44

のないので、「ないない」のないで、「ないない」ので、

568 Reg. No.

<form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form>			FROM	1	
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	411 4.339		FROM		
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>		Kathryn		-	and the second
<form><form><form></form></form></form>			10	Elie C. Comstrong.	
<form></form>		The Merc	thants Loan & Savings Bank		
<form></form>			thirty between	y , in the year of our Lord, one thous	and nine
<form><form></form></form>					41 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -
<form></form>		WITNESSETH, That the said part X of the fart part, in consideration of the sum of			eccipt of
<form></form>		Lot Num	ibered One Hundred Fifty-three (153) on I	Illinois Street, in the City of Lawrence, Kant	58 S •
<form></form>					
<form></form>		with the appurten	nances and all the estate, title and interest of the said part_y.	of the first part therein.	
<form></form>		And the said pe seized of a good and	part y of the first part do.C.S hereby covenant and agree that at th i indefeasible estate of inheritance therein, free and clear of all incumbrance	he delivery hereof She 18 the lawful owner of the premises above grant	ted, and
<form></form>		and that they will war It is acress bets	irrant and defend the same against all parties making lawful claim thereto.		
<form></form>		assessed against said real estate when the same becomes due and payable, and that SNE WILL keep the buildings upon said real estate insured against fire and tornado in such sum			
<pre>sender to be town of</pre>		118 interest. And in the event that said part y of the first part shall fail to pay such taxes when the same become due and navable and to keen said memory of the first part shall fail to pay such taxes when the same become due and navable and to keen said memory of the first part shall fail to pay such taxes when the same become due and to keen said memory of the first part shall fail to pay such taxes when the same become due and to keen said memory of the first part shall fail to pay such taxes when the same become due and to keen said memory of the first part shall be and to keen said memory of the first part shall fail to pay such taxes when the same become due and to keen said memory of the first part shall be and to keen said memory of the first part sha			
<pre>security is the torm ofOEM</pre>		THIS GRANT		v such taxes when the same become due and payable and to keep said premises inso or either, and the amount so paid shall become a part of the indebtedness, secured it	ured as by this
Part of the state of the back means around in the latter of the state of the sta		Tuenes	bar interest at the rate of 10% from the date of payment until fully re is intended as a motrage to secure the primat of the sum of -three Hundred and no/100	or either, and the amount so paid shall become a part of the indebtedness, secured paid.	by this
and hendright assesses of the add promises and all provides and the improvement three in the manuar presented by less and of the second to be made assessed and charge solution three match and the provide solution and charge solution three, and the overlaw, a		according to the term	ms of One certain written obligation for the payment of said	r either, and the amount so paid shall become a part of the indebtedness, secured paid. sum of money, executed on the 20 th <sub>av</sub> of Janua ry	by this LLARS, 130
and the we have by the first has the term and providences, for the independent on the all event addicators of the independent on the all events addicators of the addition of the all events addicators of the independent on the all events additions and and scal		according to the term and by <u>its</u>	ms of ONC	or either, and the amount so paid shall become a part of the indebtdame, secured in paid	by this LLARS, p30sum or
above written.  Kethryn Leighton (SEAL) (SEA		according to the term and by <u>1ts</u> sums of money advance part <u>V</u> of the firs And this couvery part thereof or any ob- up, as provided herein, absolute, and the who mature and become di	as of <b>ORC</b> sortian written obligation for the payment of sold . Form and payable to the part $\sum_{i=1}^{N} d_{i}$ the second part, with all in only blass algorithm of this sould part to pay for any invanishe of the part of the part of the part part deal full in the pay, the same as provided in this indexing. . The part of the part of the part of	or either, and the amount so paid shall beenne a part of the includedness, secured in paid. Dotted the second sec	by this LLARS, p 30. sum of at said to say theorem become become
above written.  Kethryn Leighton (SEAL) (SEA		according to the term and by <u>1ts</u> sums of money advance And this convey part thereof or any ob p, as provide herein absolute, and the who mature and become dh and benefits accruing it	as of <b>ORC</b> sortian written obligation for the payment of sold . Form and payable to the part $\sum_{i=1}^{N} c_i$ of the second part, with all in solve by the solve part $c_i$ of the second part to pay for any transmostor of the solve based part of the part of the part of the part of the part of the solve part of the part of the second part of the part of the part of the solve part of the part of the solve part of the	or either, and the amount so paid shall beenne a part of the indebtdiams, secured in paid. Sum of money, executed on the <u>20 th</u> , of <b>Janua</b> ry <u>J</u> to our account therein a security of the terms of soil obligation and also its secure any of to durharge any takes with interact thereon a here provided, in the event the hightine constants therein fully discharged. If default be rande any sum of money, executed therein fully discharged. If default be rande any the secure any takes with interact thereon is an interact there is a set of the secure any the secure and therein fully discharged. If default be rande in such rayseness the secure of the secure any of a said permane, then the accounts are also any security of a said permane, the security and a security of a said permane, the secure are as a security of a said permane, the secure are as a security of a said permane, the secure are as a security of a said permane, the secure are as a security of the secure are as a secure of the secure are as a secure and a secure the secure are as a secure of the secure are as a secure are as a secure are as a secure of the secure are as a secure ar	by this LLARS, 300 sum of t and t and dately remain the mithe
