MORTGAGE RECORD 76

- and a

art. of

of m of as is - s, 0

Reg. No. 814 Fee Paid, \$ 4.00

To	Earl L. Falkenstien and wife	This instrument was filed for record on the 26 day
Learence Baticsal Park, Learence, Kansa p		May A. D. 19 30, at 8:15 o'clock A. M.
THIS NODETURE, Mole the 2324 get More in the prove of weak of the second		Register of Deeds.
<pre>hander end</pre>	Lawrence Eational Bank, Lawrence, Kan	Deputy.
<pre>hander end</pre>	THIS INDENTURE, Made this 23rd day of	Vay in the year of our Lord, one thousand nir
<pre>dserence in the Compt ofDougles and thus of _ZERES interpretations and the compt of the c</pre>	hundred and thirty between	
<pre>prd. Eef. die fan part, and The Levered Maintain Lead The There are and part. Lead the part, in encoderation of the same dimension of the same dimension Sixtee hundred eef. All parts is the dimension of the same dimension of the same dimension of the same dimension dimension of the same dimension of the same dimension of the same dimension of the same dimension dimension of the same dimension of the same dimension of the same dimension of the same dimension dimension of the same dimension of the same dimension of the same dimension dimension of the same dimension of the same dimension dimension of the same dimension of the same dimension of the same dimension dimension of the same dimension of the sa</pre>	Earl L. and Edith I. Falkenstien	, his wile
The Larrence Mailen Land to make a part in conduction of the and definition of the model and the set of the second part is a field of the		uglas and State of Kansas
<pre>this a separatement and and part. Lead to for part, in considering of the sen of</pre>	part ICE, of the first part, and The Lawrence National Bank	part y of the second par
<pre>which do apportenance and all the entary, tile and histors of the Contry of Dordson and State of Kanaa, toest: South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research South thirty-three (33) feet of Lot #182 Massachusetts Street, in the City of Lawrence, Research Street, in the Street, in the Street, in the City of Lawrence, Research Street, in the Street, in the Street, in the Street, in the City of Lawrence, Research Street, in the Street,</pre>	WITNESSETH, That the said part 1es of the first part, is	n consideration of the sum of
	which is hereby acknowledged, ha.Y.C sold, and by this indentu	ire do Grant, Bargain, Sell and Mortgage to the said part.ys. of the second par
<pre>with the appurtumence and all the ortize, title and interest of the side part large a drive there in the second seco</pre>	South thirty-three (33) feet of Lot	#182 Massachusetts Street, in the City of Lawrence,
And the main per (16.2) of the fort per d	Kensas.	
And the main per (16.2) of the fort per d		
At the main per (16.2 of the fort just damma burdle were shared the building burdle. They ATC burdle were S of the promises above panded, and and star is good and indexidite states of inheritance burdle, for and stars of all innormations are start and defendent the main against start and and the part 16.2 of the fort part shall and the three the start have burdle and an analysis have that the 12. The fort part shall and the burdle start burdle are appeals and the start and and the start the start 16.2 of the fort part shall and the part shall shall be part (16.2 of the fort part shall and the burdle start start and partsh and that 12.2 of the scenal partsh and the stars when the same the scenae due and partsh and that 12.2 of the scenal part is that the part shall shall be part of the scenae part of the burdle scenae of the burdle scenae of the start start and partsh and the scenae the part of the scenae part of the scenae parts of the burdle scenae of the burdle scenae of the burdle scenae of the burdle scenae of the scenae part of the burdle scenae		
At the main period fact of the form period. The methy events and agrees that at the failing harm. If they first a great and added the state of the interfaces therein the period state therein and greater that the period state the state of the first period state the state of the		
At the main period fact of the form period. The methy events and agrees that at the failing harm. If they first a great and added the state of the interfaces therein the period state therein and greater that the period state the state of the first period state the state of the		
At the main per (16.2 of the fort just damma burdle were shared the building burdle. They ATC burdle were S of the promises above panded, and and star is good and indexidite states of inheritance burdle, for and stars of all innormations are start and defendent the main against start and and the part 16.2 of the fort part shall and the three the start have burdle and an analysis have that the 12. The fort part shall and the burdle start burdle are appeals and the start and and the start the start 16.2 of the fort part shall and the part shall shall be part (16.2 of the fort part shall and the burdle start start and partsh and that 12.2 of the scenal partsh and the stars when the same the scenae due and partsh and that 12.2 of the scenal part is that the part shall shall be part of the scenae part of the burdle scenae of the burdle scenae of the start start and partsh and the scenae the part of the scenae part of the scenae parts of the burdle scenae of the burdle scenae of the burdle scenae of the burdle scenae of the scenae part of the burdle scenae		
