MORTGAGE RECORD 76

1 124

<form> Test PROPERTIES, Made the 25th draw Draw Draw Draw Draw Draw Test PROPERTIES, Made the 25th draw Draw Draw Draw Draw Test PROPERTIES, Made the 25th draw Draw Draw Draw Draw Test PROPERTIES, Made the 25th draw Draw Draw Draw Draw Test Properties Draw Draw Draw Draw Draw Test Properties Draw Draw Draw Draw Draw <</form>		J. B. Williems, unmarried	This instrument was filed for record on the 9th June A. D. 19. 30, at 2:05 o'clock P	
IP		то	Elsie C. Compland.	
THS NDERTURE, Mate the 25th by d by d by defendence in the process of the proces of the process of the process of the proces			Register	
binded al. Thirty bits b. 1. S. 1111aes, umarried d_mdrs. in the Contry d_ Dougles ond State d_ Kasse reg				
J. B. Fillers, unarried d_mion in the Case of Dougles in dist of			May, in the year of our Lord, one th	ousand nine
mp.			ms, unmerried	
mp.	of Eudors	in the County of Douglas	and State of Kansas	
The the proof share proof which proof share pro		first part, and		second
<pre>shift in their second below is a second being in the Course of the Link to Barder to the and part of the normal part is the induced second being in the Course of the Link to Barder Mann, tosi's in the city of Sudora, course and the induced second being in the Course of the Link to Barder Mann, tosi's in the city of Sudora, course and state of research.</pre>		TH, That the said part_y of the first part, in cons	ideration of the sum of	
<form><pre>de la de la</pre></form>				
<form></form>				
<form></form>	The North	Thirty (30) feet of Lot number Eig	ht (8) in Block One Hundred and Forty-Five (14	5)
<form></form>	in the ci	ty of Eudora, county and state afro	esaid.	
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty of the fort perd de. BBs howly severate that a give that is the delayer level. Be 19				
At the and perty the first pert de. BBs honly secretates using a perturbative density of a linear density of linear density				
<pre>ind of a pool and indefending entry of interfaces therein a provide such and there of all indefendings of the same space and approximation of the same space and approxim</pre>				
In the New Will warrant and defend the mane status at all periods making level data in these data is at all include during the first data is at all include during duri				103 Birth
The speed letteres the partice here to that the pert. V_{-} of the fact part hall at all times dring the life of this inderates, rey at times are assessment to that any be hered or the speed and the speed and the speed and the pert. V_{-} of the second part V	seized of a mond and "			granted, and
safe by each hances compary as shell be specified and directed by the part y	and that they will war	indefeasible estate of inheritance therein, free and clear of all incum? rant and defend the same against all parties making lawful claim th	veline	
http://interest. Ack in the event that will part //interest. If the forp part and interest is presented as a more than one of the second part will be presented in the second to present will be presented in the second part of the interest. DOILARS. This ORAN'. There - Rundred	and that they will war It is agreed betw	indefeasible estate of inheritance therein, free and clear of all incumb rant and defend the same spainst all parties making lawful claim th seen the parties hereto that the part $_______$ of the first part shall	which ereto. at all times during the life of this indenture, pay all taxes or assessments that may	be levied or
Three Fundred DOILARS scoreds to the sum of OLDS recails write objection _ for the payment of aid must or money, exceeded to the 25th day of May _ 0.30 Doilars start by _ fits recails write objection _ for the payment of aid must or money, exceeded to the 25th day of May _ 0.30 Doilars start by _ fits recails write objection _ fits recails write _ fits recails write _ fits	and that they will war It is agreed betw assessed against said r and by such insurance	indefeasible estate of inheritance therein, free and disc of all isound rant and defend the same against all parties making lawful claim th seven the parties hereto that the part $_$ $_$ $_$ of the first part shall real estate when the same becomes due and payable, and that $_$ $_$ $_$ company as shall be specified and directed by the part $_$ $_$ $_$ $_$ of the	make	be levied or in such sums the extent of
Three Hundred DOILARS scoreds to the sum of OLDS reals write objects for the promote of a schema are provided in the 28th day of May D.D. stad by	and that they will wan It is agreed betw assessed against said r and by such insurance herinterest.	indefaulth estate of inheritance therein, free and disc of all locant reast and defend the same squares all prefere making indef disk ut seen the partice herein that the prefere $M_{\rm eff}$ of the fart part shall real estate when the same becomes due and psychle, and that. If company as shall be specified and directed by the part $\mathbf{y}_{\rm eff}$ of the A of in the event that solid part $\mathbf{y}_{\rm eff}$ of the fart part shall fail	orace	be levied or in such sum the extent of as insured as
