MORTGAGE RECORD 74

Reg. No. 3431 Fee Paid, \$-3.75 (

299

<form><form><form><form><form><form></form></form></form></form></form></form>		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 18.		
<form></form>	 Comparison State (1972) 172 	and the second sec	This instrument was filed for record on the	2 day of	
<form></form>			- Kay A. D. 19 28, at 10	100 A. M.	
<form></form>		Eert Emery		Register of Deeds.	
			april in the year of our Loro	d. one thousand nine	
<pre>print les die for part, and</pre>		hundred and twenty eight between			
<pre>print les die for part, and</pre>		of Baldwin in the County of Douglas			
<pre>inf item is provided in L2 and a style in the form of the solid part L2 and hourses in the only and y and the movel of the following docated rule of and mound and hours and hourse of the solid part L2 and hourses of the solid part L2 and L</pre>		part.108. of the first part, and		of the second part.	
the fallering descripted and state manded and here in the Courty of Daviks and Store of Kourts, best: The most here is a first here is the first the forth is best in the Courty of Daviks and Store of Kourts in Store (27) is in the monthly Thirteen (13) South Engage Minateen (19) Dask where (27) is in the most here is a store of the sold priority. The first first is the store is the store of the sold priority of the store of the sto		Fifteen hundred	DOLLARS, to duly	paid, the receipt of	
<pre>starts are grant reasons and all the order, this and instruct of the subject 28.2. of the first part detail. The set as an arc 28.2. of the set as an arc 28.2. of the set as an arc 28.2. of the first part detail. The set as an arc 28.2. of the set as an arc 28.2. of the set as an arc 28.2. of the first part detail. The set as an arc 28.2. of the set as an arc 28.2. of the set as an arc 28.2. of the first part detail. The set as an arc 28.2. of the set as arc 28.2. of the set as</pre>		which is berefy acknowledged ha Ye, sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part. y of the second part,			
<pre>which do separtments and all the obtain this ad instruct of the solid part left . of the first part there. More and a left do so and a left do so and a left do solid part left . of the first part there are a left and more more and a left do solid part left do solid</pre>		The north half of the North We	est Quarter (N2 N74) of Section Twenty		
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s		Seven (27) in Township Thirtee	en (13) South Range Nineteen (19) East		
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s		And the first state of the first	and out on which we can desting a second		
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s					
And the weil period EE_ of the fact period of the state period and the state is the definition proof LEOY_E FG to be lard cover. B of the period scale of the state period of the s		with the appurtenances and all the estate, title and interest of the said p	part 10.8 of the first part therein.	ale receiption	
<pre>ref that they will warment the identical the next warm that is brief of data thereto.</pre> The same provide, the intervent the parts of encode and the provide, and the short of encode and the short of encode and the second part, the hund of encode and the parts of the second part, the hund of encode and the parts of the second part, the hund of encode and the parts of the second part		And the said rarties of the first part do hereby covenant and agree th	at at the delivery hereof they are the lawful owner. B of the pret	mises above granted, and	
The segmed between the parties have to date the part. Before it due for part what it all these during the part of the second part, to be part if the parties of the parties of the second part, to be part if the parties of the partis of the parties of the parties of the parties					
<pre>and by sub-interact on many to shall be specified and directly be part of the second part, the law, that was the the second part be the law second part be thad be law second part be the law second part</pre>		the state that the next 168 of the first part shall at all times during the life of this indenture, ray all taxes or assessments that may be leved or			
been neveled, the the real—V_of the second per use provide have and increase, or each, at the amount so paid hall been a part of the individual, second by the interval of the second per the second s		of the second part of the second part, the loss, if any, made payable to the part y			
Pirteen Hundred for a payment of and any or head and any of the second and the payment of and any of means, executed as the limit of addington of the second part with all intervents of the second and the second part of the second par		his_interest. And in the event that said particles_of the first part shall fail to pay such tars when the same become due and poyable and to here said permises instruct as become removied, then the text _ Y_ of the second part may pay said taxes and instrume, or either, and the amount so paid shall become a part of the indebtedness, secured by this			
<pre>sector to the true of OED</pre>		indenture, and shall bear interest at the rate of 10% from the date of payment until THIS GRANT is intended as a mortrage to secure the payment of the sum of Pd Stann Europead	fully repaid.	DOLLARS.	