At the main per (16.2 of the fort just damma burdle were shared the building burdle. They ATC burdle were S of the promises above panded, and and star is good and indexidite states of inheritance burdle, for and stars of all innormations are start and defendent the main against start and and the part 16.2 of the fort part shall and the three the start have burdle and an analysis have that the 12. The fort part shall and the burdle start burdle are appeals and the start and and the start the start 16.2 of the fort part shall and the part shall shall be part (16.2 of the fort part shall and the burdle start start and partsh and that 12.2 of the scenal partsh and the stars when the same the scenae due and partsh and that 12.2 of the scenal part is that the part shall shall be part of the scenae part of the burdle scenae of the burdle scenae of the start start and partsh and the scenae the part of the scenae part of the scenae parts of the burdle scenae of the burdle scenae of the burdle scenae of the burdle scenae of the scenae part of the burdle scenae		
And the main per (16.2) of the fort per d		
A dot a mid per (1 get of the fort per dot how per events to defer the the biology here (
A dot a mid per (1 get of the fort per dot how per events to defer the the biology here (
At the main per (16.2 of the fort just damma burdle were shared the building burdle. They ATC burdle were S of the promises above panded, and and star is good and indexidite states of inheritance burdle, for and stars of all innormations are start and defendent the main against start and and the part 16.2 of the fort part shall and the three the start have burdle and an analysis have that the 12. The fort part shall and the burdle start burdle are appeals and the start and and the start the start 16.2 of the fort part shall and the part shall shall be part (16.2 of the fort part shall and the burdle start start and partsh and that 12.2 of the scenal partsh and the stars when the same the scenae due and partsh and that 12.2 of the scenal part is that the part shall shall be part of the scenae part of the burdle scenae of the burdle scenae of the start start and partsh and the scenae the part of the scenae part of the scenae parts of the burdle scenae of the burdle scenae of the burdle scenae of the burdle scenae of the scenae part of the burdle scenae		
At the main per (16.2 of the fort just damma burdle were shared the building burdle. They ATC burdle were S of the promises above panded, and and star is good and indexidite states of inheritance burdle, for and stars of all innormations are start and defendent the main against start and and the part 16.2 of the fort part shall and the three the start have burdle and an analysis have that the 12. The fort part shall and the burdle start burdle are appeals and the start and and the start the start 16.2 of the fort part shall and the part shall shall be part (16.2 of the fort part shall and the burdle start start and partsh and that 12.2 of the scenal partsh and the stars when the same the scenae due and partsh and that 12.2 of the scenal part is that the part shall shall be part of the scenae part of the burdle scenae of the burdle scenae of the start start and partsh and the scenae the part of the scenae part of the scenae parts of the burdle scenae of the burdle scenae of the burdle scenae of the burdle scenae of the scenae part of the burdle scenae		
At the main per (16.2 of the fort just damma burdle were shared the building burdle. They ATC burdle were S of the promises above panded, and and star is good and indexidite states of inheritance burdle, for and stars of all innormations are start and defendent the main against start and and the part 16.2 of the fort part shall and the three the start have burdle and an analysis have that the 12. The fort part shall and the burdle start burdle are appeals and the start and and the start the start 16.2 of the fort part shall and the part shall shall be part (16.2 of the fort part shall and the burdle start start and partsh and that 12.2 of the scenal partsh and the stars when the same the scenae due and partsh and that 12.2 of the scenal part is that the part shall shall be part of the scenae part of the burdle scenae of the burdle scenae of the start start and partsh and the scenae the part of the scenae part of the scenae parts of the burdle scenae of the burdle scenae of the burdle scenae of the burdle scenae of the scenae part of the burdle scenae		
At the main per (16.2 of the fort just damma burdle were shared the building burdle. They ATC burdle were S of the promises above panded, and and star is good and indexidite states of inheritance burdle, for and stars of all innormations are start and defendent the main against start and and the part 16.2 of the fort part shall and the three the start have burdle and an analysis have that the 12. The fort part shall and the burdle start burdle are appeals and the start and and the start the start 16.2 of the fort part shall and the part shall shall be part (16.2 of the fort part shall and the burdle start start and partsh and that 12.2 of the scenal partsh and the stars when the same the scenae due and partsh and that 12.2 of the scenal part is that the part shall shall be part of the scenae part of the burdle scenae of the burdle scenae of the start start and partsh and the scenae the part of the scenae part of the scenae parts of the burdle scenae of the burdle scenae of the burdle scenae of the burdle scenae of the scenae part of the burdle scenae	the second because the second second	
A dot a mid per (1 get of the fort per dot how per events to defer the the biology here (
<pre>bit pack iteration for the event that and part 108. Of the first part and if all to pay such that we have been derived to the part 1, of the event part 1 bits restart of 118</pre>	seized of a good and indefeasible estate of innerstance therein, free and clear of all	
