the	at and zero that a the delergy hered. they. Bre the lawful owner B. of the premises shows granted, and there of all incumbrance. I which delan there is a start that there during the life of this industry, pay all taxes or assessments that may be level of ar any material taxes and that they. Fill keys the buildings upon and real enter there and torated in such areas of the second part. The low, if any, make payle to the part M — the low if the second part of the second part, the low, if any, make payle to the part M — the low if the second part of the second part, the low if any make payle to the part M — the low if the second part of the second part of the second part of the second part, the low if any make payle to the part M — to the second part of the seco		· · · · · · · · · · · · · · · · · · ·
And the sail studges of the first per do	at and zero that a the delergy hered. they. Bre the lawful owner B. of the premises shows granted, and there of all incumbrance. I which delan there is a start that there during the life of this industry, pay all taxes or assessments that may be level of ar any material taxes and that they. Fill keys the buildings upon and real enter there and torated in such areas of the second part. The low, if any, make payle to the part M — the low if the second part of the second part, the low, if any, make payle to the part M — the low if the second part of the second part, the low if any make payle to the part M — the low if the second part of the second part of the second part of the second part, the low if any make payle to the part M — to the second part of the seco		
And the sail particlesdue the first part do handly correct and a gree that a tube doiney hered. they. BT e the hardle owner B_ of the premises above particle, and the indexing the tube of indexing the first of the first part half a call tube doiney hered. They will started at the doiney hered the started at the first of the first part half a call tube doiney hered. They will be seen a particle, and indexing tube doine the second part, the hardle owner B_ of the second part, the hardle owner B_ of the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part, the hardle owner B_ of the second part to the second part	at and zero that a the delergy hered. they. Bre the lawful owner B. of the premises shows granted, and there of all incumbrance. I which delan there is a start that there during the life of this industry, pay all taxes or assessments that may be level of ar any material taxes and that they. Fill keys the buildings upon and real enter there and torated in such areas of the second part. The low, if any, make payle to the part M — the low if the second part of the second part, the low, if any, make payle to the part M — the low if the second part of the second part, the low if any make payle to the part M — the low if the second part of the second part of the second part of the second part, the low if any make payle to the part M — to the second part of the seco		
And the mail period. But is part dome. In the growth and agree that at the delivery hard. Likey. Dr C but had denote B. of the premises above granted, and indicate the state denotes the state of the indicates. The state denotes the state is	at and zero that a the delayery hered. they. Are the lawfal owner B. of the premises above granted, and dear of all incumbrance		영양 영문 영양은 다양 영문 영양
And the sail particlesdue the first part 6	at and zero that a the delayery hered. they. Are the lawfal owner B. of the premises above granted, and dear of all incumbrance		
And the main prediction of the first pite domain hand are well that is the divery hand. "Lifey. "Are the hand area control to the premises above paneled, and incident the pite and the pite and the pite of the incidence." In of that they will earned and the pite the pite first prediction of the incidence. In of that they will earned and pite pite pite pite pite pite pite pite	at and zero that a the diverse hereof. they. Br 0 the lawful owner B. of the premises shows granted, and there of all incumbrance. I which of all incumbrance is the set of the field of the industry, pay all taxes or assessments that may be level of er diverse in the set of the set of part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any, make payle to the part of the second part, the low, if any make payle to the part of the second part, the low if any make payle to the part of the second part, the law is the second the part of the second part, the law is the second to any payle and to here paid premises induced to part of the second part, the law of motory, rescued on the _160th day of		
And the mail prefixed. of the first part do	at and zero that a the delergy hered. the Y. DTC the lawful evene B. of the premises above grated, and there of all incumbrance the low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second par		
And the mail prefixed. of the first part do	at and zero that a the delergy hered. the Y. DTC the lawful evene B. of the premises above grated, and there of all incumbrance the low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second par		0
And the mail perices are the first perices during, free and clear of all incombances of the year is the stand creared is incombance in the stand creared is	at and zero that a the delergy hered. the Y. DTC the lawful evene B. of the premises above grated, and there of all incumbrance the low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second par		
And the nail particles. of the first pite do	at and zero that a the delergy hered. the Y. DTC the lawful evene B. of the premises above grated, and there of all incumbrance the low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second part of the second part. The low if any more paysible to the part of the second par	with the appurtenances and all the estate title and interest of the said new A	