Part 100 for the first pert shall be largery the same as provide in this indication. The shall be larger that is a single shall be larger that the second of the stress of the second of the stress of the second of the stress		amorting to the terms of ODB certain written obligation for the payment	of said sum of money, executed on the 1 " day of Kay-	11 28	
nature and become due and provide at the optice of the hold rescaled without notice, and hald be submit of the hold rescale of the solution of		and by its terms made payable to the part y of the second part, with	th all interest accruing thereon according to the terms of said obligation and a		
nature and become due and provide at the optice of the hold rescaled without notice, and hald be submit of the hold rescale of the solution of		part 50 b. of the first part shall fail to pay the same as provided in this incenture	and the second	in the event that said	
and the form of provides in shore, bypert on the shore and provides of this indeture and each and every delimits dynamic and all benefits serving therefore shall used in the store structure, the shore store in the store structure, the store store in the store store store in the store store store in the store st		And this conveyance shall be you'if such payment be made as herein ascerified, as part thereof or any obligation created thereby, or interest thereon, or if the tares on as up, as provided herein, or if the buildings on said real estate are not kept in as good re should and the whole sum remaining unread, and all of the obligations networked for	nd the obligation contained therein fully discharged. If default be made in id real estate are not paid when the same become due and payable, or if it opair as they are now, or if wante is committen on said permises, then this is in asid written obligation, for the security of which this indenture is g	leo to accure any sum or in the event that said a such payments or any he insurpace is not kept coaveynace shall become given, shall immediately	
IN WITNESS WHEREOF, The part_165 of the first part have hereunto setUEET hands and sets the day and year late above written. 		mature and become due and payable at the option of the holder hereof, without not	Let the obligation contained thermal fully discharged. If default he mode is a dirac lotter are not path when the mone become due and psynkine, or if if the not show the the mode become due and provide the show the second of the second providence is the second to the second providence is a second to the second providence of the second providence is a second to the second providence of the sec	a such payments or any be insurance is not kept ecoveynace shall become given, shall immediately inted to collect the rents	
above written.		mature and become due and payable at the option of the holder hereof, without not	Let the obligation contained thermal fully discharged. If default he mode is a dirac lotter are not path when the mone become due and psynkine, or if if the not show the the mode become due and provide the show the second of the second providence is the second to the second providence is a second to the second providence of the second providence is a second to the second providence of the sec	a such payments or any be insurance is not kept ecoveynace shall become given, shall immediately inted to collect the rents	
		mature and become due and payable at the option of the John barred, without notion and benefits accound to that presents on the and premises and the improvement and benefits accound therefore the theory account of the and the improvement mounts then mayaid of principal and interest, the prefare with the source and the argument demand, to the fact part. 105. . It is a barred by the gataxies herein that the terms and provisions of this inductor	as the obligation contained therms fully diskneysed. If default be made in a disc backs are not paid what the same become due and prymbles, or 10 prays as large are now, or if waste a committee on and prevalues, or 10 prays as large are now, or if waste a committee on and prevalues, or 10 is not written obligation, for the early paid with this inductive are a ice, and it shall be larvil for the mail part y —of the second part— on thereas in the manner provided by lar and to have a review response hereof, an the manner provided by lar and to have a review response hereof, an the manner provided by the shall be paid by the part. J urn and wash and revery highlights therein contained, and all bueddes accurate presentations as manne do seconder of the preservity review berefor.	a such payments or any be insurance is not hept convergance shall become prom, shall immediately need to ecliect the rents a such make to retain the making such sale, on g therefrom shall extend	
(SEAL) (S		mature and become due and payable at the option of the John barred, without noti- mature and become due and the option of the and premises and at the improvement and besofts accurate therein and to sell the improvement and the improvement formand, to the fort part. 10 and the improvement and the angle of the demand, to the fort part. 10 and the improvement and the angle of the initial isothered by the angle of the important of the induced and most studied be spinory spons the here, secretors, shimilanders, termonal pro- lated the option of the part. 10 and	as the dispute contained there fully diskarped. If default is made in the product are to transform the number of the start set of the same become due and provides, will be the same transformed to t	a such segments or any home provide and here or any state of the second provide a state of the second provide a state of the second provide a state of the second making such as is, on g therefrom shall extend a day and year last	