Sitteen hundred and no/100 DOLLARS Constructions ofDE Dollars Constructions Co	It is agreed between the parties hereto that the part 188. of the first part	l incundence claim therets. rt shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or
<pre>staty_139</pre>	It is agreed between the parties hereto that the part. 168 . of the first parameter spinst said real crists when the same becomes due and payable, and it do by such insurance company as shall be specified and directed by the part y . 115	I incumbrance chaim therets. It is taken at all times during the life of this indicative, pay all taxes or assessments that may be levied or that they.wills up the buildings upon and real exter insured against for and terminal in such mu- of the second part, the low, if any, made payable to the part y of the second part is the restant of the full full to pay such taxes when the same become due and payable and its bayes and payable insured as all full to pay such taxes when the same become due and payable and its bayes and payable insured as
prof. 48:0 of feet part shall fail to part hears as provided in this inductor. Add the constrained in Section 2010 of feet part shall fail to part hears as provided in this inductor. Add the constrained in Section 2010 of feet part shall fail to part hears as provided in the feet part in the constraint of the constra	It is agreed between the parties hereto that the part 16.8 , of the first paraments gaphing and real relates when the same becomes due and payship incorrect formations and the partiest and directible part 12.8 . It for the part 12.8 , of the first part 12.8 , of the first part 13.9 , the first part 13.9 . This direction the part 14.9 , the first part 13.9 , the first part 14.9 , the first part 14.9 , the first part 14.9 , the part 14.9 , the first part 14.9 , the f	i incumbrance chaim therets. It is taken at all times during the life of this indexture, pay all taxes or assessments that may be levied or that they.wills up the buildings upon and real entate insured against for and toreads in such sum of the second part, the loss, if any, made payable to the payable and the bare of the second part is the section of that ful to pay such taxes when the same become disc and payable and the bare of payables insured as and hencence, or either, and the amount so paid shell become a part of the indubtedness, secured by this of
In the set of beam do and person as the epicon of the hold network, which haves, and it shall be investigated by the set of the set	It is agreed between the parties hearts that the part_16.8. of the fort parties around against and real extra twice the neurons does not payable, and it and by main hearence's because a shall be prediced and discreted by the party. If a	i incumbrance chaim therets. It shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or that theywill Aucp the buildings upon mail real entate insured against first and termeds in such num- of the second part, the loss, if any, much pryoble to the part y of the second part to the extent of a half fail to pay such taxes when the same become due and paysife and to keep and premises inserts as in finances, or gridue, such the same become due and paysife and to keep and premises inserts as in finances. Or gridue, such the same become due and paysife and to keep and premises inserts as in finances. Or gridue, and the samount as paid shell become a part of the indicidences, secured by this t will fully regard
<pre>tomest the ursid of principal and interet, includer will the costs and there is not the veryous, if any there is add by public performs that interest and the principal of the indext as and there and every adjusted by the perform addition addition in the indext and there and there are addition there are additioned to be addition the best areas and the principal of the indext area and and every adjusted there are addition there are addition of the best areas addition addition of the indext area and and every adjusted there are addition of the indext area and and every adjusted there are addition of the best areas addition addition of the indext area and and every adjusted there are addition of the addition of the addition of the indext area and and every adjusted there are addition of the addition of</pre>	It is a great between the partial hearts that the part. 16.8 of the fort parament against and real extra twice the same becomes due and payable, and the odd by mail interactive formpany as shall be precised and discrete by the party. 11.8	I incumbrance chaim therets. It is that if all times during the life of this indexture, pay all taxes or assessments that may be levied or that they.stll way the buildings upon main real erate insured arguing fin and termshol is mark man of the second part, the loss, if any, made payable is the part, y of the second part is the seriest of all fails to pay such taxes when the same become due and payable and to keep add premises insured and all incomes, or either, and the amount as paid shell become a part of the indetectores, second by this of the second part, the same become due to the lattice of the indetectores, and the second secon