(EAL) (SEAL) (SE		according to the term and by <u>11c</u> part beyond a second part with the second of the second second of the second second second present second second second mature and become du and benefits secrular to and benefits secrular to an and benefits secrular to an an a	as of <b>ORC</b> certain written obligation for the payment of sold by the adjust to the part $\underline{Y}_{-}$ of the second part, with all in the obly the adjust $\underline{Y}_{-}$ of the second part to pay for any insurance or events and lie voir the payment is more a berown received, and the ob- part in the buildings on sail payment is more a berown received, and the ob- part if the buildings on sail payment is more a building the payment of the main repeated and the obligations provided for an ad- but of the buildings on sail pay entities used and the main payment of the main repeated and the optimic of the holder becomes the same discretion of the sail presents and all the improvements there discretions into its disc the presises building rank the same indication the therefore, in the same the set of the same and presents the same the discretions, the same terms of the indications prevents the therefore. The same same the same terms and previous of the indications are the part of the same received and the improvements there the present here, necessive, absolutions the received and the received and the previous the same terms and previous of the indications are the present the same same terms and received and received and the previous the same terms and previous of the indications are the same and the previous the same terms and previous of the indications are the previous the same terms and previous of the indications are the same and the same terms and previous of the indications are the same terms and the same terms are terms are the same terms are the same terms are the sam	e either, and the amount so paid shall become a part of the indebtedame, secured in paid. Dotted the second	by this LARS, 130
(SEAL) (S		according to the term and by <u>11c</u> part beyond a second part with the second of the second second of the second second second present second second second mature and become du and benefits secrular to and benefits secrular to an and benefits secrular to an an a	as of <b>ORC</b> certain written obligation for the payment of sold by the adjust to the part $\underline{Y}_{-}$ of the second part, with all in the obly the adjust $\underline{Y}_{-}$ of the second part to pay for any insurance or events and lie voir the payment is more a berown received, and the ob- part in the buildings on sail payment is more a berown received, and the ob- part if the buildings on sail payment is more a building the payment of the main repeated and the obligations provided for an ad- but of the buildings on sail pay entities used and the main payment of the main repeated and the optimic of the holder becomes the same discretion of the sail presents and all the improvements there discretions into its disc the presises building rank the same indication the therefore, in the same the set of the same and presents the same the discretions, the same terms of the indications prevents the therefore. The same same the same terms and previous of the indications are the part of the same received and the improvements there the present here, necessive, absolutions the received and the received and the previous the same terms and previous of the indications are the present the same same terms and received and received and the previous the same terms and previous of the indications are the same and the previous the same terms and previous of the indications are the previous the same terms and previous of the indications are the same and the same terms and previous of the indications are the same terms and the same terms are terms are the same terms are the same terms are the sam	g diher, and the amount so paid shall beenne a part of the indebtdiams, secured in read. Dotting the second of the transfer of solid distribution and have been second in the other security there a second in the terms of solid distribution and have been second in the other security there are not been the second solid distribution and have been second to the other second in the second solid distribution and have been second and the second solid distribution and have been second and high the constant of the second solid distribution and have been second and high the constant of therein field distribution of the method means within the head of the second of a shall be part of the method in second solid in the manner provided by law and to have a receiver appoint to cellect the solid and severy distribution therm constant, and it be been as the second of all moneys are integration and more solid in the second second from the second sec	by this LLRS, a 30 men or the set of any protection the set of a set the