(SEAL) STATE OF Kanses COUNTY OF Douglas BE IT REMEMBERED, That on this 25 " day of April A. D. 19_22 before me, a Notary Public in the sforessid County and State, came. Enliph T. Gilman and Pearl C. Gilman his wife who exceuted the foregoing instrument and duly acknowledged the execution of the same. MWINESS WHEREOF, I have hereunto subscribed my name, and affired my official scal on the day and year last above written. My commission capires on the 15 day of KL Clark Notary Public. RELEASE I, the undersigned owner of the within mortpace, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortpace, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortpace, do hereby acknowledge the full payment of the gath secure in the state of the mortpace.		mature and become due and payable at the option of the John barred, without noti- mature and become due and the option of the and premises and at the improvement and besofts accurate therein and to sell the improvement and the improvement formand, to the fort part. 10 and the improvement and the angle of the demand, to the fort part. 10 and the improvement and the angle of the initial isothered by the angle of the important of the induced and most studied be spinory spons the here, secretors, shimilanders, termonal pro- lated the option of the part. 10 and	ad the displants contained therein fully diskneys! If default to make in displant and a start of the same become due and preakles, we'll the mast writer on that when the same become due and preakles, we'll is and writer objection, for same the construction on and previously then the set of the same because the same of the same set of the the same start of the same of the same set of the same set of the same start of the same set of the same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same se	a such payment or any be incurned as you have coverpanes shall become your mild become your mild to retain the poch mild to retain the making such such cover g therefrom shall extend to day and year last (SEAL)	
STATE OF Kan889 COUNTY OF Douglas BE IT REMEMBERED, That on this 25 " day of April A. D. 19_25 before me, a Notary Public in the sforessid County and State, came. Enlph T. Gilman and Pearl C. Gilman his wife who executed the foregoing instrument and duly acknowledged the execution of the same. MWINESS WHEREOF, I have bereauto subscribed my name, and affired my official seal on the day and year last above written. My commission expires on the 15 day of KL Clark Notary Public. RELEASE I, the undersigned owner of the within mortgare, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this mortgare of record. Dated this [3] day of Bard Convervent 19.31/2		mature and become due and payable at the option of the John barred, without noti- mature and become due and the option of the and premises and at the improvement and besofts accurate therein and to sell the improvement and the improvement formand, to the fort part. 10 and the improvement and the angle of the demand, to the fort part. 10 and the improvement and the angle of the initial isothered by the angle of the important of the induced and most studied be spinory spons the here, secretors, shimilanders, termonal pro- lated the option of the part. 10 and	ad the displants contained therein fully diskneys! If default to make in displant and a start of the same become due and preakles, we'll the mast writer on that when the same become due and preakles, we'll is and writer objection, for same the construction on and previously then the set of the same because the same of the same set of the the same start of the same of the same set of the same set of the same start of the same set of the same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same se	a sub payment or any be incurned as pot kept ocavypace shall become your, shall incurdiately tied to exlict the rests poch ands to restar the making such sub, on g therefrom shall extend to day and year last (SEAL) (SEAL)	
Countr or Douglas		mature and become due and payable at the option of the John barred, without noti- mature and become due and the option of the and premises and at the improvement and besofts accurate therein and to sell the improvement and the improvement formand, to the fort part. 10 and the improvement and the angle of the demand, to the fort part. 10 and the improvement and the angle of the initial isothered by the angle of the important of the induced and most studied be spinory spons the here, secretors, shimilanders, termonal pro- lated the option of the part. 10 and	ad the displants contained therein fully diskneys! If default to make in displant and a start of the same become due and preakles, we'll the mast writer on that when the same become due and preakles, we'll is and writer objection, for same the construction on and previously then the set of the same because the same of the same set of the the same start of the same of the same set of the same set of the same start of the same set of the same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same se	a sub payments or any covery have been approximately and covery have been approximately approximately sub to excluse the rests pack sub to rests the making such asks, co g therefrom shall sated (SEAL) (SEAL) (SEAL)	