bove written.	It is agreed between the parties here to that the part_16.8. of the first parties are also parties and any parties interactive first source between the source becomes due and parties have been approximately and the parties of the p	i incumbrance chain therets. i incumbrance ichain therets. i takes of a same during the life of this indexture, pay all taxes or assemnants that may be levide or that theymills on the buildings upon and real entate insured against fire and tormado in such sum of the second part, the loss, if any, made payable to the part y of the second part is the extent of that fails to pay such taxes when the same become due and payable and the hope may dependent insured and and insures or either, and the anomat so paid shell become a part of the indubtedness, secured by this a sum in high versail. OULLARS ayment of mid sum of manay, exceeded on the lifth day of May is done were say may any of the oblighting activation of the same security to the terms of add shiftightine add sets to severe any may manufer of to donkney any taxes with ainteret there as a baren 'power and the number of the same same in the additional there is an of payable. Intermediation is a strate in the same because when any payable and the same same payable with the instruments or payable with ainteret there and the same payments or any same same of the same payable is the same payable same same payable is the same same payable is the same same payable same same payable same same payable. Intermediation and the barding tax to tax with ainteret there and the payable is the same same payable same payable same payable same same payable sam
bove written.	It is agreed between the parts here to that the part 1.65 . of the first parts along against aid run density was also and any park and the same become due and park park and the same become due and park park 1.11 . In the same become due to the same become due to the part 1.21 . The same become due to the same become same become due to the same become and the same becom	i incumbrance chain therets. It is taken at all times during the life of this indexines, pay all taxes or assessments that may be levied or that they.mills mp the buildings upon and real entate insured against five and tormads in such as of the second part, the loss, if any, made payable to the part g of the second part to the extent of that the pay such taxes when the assume become due and payable and to keep and premises insured as and the second part, the loss, if any, made payable to the payable and to keep and premises insured as and however, or either, and the amount so paid shell become a part of the inductories, second by this or the second part of the second part of the inductories, second by this or even which all interactions the part of the second part of the inductories, we set that and the obligation events there are not part of when the second part of the interactions is part of the obligation events the second tax with altered there as a kerem payoided, in the event that and the solution of the obligation, for the second y of the second part. The solution is the manager payoided by the sound of the second part result there in its the manager payoided by the solut of the second part result there in its the manager payoided by the solut of all moneys are given. And its instantion to note, and it shall be hold for the second y part of the second part result there in its the manager payoided by the solut of the second part result there in its the manager payoided by the solut of the second part result there in the manager part of the pay solut of the lower as payoided to rester the payoided to rester the result on the second part result there in the inducer prevention of pays and out of all moneys areas of the pays and the second part.
Edith I. Falkenstion (SEAL) (SEAL) (SEAL) STATE OF Kansas Couver or Douglas BE IT REMEMBERED, That on this 5th BE IT REMEMBERED, That on this 5th April A. D. 10.30, before me, a notery public in the aforesaid County and State, came Isea In the aforesaid County and State, came Isea Notery public in the aforesaid the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereuste subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25th County of the written mortgage, do bereby seknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the dicharge of this mortgage, do bereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the dicharge of this mortgage of record. Dated this. If	It is agreed between the parties here to that the part. 16.8 . of the fort paramand against and rest evident when the same becomes due and payable, and the addy payable interactive brompany as while be precided and directed by the party. 11.8 ,, interact. And in the crust that and part 16.8 . of the fort part because payable, the same becomes due to the payable payable. This Carthon and Payable and Pay	i incumbrance chaim therets. It is taked at all times during the life of this indicators, pay all taxes or assessments that may be levied or that they.rfll sep the buildings upon and/real exter insured against for and transfal in such man d the second part, the loss, if any, made payable is the part y of the second part is the restant of that they. rfll sep the buildings upon and/real exter insured against for and transfal in such man d the second part, the loss, if any, made payable is the part y of the second part is the restant of all fails to pay such taxes when the name boomed use in payable, and the key made particules insured as and insures, or either, and the amount as paid shell become a part of the indicidences, secured by this d the restant of the second part of the the taxes of the second part is the rest of the symmet of soil sum of money, exceeded on the life the day of Mey