(SEAL)          STATE OP       Kontese         Courser or       Douglas         BE IT REMEMBERED, That on this       20th         Motsry_Public       in the aforesaid County and State, came         Motsry_Public       in the state person.         We countistion expires on the 27th       day of _JBHMERY_ 19.31         P. C. Whipple       Notary Public.         RELEASE       Notary Public.         Release of the within mortgage, do hereby acknowledge the full payment of the dett secured thereby, and authorize the Register of Deeds to enter the discharge of the mortgage, do thereby acknowledge the full payment of the dett secured thereby, and authorize the Register of Deeds to enter the discharge of the mortgage, do thereby acknowledge the full payment of the dett secured thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record. Dated this		according to the term and by <u>11c</u> part beyond a second part with the second of the second second of the second second second present second second second mature and become du and benefits secrular to and benefits secrular to an and benefits secrular to an an a	as of <b>ORC</b> certain written obligation for the payment of sold by the adjust to the part $\underline{Y}_{-}$ of the second part, with all in the obly the adjust $\underline{Y}_{-}$ of the second part to pay for any insurance or events and lie voir the payment is more a berown received, and the ob- part in the buildings on sail payment is more a berown received, and the ob- part if the buildings on sail payment is more a building the payment of the main repeated and the obligations provided for an ad- but of the buildings on sail pay entities used and the main payment of the main repeated and the optimic of the holder becomes the same discretion of the sail presents and all the improvements there discretions into its disc the presises building rank the same indication the therefore, in the same the set of the same and presents the same the discretions, the same terms of the indications prevents the therefore. The same same the same terms and previous of the indications are the part of the same received and the improvements there the present here, necessive, absolutions the received and the received and the previous the same terms and previous of the indications are the present the same same terms and received and received and the previous the same terms and previous of the indications are the same and the previous the same terms and previous of the indications are the previous the same terms and previous of the indications are the same and the same terms and previous of the indications are the same terms and the same terms are terms are the same terms are the same terms are the sam	g diher, and the amount so paid shall beenne a part of the indobtdiams, secured in the state of the state of the indobtdiams, secured in the state of the state o	by this LLIS, a 30 men or array of a star array of a star b a star array of a star a star b a star a star b a star a star b a star b a star a star b a star
STATE OP       Kensee         Couver or       Dnuglae         BE IT REMEMBERED That on this       20th         day of       January         A. D. 1930, before me, a         Notary_Public       in the aforesaid County and State, came         It on the personally known to be the same person       who executed the foregoing instrument and duly acknowledged the execution of the same personally known to be the same person         NW WITNESS WHEREOF, I have hereunto subsended my name, and affied my official scal on the day and year last above entited.         My commission expires on the 27th       day of _JBHMETY         P. C. Whipple         Notary Public.         RELEASE         I, the undersigned owner of the within mortgage, do hereby acknowledge th full payment of the dett secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this		according to the term and by <u>11c</u> part beyond a second part with the second of the second second of the second second second present second second second mature and become du and benefits secrular to and benefits secrular to an and benefits secrular to an an a	as of <b>ORC</b> certain written obligation for the payment of sold by the adjust to the part $\underline{Y}_{-}$ of the second part, with all in the obly the adjust $\underline{Y}_{-}$ of the second part to pay for any insurance or events and lie voir the payment is more a berown received, and the ob- part in the buildings on sail payment is more a berown received, and the ob- part if the buildings on sail payment is more a building the payment of the main repeated and the obligations provided for an ad- but of the buildings on sail pay entities used and the main payment of the main repeated and the optimic of the holder becomes the same discretion of the sail presents and all the improvements there discretions into its disc the presises building rank the same indication the therefore, in the same the set of the same and presents the same the discretions, the same terms of the indications prevents the therefore. The same same the same terms and previous of the indications are the part of the same received and the improvements there the present here, necessive, absolutions the received and the received and the previous the same terms and previous of the indications are the present the same same terms and received and received and the previous the same terms and previous of the indications are the same and the previous the same terms and previous of the indications are the previous the same terms and previous of the indications are the same and the same terms and previous of the indications are the same terms and the same terms are terms are the same terms are the same terms are the sam	g thier, and the amount so paid shall beenne a part of the induktedness, secured a paid. The secure of the secure	by this LLIS, 520 men of the and the angle the