BE IT REMEMBERED, That on this_25 " day ofAprilA. D. 19.22 before me, aNotary_Publicin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid County and State, came. Enlph 7. Ollman_andin the storessid county and state storessid and the storessid in the storessid in the storessid in the store written. 1.5 My commission expires on thein the store storessid my name, and affined my official seal on the day and year last above written. RELEASE I, the undersigned owner of the within montpare, do herday acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this montpare, do herday acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this montpare, do herday acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this montpare, do herday acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this montpare, do herday acknowledge the full payment of the debt secured thereby acknowledge the full payment of the debt secured thereby and authorise the Register of Deeds to enter the discharge of this montpage of record		rature and become due and payable at the option of the bidder bared, without not ind besides accurate the hash possession of the using remises and it the improvement mount in marging of project and interest, proper with the scale acture pro- terior of the state of the state of the state of the state of the state dense of the state of the states between the terms and provides of this indext and into its and be definition your the horizontation of the state of the N WITNESS WHEREOF, The part. 168 of the first part ha above written.	ad the displants contained therein fully diskneys! If default to make in displant and a start of the same become due and preakles, we'll the mast writer on that when the same become due and preakles, we'll is and writer objection, for same the construction on and previously then the set of the same because the same of the same set of the the same start of the same of the same set of the same set of the same start of the same set of the same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same set of the same set of the same set of the same set of same set of the same se	a sub payments or any covery have been approximately and covery have been approximately approximately sub to excluse the rests pack sub to rests the making such asks, co g therefrom shall sated (SEAL) (SEAL) (SEAL)	
Notary Public in the sforessid County and State, came_Enlph W. Gilman_and Pearl C. Gilman his wife result to me presently known to be the same person		rature and become due and payable at the option of the bidder bared, without not ind besids account to have possion of the and premises and it the improve- tion of the mayable of provide and the improvement of the improve- tion of the mayable of provide and the improvement of the importance density of the improvement of the importance of the import and improvement of the provide and the importance of the import and improvement of the importance of the import and improvement of the importance of the importance of the import and improvement of the importance of the importance of the import and improvement of the importance of the importance of the import and improvement of the importance of the importance of the import IN WITNESS WHEREOF, The part_ies of the first part ha above written. STATE OF	ad the chapters contained theres fully diskness. If Orbani to make a distribution of said when the same brown disk and in prophile, will be read at all starts of the same of consortion of which the makements is is and it shall be start for the same provided by the same same same there is a start of the same provided by the same same same same there is a same provided by law and to have a review acyani ment thereis, and the everytoin, if any Ulive to a same same same same same same provided by the same become same ment thereis, and the everytoin, if any Ulive to a same same same same same same same provided by the respective parts between same same same same same same same same	a ch promote or an information of the product of the product of the product of the product of the result of the product of the	
to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have herewate subscribed my name, and affixed my official seal on the day and year last above written. Ny commission expires on the tay of to to to I.S My commission expires on the tay of to to RELEASE I, the undersigned owner of the within montpape, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this montpape, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this montpape, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this montpape, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this montpape, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of the montpape.		rature and become due and payake at the option of the Mder barred, which not rature and become due and payake the onder yenics out all the improvement into barred to prove the other status of the intervent of the improvement control of the intervent of the intervent of the intervent of the intervent and an intervent by the status ment the term and provide or et the intervent and an intervent by the status ment the term and provide or et the intervent and an intervent of the intervent the term and provide or et the intervent and an intervent of the intervent the term and provide or et the intervent and an intervent of the intervent of the intervent of the intervent of the intervent of the intervent of the intervent of the intervent of the intervent above written. STATE OF	ad the chapters contained theres fully diskness. If offend to make is discussed are not start when the mass become daw and praching, will be read at all starts of the mass it connection will be and it is in the start of the start of the mass it is start of the star	a chapter of the product of a set here is the product of the pr	