<pre>ind that they will warman and defend the mass making all parties making instruit data matters: The sagreed between the parties herein that the part. 166 of the fast part of the second part, the back of the fast part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part of the individual parties the part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part of the individual parties the part of the second part, the back of the part of the second part, the back of the part of the second part of the individual parties the part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part, the back of the part of the second part of the part of the second part of the individual parties and the same back on the part of the second part of the part of the second part, the back of the part of the second part of the second part of the part of the part of the second part of the part of the part of the second part of the part of th</pre>	s here in a shall as all times during the life of this inductors, pay all taxes or exassements that may be level or a shall as all times during the life of this inductors, pay all taxes or exassements that may be level or a shall be accord pare, the low, if any, made payable to the part Y of the second pare, the low, if any, made payable to the part Y of the second pare, the low, if any, made payable to the part Y of the second pare, the low, if any, made payable and the second pare, the low, if any, made payable and the second pare, the low, if any, made payable and the second pare, the low, if any, made payable and the second pare, the low, if any, made payable and the second pare, the low, if any, made payable and the second pare, the low of the second pare o	And the mid part CB. of the first part do hereby covenant and agree that at the	<pre>c divery hereof_they_arethe lawful ownerB. of the premises above granted, and</pre>
<pre>ind by white many endpoints and the residue of the state of the second area of the state of the second area of the second part is the state of the second part is a part of the second part is the se</pre>	at on this Life?. BAA show the building upon and rail exist instruct against for and to made in made and any part of the second part, the loc, if any, muse payble to the part Y =	and that they will warrant and defend the same against all raction making harful claim thereto	
berger provided, Gerg the set of the first part of the fort part and find to pay and have sheen the manual to paid shall be one at a part of the inductions, second by the THE CHART in interval as a mering to the part of the inductions, or club, and the annual to paid shall be one a part of the inductions, second by the THE CHART in interval as a mering to the part of the induction as a mering to the part of the	<pre>st sat shall fail to pay nch have when the same become dat and possible and to keep mide feasible methods are set of the inductional second by this present of an analyse result of the annual so paid shall become a part of the inductions, secured by this present of a sold sum of money, rescuted on the</pre>	assessed against said real estate when the same becomes due and mayable, and that UILCY F	Address the buildings upon sold and entries to the state of the state
secondary to the terms of ORD	OUT DOLLARS, Development of makery, rescuted on the _16th day of	of the first part shall fail to pay	such taxes when the same become due and muchle and to have said and the same
<pre>rending to the terms of OBC</pre>	w the sponter of and sum of many, rescute on the _16 th H or c	indenture, and shall bear intered [*] at the rate of 10% from the date of payment until fully rep THIS GRANT is interacted as a mortage to secure the payment of the sum of Twenty-Five Hundred and • 0/100	
The diabase of the diabase of the set of the	an observed in the childrent occased where faily distanced. If default be need in rank papering or any other states and the commutation of a state in commutation of a state in the commutation of the default of the state in the commutation of the commutation	according to the terms of ODB certain written obligation for the payment of said and by the terms made payable to the part. Y of the second part, with all int	sum of money executed on the 16th day of November
Interference of the ball presence of the will remain and all the intervent there in the manner provided by the real to have a sorty predicate the state the manner provided by the real to have a sorty predicate the state the manner provided by the real to have a sorty predicate the state the manner provided by the real to have a sorty predicate the real till descent and the control of the wall control of the wall predicate the real till control of the real to have a sorty predicate the real till descent and the control of the real till conte till control of the real till control of th	the intervents three in the maner provided by by and to have a revent expended to collect the rate of each of the overpred by law and of all moves outing from path their to retain the definition of the intervent of the revention of all moves outing from path their to retain the definition of the revention of the revention of the revention of the revention and the certain the revention of the	part. J? of the first part hall fail to pay the same as provided in this indexture. And this conveyance shall be void if each payment be made as before specified, and the of part there for any objection ence void if each payment be made as herein specified, and the of	to discharge any taxes with interest thereon as herea provided, in the event that and discharge on the state of the state
Interdit secana the tabe possible of the will preside and if the improvement three in the manner provided by the real to have a work proposed to the an its intermediation in the manner previded by the real to have a work previded to the real tabe intermediation of the wall benefits and the real work of the wall benefits and the real work of the real tabe intermediation of the wall benefits and the real wall benefits are real provided to any present benefits and the real wall benefits are real benefits and the real benefits and the real wall benefits are real benefits and the real of the real benefits and the real benerifies and the real benefits and the real	the intervents three in the maner provided by by and to have a revert september to relate the rate of each of the overpaint of a line overpaint of the intervent of the overpaint of a line overpaint of the overpaint of the overpaint of a line overpaint of the	up, as provided herem, or if the buildings on and nortest hirrors, or if the latter of and real es- absolute, and the whole sum remaining unpaid, and all of the obligations provided for in asid nature and become due and payhle at the option of the holder hereof, without notice, and	late are not paid when the same become due and payable, or if the insurance is not kept say are now, or if waste is committed on said premises, there this convergence shall become written obligation, for the security of which this indenture is given, shall immediately shall be hard for the nois user Y of the security of the same of said the same security of the