Courter or		according to the term and by <u>11c</u> part beyond a second part with the second of the second second of the second second second present second second second mature and become du and benefits secrular to and benefits secrular to an and benefits secrular to an an a	as of <b>ORC</b> certain written obligation for the payment of sold by the adjust to the part $\underline{Y}_{-}$ of the second part, with all in the obly the adjust $\underline{Y}_{-}$ of the second part to pay for any insurance or events and lie voir the payment is more a berrown received, and the ob- part of the buildings on sail payment is more a berrown received, and the ob- part of the buildings on sail payment is more a building to the payment of the main repayable at the option of the buildings and payment of the main repayable at the option of the holder hered, without notice, and it has payment of the sold present and all the improvement there its effective the option of the sold presents and all the improvement there its effective to the there are not payment direct the sold the rest of the payment, typelfor with the certa and charges include the rest of the payment, the sold with the main recent the rest of the inductive the first in level, that the terms and provisions of the inductive rest of the payment payment.	g either, and the amount so paid shall beenne a part of the indobtedness, secured a paid. The second	by this LLSS, 3D man of strained strained trained trained strained
Notary_Public       in the aforesaid County and State, came         Kthryn Leighton, n widow       Texthryn Leighton, n widow         Legel Seal       to me personally known to be the same person       who executed the foregoing instrument and duly acknowledged the execution of the same.         Mathematical State       MY DESS WIERROF, I have hereunto subscribed my name, and affind my official scal on the day and year last above written.         My commission expires on the 27th       day of		second by 12 g and by 12 g and by 12 g and 12 g and 12 g and 12 g and 12 g and 12 g at 12 g at 12 g at 12 g at 12 g at 12 g at 12 g at 12 g at 12 g at 12 g at 12 g at 12 g at	as of for the period of the period of the period of a side of the period of th	g either, and the amount so paid shall beenne a part of the indobtedness, secured a paid. The second	by this LLSS, 3D man of strained strained trained trained strained
Le gel Seel to me personally known to be the same personwho executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WIERBOF. I have herewards subscribed my name, and affixed my official scal on the day and year last above written. My commission expires on the 27th		according to the term and by <u>12g</u> and <u>2</u> of the term part <u>2</u> of the term part <u>2</u> of the term part <u>2</u> of the term part <u>1</u> of the term besides, and the term and term the magned of the matrix and become du- matrix and become du- matrix and become du- matrix the magned of the matrix the magned of the matrix the magned of the matrix the magnetic du- tation of the term and term the magnetic du- tation of the term and term the magnetic du- tation of the term and term the magnetic dutation of the term term and term the magnetic dutation of the term term and term the magnetic dutation of the term term term and term the magnetic dutation of the term term term term and term term term term and term term term term term and term term term term and term term term term term term term and term term term term term term term term	as of	g either, and the amount so paid shall beenes a part of the indektedame, secured in the distribution of the indektedame, secured in the distribution of the distributi	by this LLRS, about the second seco
IN WITNESS WIEREOF. I have hereunto esheribed my name, and affixed my efficial ceal on the day and year last     above writed.     My commission expires on the _27th		according to the term and by <u>12g</u> and <u>2</u> of the term part <u>2</u> of the term part <u>2</u> of the term part <u>2</u> of the term part <u>1</u> of the term besides, and the term and term the magned of the matrix and become du- matrix and become du- matrix and become du- matrix the magned of the matrix the magned of the matrix the magned of the matrix the magnetic du- tation of the term and term the magnetic du- tation of the term and term the magnetic du- tation of the term and term the magnetic dutation of the term term and term the magnetic dutation of the term term and term the magnetic dutation of the term term term and term the magnetic dutation of the term term term term and term term term term and term term term term term and term term term term and term term term term term term term and term term term term term term term term	as of	s either, and the amount so paid shall beenes a part of the indektedame, secured in the secure of the indektedame, secured in the secure of add obligation and also be secure in the secure of add obligation and also be secure in the secure of add obligation and also be secure to the secure of add obligation and also be secure to the secure of add obligation and also be secure to the secure of add obligation and also be secure to the secure of add obligation and also be secure to the secure of add obligation and also be secure to the secure of a secure to the secure of a secure	by this LLRS, about the second seco
F. C. Whipple     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 day of		second to the term and of memory shows a result by a term result of a term result of the second based of the second based of the second based of the second denand, to the first main second become di- and second second of denand, to the first main second second of denand to the first main second second second denand to the first main second second denand second second denand second second denand denand second denand denand second denand denand second denand denand denand denand second denand denand d	<pre>ms of</pre>	while, and the amount so paid shall been a part of the indebtdies, secured in the state of the indebtdies, secured in the state of solid objects of the indebtdies, secured in the state structure therean according to the terms of solid objects and also is even the barrier structure therean according to the terms of solid objects and also is even the barrier structure therean according to the terms of solid objects and also is even the barrier structure therean according to the terms of solid objects and the solid solid solid terms of the objects of the solid solid solid solid terms of the solid solid solid solid solid solid solid terms of the objects of the solid soli	by this LLRS, 30 30 30 30 30 40 40 40 40 40 40 40 40 40 4