Is also a second dependence 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 13 day of		nature and become due and payake at the option of the bidder bared, which and inthe bare to accurate the data freemant of the bidder payare into the second of the bidder payare and the bidder payare manual the ministry of the factor of the bidder payare back demand, to the fact part. 1.62 	ad the adaption contained therein fully disknessed. If Ordenit to make in distribution of said when the same brown disk and in prachic, or if it is an adaption of said when the same of consortions of said and the first and it shall is leaved to same the same of the same and the is the same of the same of provided by law and to have a review expect have there are provided by law and to have a review expect have the same provided by law and to have a review expect have the same provided by law and to have a review expect have the same provided by law and be have a review expect have the same provided by law and be have a review expect mention of the same provided by law and be have a review expect mention of the same provided by the respective parts between the same and and a law or poly law of the same and the same are mention of the same provided by the respective parts between 	a chapter of the product of the second se	
LS My commission expires on the 15 day of Rel CASE T. 2. Olark Notary Public. RELEASE I, the undersigned owner of the within montpape, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this montpage of record. Dated this 13 day of 10.24 Barel Converse		<pre>mature and lecome due and payake at the option of the bidder barred, without not inthe lecton scenario is the abs presence of the wind remains will be improved in the scenario is the scenario of the scenario and the singervent demand, to be farst part. 185 </pre>	ad the delaying contained therein fully disknessed. If offend to make in distributions of start when the same become data on the synthes. If it is not an an another that the transmission of a single start is a in the same of the start is set of the same transmission of the inters and it shall is set of for the same provided by law and the same first distribution of the same transmission of the same transmission of the same start is set of the same transmission of the same transmission of the same start is set of the same transmission of the same transmission set is the same provided by law and to have a review repeat mention of the same provided by law and to have a review repeat mention of the same provided by law and the same set of the same start and and an every balaxies the same contained, and it baseful a service set the set of the same provided by the same set of the same service set the set of the same set of the same set of the same service set of the same set of the same set of the same set of the same service set of the same set of the same set of the same set of the same set of the set of the same set of the same set of the same set of the same set of the set of the same set of the	a met personnt or an inter- tion beneficial and the set over, shall immediately make the set of the set make and the set of the making good as, so and person and the set (SEAL)	
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 13 day of		<pre>mature and lecome due and payake at the option of the bidder barred, without next inthe lecton scenario is the presence of the scenario region of the ingreven measurement the method is a scenario of the ingreven is a scenario of the indext is and demand, to be fast jett. 185. The scenario by the status best that the scena and provides. It is a scenario of the indext is and use is and be oblighted by the status best that the scenario of the indext is a scenario of the indext is a scenario of the indext is and additional scenario of the indext is a scenario of the indext is additional scenario of the indext is a scenario of the indext is additional scenario of the indext is a scenario of the indext is above written.</pre>	ad the delaytion contained therein fully disknessed. If offend to make it is and the time is been done and the start is the second to an it is provide. If it is the second to an it is	a met personnt or an inter- tion beneficial and the set over, shall immediately make the set of the set make and the set of the making good as, so and person and the set (SEAL)	