<pre>set by disc</pre>	and that they will wan It is agreed betw assessed against said r and by such insurance herinterest.	indefaultie state of interfance therein, free and dars of all locant rans and defend the same squint all protein making leaf d dash three sees the partice better that the part -2 , of the fart part shall rail state when the same becomes due and paytale, and that. It compares a shall be precided and directed by the part $y_{}$ of And in the event that soid part $\mathbf{X}_{}$ of the fart part shall full the predy for the second payta may pay shall be the second states in the event that soid part $\mathbf{X}_{}$ of the fart part shall full the predy for the second payt may pay so it takes and form includes in the form $\mathbf{X}_{}$ of the second payt for the second paytale in the second paytale second the terms of the second paytale second the terms of the second paytale second the s	rease area. at all times during the life of this indenture, pay all taxes or assessments that may at all times during the bidding upon said real state insured a pints for and terms about the bidding upon said real state insured a pint. If we and terms about the bidding upon said real state insured a pint. If we are the second part to to to pay such taxes when the same become due and payable and to keep mid premise may, or shifter, and the amount so paid shall become a part of the indebtahase, we fully repud.	be levied or in such sum the extent of es insured as sured by this
Park of the fort part half half half half half half half half	and that they will wan It is agreed betw assessed against said r and by such insurance herinterest, herein provided, then IIIIS GRANT i	indefaulthe state of inheritance thermin, free and disc of all locant rear and defend the same spinnt all preten making inveful disk thermal set of the same becomes due and prevails, and that It company as shall be specified and directed by the part $\mathbf{J}_{}$ of the first part $\mathbf{J}_{}$ disk in the event that samily are $\mathbf{J}_{}$ of the first part $\mathbf{J}_{}$ of the the spin $\mathbf{J}_{}$ of the second part may pay and that $\mathbf{J}_{}$ be part $\mathbf{J}_{}$ of the second part may pay and that same and have a minorise at the next of 180° from the date of payment multi is intoled as a mortage to secure the payment of the sum of	orace	be levied or in such sum the extent of as insured as ured by this DOLLARS,
Market in browne de line provide et lie regione of the solar heard, without nates, dait is als fe inter the the data for the solar provides of the solar heard, without nates, dait is also fe inter the solar data for the solar heard is a solar the solar heard is not be solar heard in the solar heard is the solar h	and that they will wan It is agreed betw assessed against said r and by such insurance herinterest. herein provided, then THIS GRANT i secording to the term	indefaulthe state of inheritance therein, free ad diac of all house indefaulthe state of inheritance therein, free ad diac of all house there are be parties hereto that the purt $_$ $_$ of the first part shall are state when the same becomes due and payable, and that $_$ company as shall be specified and directed by the part $_$ of the first part $_$ of the first part shall and the part $_$ of the first part shall and in the sevent. The second part may pay shall takes and hume are intered as the first of 10% from the shale of paramet und 1 in interies a star particular by payment of the same and intered in the part $_$ of the first payment of the same and intered in the star of 10% from the shale of payment number intered is a to create a write obligation $_$ for the payment of the payment of the payment of the same and hum- and the of OBC	wrate erste. arste. at lines during the life of this indenture, pay all taxes or assessments that may a <u>0</u>	be levied or in such sum the extent of se insured as ured by this DOLLARS, 19_30
Market in browne de line provide et lie regione of the solar heard, without nates, dait is als fe inter the the data for the solar provides of the solar heard, without nates, dait is also fe inter the solar data for the solar heard is a solar the solar heard is not be solar heard in the solar heard is the solar h	and that they will warn It is agreed betw assessed against said r and by such insurance herinterest, herein provided, then interest, herein arovided, then THIS GRANT i according to the term and by <u>its</u>	indefaulthe state of inheritance therein, free and class of all locant mean and defend the same square all prefers making level of a disk means the purite herein that in part — of the far part shall real states when the mane becomes due and payshe, and that the state of the second distribution of the state of the shall in the event is suid part	neares. areas. areas. at all times during the life of this indenture, pay all taxes or assessments that may be key the building upon said real static insured apints for and termsdo as ecoul part, the loss, if any, much payable to the part. <u>J</u> of the second part to t to pay ruch taxes when the name become due and payable and to herp mind pression runes, or jointer, and the annount so paid shall become a part of the indebtedness, we dire reput. of and must of monay, executed on the <u>285th</u> day of <u>Kay</u> and an interest approximation become list the trans of add shifts there and has the payment	be levied or in such sum the extent of as insured as ured by this DOLLARS, 1930 a any sum or t that said
and it is the of buildener used that the terms and provident of this indicators indicators (provident indicators) is the observed terms of the observed	and that they will warn It is agreed betw assessed against said r and by such insurance herinterest, herein provided, then interest, herein arovided, then THIS GRANT i according to the term and by <u>its</u>	indefaulthe state of inheritance therein, free and class of all locant mean and defend the same square all prefers making level of a disk means the purite herein that in part — of the far part shall real states when the mane becomes due and payshe, and that the state of the second distribution of the state of the shall in the event is suid part	neares. areas. areas. at all times during the life of this indenture, pay all taxes or assessments that may be key the building upon said real static insured apints for and termsdo as ecoul part, the loss, if any, much payable to the part. <u>J</u> of the second part to t to pay ruch taxes when the name become due and payable and to herp mind pression runes, or jointer, and the annount so paid shall become a part of the indebtedness, we dire reput. of and must of monay, executed on the <u>285th</u> day of <u>Kay</u> and an interest approximation become list the trans of add shifts there and has the payment	be levied or in such sum the extent of as insured as ured by this DOLLARS, 1930 a any sum or t that said