RELEASE         Notary Public.           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 day of, 19		second to the term and of memory shows a result by a term result of a term result of the second based of the second based of the second based of the second denand, to the first main second become di- and second second of denand, to the first main second second of denand to the first main second second second denand to the first main second second denand second second denand second second denand denand second denand denand second denand denand second denand denand denand denand second denand denand d	as of ORE	e ulter, and the amount so paid shall been a part of the induktedame, secured in a secure of a secure of the induktedame, secured in the second secon	by this LLRS, 30 30 30 30 30 40 40 40 40 40 40 40 40 40 4
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 day of, 19		second to the term and of memory shows a result by a term result of a term result of the second based of the second based of the second based of the second denand, to the first main second become di- and second second of denand, to the first main second second of denand to the first main second second second denand to the first main second second denand second second denand second second denand denand second denand denand second denand denand second denand denand denand denand second denand denand d	as of ORE	e ulter, and the amount so paid shall been a part of the induktedame, secured i paid. In the second of the induktedame, secured i paid. The second of the induktedame, secured is a second of the induktedame, secured is a second of paid. The second paid is a second paid is a second paid is a second paid in the second paid is a second paid in the second paid is a second paid. The second paid is a second paid is a second paid is a second paid in the second paid is paid by the second paid is paid by the second paid is paid by the second paid is a second paid is second paid in the second paid is a second paid is the paid of the second paid is paid by the second paid is the paid of the second paid is the paid of the second paid is the second paid is the paid of the second paid is the second paid is the paid of the second paid is the paid of the second paid is the second paid is the second paid is the paid of the second paid is the paid of the second paid is the paid of the second paid is the second paid is the paid of the second paid is the second paid is the paid of the second paid is the second paid is the paid of the second paid is the second paid is the paid of the second paid is the second paid is the paid of the second paid the second paid the paid of the second p	by this LLRS, 30 30 30 30 30 40 40 40 40 40 40 40 40 40 4
Deeds to enter the discharge of this morrgage of record. Dated this		second to the term and of memory shows a result by a term result of a term result of the second based of the second based of the second and the second of the demand, if the shows a demand the second of demand, if the shows a demand to the fact demand to the fa	as of ORE	e uher, and the amount so paid shall been a part of the indektedame, secured in the state of the indektedame, secured in the second part of the indektedame, secured in the second part is the terms of add addigation and also be second part is determined by the second part is second part is the second part is the second part is	by this LLRS, 500. 50
		second profile to the term and by the second profile part of the first second profile part of the first second profile and before any ob- able second profile second pro- mative and become di- and before second pro- demand, the first second pro- demand to the first second pro- second product second pro- temand to the first second pro- second product second pro- second product second pro- second product second pro- second product second pro- temand to the first second pro- second product second pro- per second product second pro- second product second pro- second product second pro- per second product second pro- second product second pro- per second product second pro- second product second pro- second product second pro- second product second pro- second product second pro- per second product second pro- per second product second pro- second product second pro- second product second pro- second product second pro- per	as of	e ulter, and the amount so paid shall beenes a part of the induktedame, secured i paid	by this LLMR, LLMR, LLMR, SD L
Mortgagee. Owner.		second by the second se	as of	e ulter, and the amount so paid shall been a part of the induktedame, secured in the state of the induktedame, secured in the state of add obligation and also be secured in the second part is the terms of add obligation and also be secured that there are a solid obligation and also be secured that there are a solid obligation and also be secured that there are a solid obligation and also be secured that there are a solid obligation and also be secured that there are a solid obligation and also be secured that there are a solid obligation and also be secured that there are a solid obligation and also be secured that the second part is solid obligation and also be secure that are also been been been been been and and be solid to real the solid or and the second part is a solid obligation obligation obligation obligation obligation obligation obligation obligation obligation of the measure are also as a solid obligation of the measure are also as a solid obligation ob	by this LLMR, LLMR, LLMR, SD L