I, the undersigned owner of the within mortquee, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortquee of record. Dated this 1/3 day of		<pre>mature and lecome due and payake at the option of the bidder barred, without next inthe lecton scenario is the presence of the scenario region of the ingreven measurement the method is a scenario of the ingreven is a scenario of the indext is and demand, to be fast jett. 185. The scenario by the status best that the scena and provides. It is a scenario of the indext is and use is and be oblighted by the status best that the scenario of the indext is a scenario of the indext is a scenario of the indext is and additional scenario of the indext is a scenario of the indext is additional scenario of the indext is a scenario of the indext is additional scenario of the indext is a scenario of the indext is above written.</pre>	ad the defaults contained there fully deshared. If offend to make it is and the same it is an even i	a met personnt or an inter- tion beneficial and the set over, shall immediately make the set of the set make and the set of the making good as, so and person and the set (SEAL)	
I, the undersigned owner of the within mortquee, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortquee of record. Dated this 1/3 day of		<pre>mature and lecome due and payake at the option of the bidder barred, without next inthe lecton scenario is the presence of the scenario region of the ingreven measurement the method is a scenario of the ingreven is a scenario of the indext is and demand, to be fast jett. 185. The scenario by the status best that the scena and provides. It is a scenario of the indext is and use is and be oblighted by the status best that the scenario of the indext is a scenario of the indext is a scenario of the indext is and additional scenario of the indext is a scenario of the indext is additional scenario of the indext is a scenario of the indext is additional scenario of the indext is a scenario of the indext is above written.</pre>	ad the defaults contained there fully deshared. If offend to make it is and the same it is an even i	a mean permete or any in each permete or any here proves, shall immediately make the second second second second make any second second second (SEAL) (S	
, But Green		<pre>mature and hences due and payahe at the option of the high restory will all the improvement in the international therefore and the internation of the improvement demand, the improvement of the option of the option of the option of the demand, to be first part of the option of the option of the option of the end to be the option of the option of the option of the option of the end to be the option of the option of the option of the option of the end to be the option of the option of the option of the option of the option of the option of the option of the option of the end to be the option of the option of the option of the option of the option of the option of the option of the option of the same. IN WITNESS WHEREOF, Its part has wife to me personally known to be the same person of the same. IS and the option option of the option of the same. IS and the option option option of the same. IS and the option option option option of the same. IS and the option option option option option option option option option of the same. IS and the option option option option option option option option option option option option of the same. IS and the option o</pre>	ad the defaults certained theres fully deskreed. If offend to make a default of the set of said when the set of consortion and provide, or (1) there as a large error of the set of consortion and provide or (1) is an a set of the large for the set of consortion of the set of is a set of the large provided by law and to have a review expect before, and the set of for the set of the set of the set of the set set of the set of set of the set of set of the set of set of the set of set of the set of set of the set of set of the set of the set of the set of the set of set of the set of the set of the set of the set of set of the set of set of the set of set of the set of set of the set of set of the set of set of the set of set of the set of set of the set of set of the set of	 ach provent or any there is there is the end of the e	
Mortgage, Owner.		nature and become due and payahe at the option of the sider bared, which and indicated names to the head pression of the materneous and the improve density to be far payaher. If a second se	ad the defaults exceeded there fully descreed. If offend to make it is an end of the set of the	ach property or any here is been been or any or o	
		nature and become due and payahe at the option of the sider bared, which and indicated names to the head pression of the materneous and the improve density to be far payaher. If a second se	ad the defaults exceeded there fully descreed. If offend to make it is an end of the set of the	ach property or any here is been been or any or o	
		nature and become due and payahe at the option of the sider bared, which and indicated names to the head pression of the materneous and the improve density to be far payaher. If a second se	25 " day of April A. D. Iman. 28 " day of April A. D. Iman. 29 hereunto set. 29 hereunto set. 29 hereunto set. 29 hereunto set. 29 hereunto set. 29 hereunto set. 20 hereunto set. 29 hereunto set. 20 hereunto set. 29 hereunto set. 29 hereunto set. 29 hereunto set. 29 hereunto set. 29 hereunto set. 29 hereunto set. 20 hereunto s	ach property of a sol here is the end of the end o	