In the start of the start and provides of this indextor and each ad every oblication to the reservice product average therefore adult extends IN WITNESS WHEREOF, The part deg. of the first part have hereuto set_their hard. In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the first part have In the part deg. of the part deg. In the part deg. first part have In the part deg. of the part deg. In the part deg. in the aforeasid County and State, came. In the part deg. the part deg. In the part deg.	of this identure and each add very oblication is paire already spectral representations, adaptant addresses of the represent of paire paires paire already is paire later. part ha Ye hereunto set_their hand and scal.8 the day and year last Francis M. Srowning (SEAL) Emily Browning (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) in the aforesaid County and State, came Francis M. Nov. A. D. 19.27, before me, a in the aforesaid County and State, came Francis M. Browning (SEAL) (SEAL)	and benefits accruing therefrom; and to sell the premises hereby granted, or any part thereof, m	on in the manner provided by law and to have a receiver appointed to collect the rents the manner prescribed by law and out of all money a arising from such sole to retain the
above written. Francis M. Srowning (SEAL) Emily Browning (SEAL) STATE OF Kansase (SEAL) STATE OF Nasset (SEAL) STATE OF Kansase (SEAL) State of the sine (SEAL) (SEAL) State of the sine (SEAL) (SEAL) It (SEAL) (SEAL) State of the sine (SEAL) (SEAL) It (SEAL) (SEAL) It (SEAL) (SEAL) It (SEAL) (SEAL)	Francis M. Srowning (SEAL) Emily Browning (SEAL) (SEAL) (SEAL) at on this 16 day of NOV. A. D. 19.27, before me, a (SEAL) in the aforesaid County and State, came Francis M. Browning his wife,	and inure to, and be obligatory upon the heirs, executors, administrators, removal percentation	ach and every obligation therein contained, and all benefits accruing therefrom ahall extend
Emily Browning (SEAL) (SEAL) (SEAL) STATE OF Konsac Courser or Douglas bE IT REMEMBERED, That on this 16 day of Nov. A. D. 19.21, before me, a Notary in the aforessid County and State, came and Emily Browning, his wife, to me promally known to be the same personal who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, 1 have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission curies on the 18 day of	Emily Browning (SEAL)	above written.	Francia II francis
(SEAL) (S	(SEAL) (SEAL) (SEAL) (SEAL) at on this 16 days of NOV. A. D. 19_27, before me, a in the aforesaid County and State, came Francis V. Browning his wife, ame persons. who executed the foregoing instrument and duly acknowledged the execution I have hereunto subscribed my name, and affixed my official seal on the day and year last day of April 1029 Dick Williams Notary Public.	45 · · · · · · · · ·	Emily Browning
(SEAL) STATE OFKansat	(SEAL) at on this 16 day of NOV. A. D. 19.27., before me, a in the aforesaid County and State, came. Francis M. Browning mono person 8 who executed the foregoing instrument and duly acknowledged the execution 1 have hereunto subscribed my name, and affixed my official seal on the day and year last day of April 1029 Dick Williams Notary Public.		
COUNTY or Douglas A. D. 19 27, before me, a BE IT REMEMBERED, That on this 16 day of NOV. A. D. 19 27, before me, a and Emily Browning, his_mife, in the aforesaid County and State, came. Francis M. Browning to me personally known to be the same personal. who executed the foregoing instrument and duly acknowledged the execution of the same. N. WITNESS WHEREOF, I have hereunds subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18 day of April Dick Williams	in the aforesaid County and State, came		
BE IT REMEMBERED, That on this 16 day of Nov. A. D. 19-27, before me, a and Emily Browning, his_wife, in the aforesaid County and State, came. Francis M. Browning and Emily Browning, his_wife,	in the aforesaid County and State, came	NAMES OF A DESCRIPTION OF A DESCRIPTION OF A DESCRIPTIONO	27.4 vers
and Emily Browning, his wife, to me personally known to be the same person 2 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 seal on the day and year last above written. My commission expires on the 18 day of April 1929. Dick Williams	his wife,	BE IT REMEMBERED, That on this16	day of Nov. A. D. 19.27, before me, a
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18 day of April 1929. Dick Williams	I have hereunto subscribed my name, and affixed my official seal on the day and year last day of	and Emily Browning his wife	
Dick Williams	Dick #1111ems Notary Public.	L.S. In Personally known to be the same person B who of the same. IN WITNESS WHEREOF, I have hereunto su	o executed the foregoing instrument and duly acknowledged the execution pseribed my name, and affixed my official seal on the day and year last
	Notary Public.	My commission expires on the 18 day of 4	pr111949
	RELEASE by schnowledge the full payment of the debt secured thereby, and authorize the Register of rd this 15, 19.2.5.	Abren • ar v	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, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this 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 / 5 day of	ed this 15 day of november 1929	RELEA: I, the undersigned owner of the within mortgage, do hereby acknowledge the	E full payment of the debt secured thereby, and authorize the Recistor of
Deeds to enter the discharge of this mortgage of record. Dated this 15 day of Northenbert 109, 1029.	Walkens Waleneel Bank	Deeds to enter the discharge of this mortgage of record. Dated this	day of Movember 1929
Corp. Meat Mortgagee, Owner.		Corp Seal	Mortgagee, Owner.

178