(SEAL) (S	It is agreed between the parties here to that the part. 16.8 . of the first particular standard against and run densities when the same becomes due and payshigh and the part 16.8 . of the first part 16.8 . of the first part 16.8 . of the first part 16.9 . This means the the part 16.9 . of the first part 16.9 . The first part 16.9 . The 16.9 of the first part 16.9 . of the first part 16.9 . of the first part 16.9 . The first part 16.9	i incumbrance chaim therets. It is taked at all times during the life of this indicators, pay all taxes or assessments that may be levied or that they.rfll sep the buildings upon and/real exter insured against for and transfal in such man d the second part, the loss, if any, made payable is the part y of the second part is the restant of that they. rfll sep the buildings upon and/real exter insured against for and transfal in such man d the second part, the loss, if any, made payable is the part y of the second part is the restant of all fails to pay such taxes when the name boomed use in payable, and the key made particules insured as and insures, or either, and the amount as paid shell become a part of the indicidences, secured by this d the restant of the second part of the the taxes of the second part is the rest of the symmet of soil sum of money, exceeded on the life the day of Mey
(SEAL) STATE OF Kenses Couver or Douglas BE IT REMEMBERED, That on this 5th day of April A. D. 18.30, before me, a notery public in the aforesaid County and State, came Tarl L. Falkenstien and Edith T. Talkenstien his wife egal Seal to me percoally known to be the same percoal. who executed the foregoing instrument and duly acknowledged the execution if the same. If WITNESS WHEREOP, I have hereunts subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25th day of April 1931 RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this mortgage of record. Dated this // day of Mutenuler 10035	It is agreed between the parties here to that the part. 16.8 . of the first particular standard against and run densities when the same becomes due and payshigh and the part 16.8 . of the first part 16.8 . of the first part 16.8 . of the first part 16.9 . This means the the part 16.9 . of the first part 16.9 . The first part 16.9 . The 16.9 of the first part 16.9 . of the first part 16.9 . of the first part 16.9 . The first part 16.9	i incumbrance chaim therets. I shall stall times during the life of this indicators, pay all taxes or assemments that may be leveled or that they.will. So the buildings upon and real entries incured against first and termstale in such man of the second part, the loss, if any, made payable for the part y of the second part is the restant of all full to pay such taxes when the name become due and payable, and to keep and premises inserted as and incurses, or either, and the amount as paid shell become a part of the indicators, second by this structure of the second part is the second mass of the payable, and the keep and premises inserted as and incurses, or either, and the amount as paid shell become a part of the indicators, second by this symmet of and sum of meney, exceeded on the Life , day of Mey n. 30 . To the second part is the second mass of the second payable, and the two events any man of the memory of the dashings any taxes with anterest thereon of and shells the second raw of the second raw of the memory of the second payable. The second payable, the second payable, the second raw of
STATE OF Kanase Couver or Douglas BE IT REMEMBERED, That on this 5th day of April A. D. 10. 30, before me, a notary public in the aforesaid County and State, cance. In the aforesaid County and State, cance. isgal Seal to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunts subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25th ELEASE I, Schaal Novary 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. 1403-	It is agreed between the parties here to that the part. 16.8 . of the first particular standard against and run densities when the same becomes due and payshigh and the part 16.8 . of the first part 16.8 . of the first part 16.8 . of the first part 16.9 . This means the the part 16.9 . of the first part 16.9 . The first part 16.9 . The 16.9 of the first part 16.9 . of the first part 16.9 . of the first part 16.9 . The first part 16.9	i incumbrance chaim therets. I shall stall times during the life of this indicators, pay all taxes or assemments that may be leveled or that they.will. So the buildings upon and real entries incured against first and termstale in such man of the second part, the loss, if any, made payable for the part y of the second part is the restant of all full to pay such taxes when the name become due and payable, and to keep and premises inserted as and incurses, or either, and the amount as paid shell become a part of the indicators, second by this structure of the second part is the second mass of the payable, and the keep and premises inserted as and incurses, or either, and the amount as paid shell become a part of the indicators, second by this symmet of and sum of meney, exceeded on the Life , day of Mey n. 30 . To the second part is the second mass of the second payable, and the two events any man of the memory of the dashings any taxes with anterest thereon of and shells the second raw of the second raw of the memory of the second payable. The second payable, the second payable, the second raw of
