The second part of the second of the se		ORTGAGE RECO		:o3163 id, \$75	
<form></form>	FROM Louis White et ux TO	This instrume January	t was filed for record on the 30	35 P. M. Register of Deeds.	• ;
	hundred and twenty eight	day of Jenuary between	, in the year of our Lord		
And the shift per 1_1 or of the fort per d newly even and not are that is the differy hered. "Life" ATP the large intermed a difference there, here and the of this membranes." If the shift decay will even the present of the shift of the fort part and and there difference there are an anomaly shift of the sh	part 1es. of the first part, and Watk WITNESSETH, That the said part 1es Three Hundred Fifty. and which is bereby acknowledged, have. sold, the following described real estate situated and Lot number one	tins National Bank t of the first part, in consideration of the sum of t no / 100 pp= of the sum of the sum of the sum of and by this indenture do Grant, Bargain, Sull a being in the County of Douglas and State of Kanss chundred seventy seven (177) on N	part¥ ARS, to them duly nd Mortgage to the said part ¥ s, to-wit: ew York Street	paid, the receipt of	
In the shall pert	with the appurtenances and all the estate, title a	nd interest of the said part igs_ of the first part th	réia.		
<pre>at by</pre>	And the said partifed the first part doi seined of a good and indefendable entate of inheritance ther and that they will warmat and defend the same against all it is agreed before the particle berto that the part is used against all real entits when the same becomes d and by such insurance company as shall be specified and di 	wroby covenant and agree that at the delivery hereof they evin, for each disc of all locumbrance parties making having the times during the life of this as and payside, and that they. Will like the buildings up irreded by the ranged the second part, the loss, if any, make pa- ies of the first shall full to pay such taxy when the same may pay said taxes and increase, or either, and the annount a the data of payment unit fully repeat.	BTC	that may be levid or i ternado in such sum part to the extent of dipremise invest as does, secured by this 	
Louis Thite (SEAL) Edith Thite (SEAL) STATE OF KEAL) STATE OF Kansas (SEAL) (SEAL) STATE OF In the and this (SEAL) (SEAL) (Loss) (SEAL) (SEAL) (SEAL) (SEAL) (Seal) (Los) (Se	and by 1ts terms made payable to the part	y of the second part, with all interest accound the second part to have for any instrume or to discharge any taxes	the day of anuary	12 60 1	
STATE OF	and benefits accruing therefore; and to plus the topic of the sold prema- mount then unpaid of principal and intrast, topic there with density the solution of the solution of the solution of the density of the solution of the solution of the solution of the density of the solution of the solution of the solution of the density of the solution of the solution of the solution and intrast to and be obligated you on the here, execution, a IN WITNESS WHEREOF, The part	induct network, whithin models, but it sum to invit it for the as incises and all the improvements thereon in the transer provide neby granted, or any part thereof, in the manner powerhed by the costs and charges incident thereto, and the overplus, if any all provisions of this indenture and each and every obligation th diministration, personal representatives, asserts and accessors of	ully discharged. If default be made in a same become due and payable, or if the accumitted on and premises, then this con- security of which this indenture a give $d_1 \text{ part } \underline{\mathcal{J}}_{}$ of the second part $\underline{\mathcal{J}}_{}$ of the the by law and to have a receiver appointed by law and to have a receiver appointed in more second from the second part $\underline{\mathcal{J}}_{}$ of the by the part $\underline{\mathcal{J}}_{}$ of the part $\underline{\mathcal{J}}_{}$ receives the there be, shall be paid by the part $\underline{\mathcal{J}}_{}$ receives a contained, and all breads a scruing the the respective particle hereix.	to because any sum or the event that and the event that and instrume as not kers instrume as not kers instrume and the instrument in cost of the instrument of the instrument of the instrument of the instrument	
L.S. his wifeB who executed the foregoing instrument and duly acknowledged the execution of the more mainty known to be the same personB who executed the foregoing instrument and duly acknowledged the execution of the within above written. Myrchemission expires on the determined my name, and affired my official scal on the day and year last by d	and benefits accruing therefore; and to plus the topic of the sold prema- mount then unpaid of principal and intrast, topic there with density the solution of the solution of the solution of the density of the solution of the solution of the solution of the density of the solution of the solution of the solution of the density of the solution of the solution of the solution and intrast to and be obligated you on the here, execution, a IN WITNESS WHEREOF, The part	house with, blocks most, the relative series of the se- tion of the set of the set of the set of the set of the set of periods of the set of the set of the set of the set of the densities of the set of the set of the set of the set of the chamitation, even in representive, and as a set of the densities of the set of the set of the set of the set of the densities of the set of the set of the set of the set of the densities of the set of the set of the set of the set of the densities of the set of the set of the set of the set of the densities of the set of the set of the set of the set of the densities of the set of the set of the set of the set of the densities of the set of the densities of the set of the densities of the set	und of observed. It default is made to a mean between education and premises, then the se- committed on and premises, then the se- scruthy of which this indefault is pre- identified to a second premises of the second pre- default of the second premises of the second prediction of the second pre- print observations are remined to the second pre- tion contained and all benefits a secretic 0 the respective particle between hand find second. B. the d White	b because day was and the event that and the systematic or any typicate shall because on shall sometime or shall sometime results and sometime making such safe, ca berefrom shall estend lay and year last (SEAL) (SEAL) (SEAL)	
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 20 day of	and benefits accurate perform and the summers of the and one mount these unputs of principal and interest, together with densel, but for print 169. In WITNESS WHEREOF, The part	have noted, buons now, as a fait of the star of the second provided in the star of the second	uby demarks. If default is made to a mean beward and provides the the mean beward with the middle the set of the mean beward with the middle the set by the set of the set of the set of the provide the set of the set of the set by the set of t	 b accurate are and the second secon	
	b the sum of the same of the s	A constraint of the second of the secon	ultr of obtacted. It is denoted to a made of the committed on and previous, then the sec committed on and previous, then the sec activity of which is indefinite of our of part J. of the second part 100 EU there is a second repeated of the second part 100 EU there is a second of the second part 100 EU is a set	b accurate set run or the result at and the payment or any runner shall been a result of the runner of the runner result of the runner runner shall been a runner shall be runner shall be	