COUNTY OF DOUGLAS AD	It is agreed between the parties here to that the part. 16.8 . of the first particular standard against and run densities when the same becomes due and payshigh and the part 16.8 . of the first part 16.8 . of the first part 16.8 . of the first part 16.9 . This means the the part 16.9 . of the first part 16.9 . The first part 16.9 . The 16.9 of the first part 16.9 . of the first part 16.9 . of the first part 16.9 . The first part 16.9	i incumbrance chain therets. i incumbrance i into a during the life of this indexture, pay all taxes or assessments that may be leveled or that they.stll way the buildings upon and real entries incured against fin and termstale in such may of the second part, the loss, if any, made payable is the part y . of the second part is the restant of all full to pay such taxes when the same become due and payable and to keep add premises inserted and in lengths. The loss, if any, made payable has the keep add premises inserted and in lengths. The loss of the same become due and payable and to keep add premises inserted and indexture, or eights, and the same at lengths in the keep add premises inserted and in lengths. The loss of the same become due and payable and to keep add premises inserted and intervents, or eights, and the same at length the same of add soligibilities and she to severe any man rest, which di intervet aversing thereon secretifie to the taxe and add soligibilities and she to severe a set more at the same at the same at the same between the same payable, at it the meritures is the loss of the same of same in the manual payable and the same payable, and it the intervents is given and the same start and add the same the same between due and a payable, are to the same at the same of and at the obligibilities in the manual party. The due tax manual payable, and it the intervents is payable, it is to the same at the same party adding the weak the main part. The same start is the manual party and there is added to pay them be added to pay the same same same at the isolation therets, and the due to the same party manual base. The intervents there is a same same at the same same same same at the same same same same same same same sam
COUNTY OF DOUGLAS AD	It is agreed between the parties here to that the part. 16.8 . of the first particular standard against and run densities when the same becomes due and payshigh and the same becomes due and payshigh and the part 16.8 . of the first part 16.8 . of the first part 16.8 . of the first part 16.9 . The first part 16.9 . Of the first part 16.9 . The first part 16.9 . of the first part 16.9 . The part 16.9 . The first part 16.9 . The fi	i incumbrance cham therets. cham therets. cham therets. cham therets. chan therets.
BE IT REMEMBERED, That on this <u>5th</u> day of <u>April</u> A. D. 19.30, before me, a notery public in the aforesaid County and State, came. Earl L. Falkenstien and Edith I. Falkenstien his wife to me personally knows to be the same personal. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WINESS WHEREOF, I have bereunto subscribed my name, and affired my official seal on the day and year last above written. My commission expires on the <u>25th</u> day of <u>April</u> <u>1931</u> . T. A. Schael Novary 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 <u>14</u> day of <u>Mutenuler</u> 1935	It is agreed between the parts hearts that the part. 16.8 . of the fort parameter space against and run dense the source hearts and and parameter heart parameters. Also, the source hearts and parameters of the source hearts and parameters. Also, the source hearts are parameters of the source heart parameters of the source heart parameters. This creates heart that and parameters of the source heart parameters of the heart parameters of the source heart parameters. This creates heart of the source heart parameters of the source heart parameters of the source heart parameters. Since an Autometer de and ano/100.	i incumbrance chain therets. i takes at all times during the life of this indicators, pay all taxes or assessments that may be leveled or that they.rtll.sep the buildings upon and real extra incured against for and tornado in such may of the second part, the loss, if any, made provide to the part y of the second part is the second and full to pay such that when the nume become due and payths; and it beyes and brendes insured as and the second part, the loss, if any, made provide to the part y of the second part is the second and that the top y much taxes when the same become due and payths; and it beyes and premises insured as and hencenes, or either, and the amount as paid shell become a part of the indicators, second by this argument of suid sum of money, exceeded on the life. Any of MEY
notary public in the aforesaid County and State, came Earl L. Falkenstien and Edith 1. Falkenstien his wife to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged the execution of the same IN WITNESS WHEREOF, I have hereunts subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25th day of April 1931 T. A. Schaal Novary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby seknowledge 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	The agreed between the parts here to that the part. 16.8 . of the fort parameter space and parameter boundary as shall be specified and directed by the parts. 11.1 interacts concerns a shall be precised and directed by the parts. 12.1 interacts the part of the second part to part of the	i incumbrance chain therets. i takes at all times during the life of this indicators, pay all taxes or assessments that may be leveled or that they.rtll.sep the buildings upon and real extra incured against for and tornado in such may of the second part, the loss, if any, made provide to the part y of the second part is the second and full to pay such that when the nume become due and payths; and it beyes and brendes insured as and the second part, the loss, if any, made provide to the part y of the second part is the second and that the top y much taxes when the same become due and payths; and it beyes and premises insured as and hencenes, or either, and the amount as paid shell become a part of the indicators, second by this argument of suid sum of money, exceeded on the life. Any of MEY
icgal Seal to me personally known to be the same personal who executed the foregoing instrument and duly acknowledged the execution of the same IN WITNESS WHEREOF, I have berevato subscribed my name, and affixed my official seal on the day and year last above written My commission expires on the 25thday ofApr11 1951 RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Begister of Deeds to enter the discharge of this mortgage of record. Dated this	It is agreed between the parts herets that the part. 16.8 . of the fort parts assumed against mid we derive when the same become do and payship is and the same become do and payship is the theorem of the same payship. The part of the same payship is the same become do and payship is the event that mid part 16.8 . of the fort part of the payship is the same become do and payship is the same become do and payship is the payship is the same become do and payship is the payship is the same day and the payship is the same day and the payship is the same day and payship is the same day payship is the sa	i isouchness i isouchness chain iteriti. chain iteriti. <tr< td=""></tr<>
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 25th day of April 1931 T. A. Schael Novary 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 Mutenuler 1003-	It is agreed between the parts hearts that the part. 16.8 . of the fort parts agreed against and me detection the same become due and payable and the same become due and payable and the part 16.8 . of the fort part 16.9 . of the fort part 16.	i incumbrance cham thered. t chan thered. t chart at all times during the laffe of this indicature, pay all taxes or assessments that may be levide or that they.rtll.sep the buildings upon mail real extate insured against for and tormado in such maxof the second part, the loss, if any, made payable to the part y of the second part is the second and f all to pay such that wheth the mane become due and payable and the buyer and premises insured as and the encours, or eights, and the amount as paid shell become a part of the indicatedness, secured by this of
Abore written. My commission expires on the 25th day of April 1931 T. A. Schael Norary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby sknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage, do hereby sknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage, do hereby sknowledge 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 //	It is agreed between the parts hearts that the part 162. of the fort parts is some organic and it is an interview the the sours become due and parts 162. It is the fort part of the part 162. It is the fort part of the part 162. It is the thep	i is incombance i is markets. chain therets. r tab.if at all times during the life of the indicative, pay all taxes or assessments that may be leveled or that they.will. and the second part, the loss, if any, made payable for the part y of the second part is the result of the indicative payable and the second part is the result of the indicative payable and the second part is the result of the indicative payable and the second part is the result of the indicative payable and the second part is the result of the indicative payable and the second payable and the second payable and the second payable payable and the second payable and the second payable and the second payable payable and the second payable pay
T. A. Scheal Novary 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. //	It is agreed between the parts hearts that the part 16.8 . of the fort parts agreed paging and imparts the the new more the out and payning and the same hearts of the and payning and the part 16.8 . of the fort part 16.9 . This many the same hearts of the part 16.9 . This many the same hearts of the part 16.9 . This constant 16.9 and 16.9 an	i isoundrases i isoundrases chain therets. chain the open with them when the nume become than only problem on the been only presimilian interest of an only preside. off off symmet of suit sum of memory, executed on the LtD, day of MCM off
Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the doth secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this. //	It is agreed between the parts hearts that the part 162 . If the fort parts seemed against and run dense the source hearts and parts the source hearts and parts the source hearts and parts the source heart that and part 162 . If the fort part 161 is not been the source 161 is a source of the source 161 is a	i incumbrance chain therets. i that and all times during the life of the indicture, pay all taxes or assemble that may be leveled or that they.rtll.sep the buildings upon and real extent incured against for and toreads in such as and the second part, the loss, if any, made payable to the part y of the second part is the extent of that they.rtll.sep the buildings upon and real extent incured against for and toreads in such as and the second part, the loss, if any, made payable to the part y of the second part is the extent of the indi full or pay much taxes when the nume bound the and payable and the key mode particles insured as and therease, or either, and the amount as paid shell become a part of the indictedness, secured by this argument of suit sum of money, exceeded on the lith day of the lith or the second part is and the amount as paid shell become a part of the indictedness, secured by this argument of suit sum of money, exceeded on the lith day of the lith is not due because and the second part is a second part is a second part is and the second part is and the second part is a second part is a second part is a second part is an and the second part is a second the second part is a second and the second part is a second part is a second to be access and is shall be haved for the second part is a second the second part is a second to be access and is shall be haved for the second part is a second to be access and is shall be haved for the second part is a second in the second part is a second to be access and is a second part is a second to be access and is a second part is a second to be access and is a second part is a second part is a second to be access and is a second part is a sec
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this // day of Movember 1923	It is agreed between the parts hearts that the part 162 . If the fort parts seemed against and run dense the source hearts and parts the source hearts and parts the source hearts and parts the source heart that and part 162 . If the fort part 161 is not been the source 161 is a source of the source 161 is a	i iscumbrace i iscumbrace chim thered. chim thered. chi the state at chi the state at </td
Deeds to enter the discharge of this mortgage of record. Dated this 14 day of Mousniber 1923	It is agreed between the parts hearts that the part 162 . If the fort parts seemed against and run dense the source hearts and parts the source hearts and parts the source hearts and parts the source heart that and part 162 . If the fort part 161 is not been the source 161 is a source of the source 161 is a	i isourchease i isourchease chain thered. tab at all times during the life of the inducture, pay all taxes or assemnants that may be leveled or that they.will. and the exceed part, the loss, if any, made payable for the part y of the second part is the result of the induction because the model payable and to keep and permise inserted as and hencese, or either, and the amount as paid shell become a part of the inductations, exceed by the result of the inductation of the amount as paid shell become a part of the inductations, exceed by the result of the inductation of the inductations of the inductation of the induc
Deeds to enter the ducharge of this mortgage of record. Dated this 17 day of Plateencer 1900	The agreed between the parts here to the part 162 , of the first parts of by make inserted of the same become the same byparts of the parts 162 , of the first part 162 , of the first part 162 . Of the first part 162 , of	i isoundrases i isoundrases chain thered. tab at all times during the life of this inflations, pay all tass or assemble that may be level of that they.rtll.exp the buildings upon and real extra isound against for and transk is are then as an inflation of pay with task when the same borne due and they payles, and they and previse insured as and in a strength of the same task isound as a part of the indebtdeese, secured by this inflation or pay with task when the same borne due and inpublic and the same payles in the task of the same and the same as part of the indebtdeese, secured by the inflation of a same specific to the terms of a same specific to the terms of the indebtdeese, secured by the inflation of a same specific to the terms of the indebtdeese, secured by the same specific to the terms of the indebtdeese, secured by the same specific to the terms of the indebtdeese, and the analysis of the indebtdeese of the dash gas and task with the same there are specific to the terms of the indebtdeese of the dash gas and then the same there are specific to the terms of the indebtdeese of the same specific to the terms of the terms of the indebtdeese of the same specific to the terms of the same specific to the terms of the same specific to the same specific to the terms of the same specific to the terms of the same specific to the same spe
	The agreed between the parts haves that the part 162 , d the first part of by mak increase's company as shall be specified and directed by the parts. 112	i isouchnow cham thered. cham thered. cham thered. cham thered. chan there the loss. if any merit of a size when the same become due and provide and the keep and provides inserted as a dial herearce, or either, and the anome become due and provide and the keep and provides inserted as a dial herearce, or either, and the anome become due and a size when there are a size of the indetectes. second of and size when the anome become due and a size when there are a size of the indetectes. second of a size were and a size when there are a size of the indetected second as a size with a different accurate the size of the due here are another and the size of the due here are accurate to the second of when the matcher provide, in the method second of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the size are accurate the second of when the area transmitter of the size of the second of when the area transmitter of the second of when the
	The agreed between the parts haves that the part 162 , d the first part of by mak increase's company as shall be specified and directed by the parts. 112	i isouchnow cham thered. cham thered. cham thered. cham thered. chan there the loss. if any merit of a size when the same become due and provide and the keep and provides inserted as a dial herearce, or either, and the anome become due and provide and the keep and provides inserted as a dial herearce, or either, and the anome become due and a size when there are a size of the indetectes. second of and size when the anome become due and a size when there are a size of the indetectes. second of a size were and a size when there are a size of the indetected second as a size with a different accurate the size of the due here are another and the size of the due here are accurate to the second of when the matcher provide, in the method second of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the matcher provide the origin of the second of when the size are accurate the second of when the area transmitter of the size of the second of when the area transmitter of the second of when the

113

solde Buch