and it is the of buildener used that the terms and provident of this indicators indicators (provident indicators) is the observed terms of the observed	and that they will war. It is agreed het samened against said r and by such havennee her interest, heris provided, then THIS GRANT i seconding to the term and by <u>1ts</u> sum of memory advance part barred or any old part of the formary part thereof or any old beloats, and the who	indefaulthe state of inheritance thermin, free and diar of all locarity rara and defend the mace spinnt all preten making herdel diam the seen the partice herder that the pert- U_{c} of the fast part shall real estate when the mane becomes due and pressile, and that <u>b</u> company as shall be specified and directed by the part \mathbf{J}_{c-1} of the fast part \mathbf{J}_{c-1} of the second part may pay and that <u>b</u> the direct the state of part \mathbf{J}_{c-1} of the fast part shall fall the perty of the second part may pay and that such as a matrix part of the second part may pay and the same of <u>matrix partices</u> the second part in the part of the second <u>matrix partices</u> the second part in the part of the second <u>matrix partices</u> the part of the second part in the part of <u>matrix partices</u> the part of the second part is the part of the second terms and partograph is the part <u>s</u> of the second pert, will define encode the part the second part in the part part of the part that part <u>s</u> of the second pert, will be viewed if much matrix <u>s</u> is the second part shall part <u>part to matrix partices</u> and <u>matrix particular</u> is the second part the part to part <u>s</u> is the second pert, will be view if much particle view interest the matrix <u>s</u> is the the second pert to the second particle view interest the theory <u>s</u> is the the second pert to the part <u>s</u> The second pert to the part <u>s</u> is the second pert to the second <u>s</u>	orace. area. area. area. area. area. area. a all times during the life of this indenture, pay all taxes or assessments that may a all times during the life of this indenture, pay all taxes or assessments that may a constraint of the second part of a second part, the loss, if any much payable to the part. b and taxes or a second part, the loss, if any much payable to the part. b and taxes or a second part of the part. b and taxes or a second part of the second tax any payable and to here more indente and the second part of the indented part of the second taxes of the indented part of the second part of the second part of the second part of the indented part. b and it hand to bard for the indented part. b and it hand to bard for the indented part.	be levied or in such sum the extent of se insured as ured by this DOLLARS, 19 a any sum of n that said write or any is not kept shall become immaddity
IN UTATION WITHERD, The party of the first part file intermediate set intermedi	and that they will war. It is agreed between the same of the same	indefaulthe state of inheritance thermin, free and diar of all locarit man and defend the mace spinnt all preties making herd diam the real estate when the mace becomes due and psyable, and that. It company as shall be specified and directed by the part $\mathbf{J}_{}$ of the first part $\mathbf{J}_{}$ of the second part $\mathbf{J}_{}$ of the first part shall that here is the size of the second part may pay and these and the party of the second part may pay and these and the party of the second part may pay and the same of many many part of the second part may pay and the same of many many part of the second part may pay and the same of many part of the second part may pay and the same of many part of the second part may pay and the same of many pays the same approximation of the payment that is indefed as a contage to second the payment of the same of many pays the same approximation of the pay of the second part, with set of DBC of the second part to pay far any inter- ment part pays the same approximation in the interme- ment which is the part of the second part, with the part which (like the pay dimension the max' we have a percention, the same interpretion of the pay dimension the max' we have a percention, is same pays pays the same approximation in the same pays and is same maximum unpusit, and all of the delightime provided in the interme- ment maximum unpusit, and all of the delightime provided in the intermet the same framework the previous of the ball operators previded in the importement the same framework the previous of the previded in the importement the same framework the previded in the importement of the previded in the pay pay the theory pay in the importement of the previded in the pay pay in the importement of the previded in the pay pay	orace. erets. arets. arets. at all times during the life of this indenture, pay all taxes or assessments that may at all times during the life of this indenture, pay all taxes or assessments that may be a second part, the loss, if any, much apathle to the part	be levied or in such sum the extent of as insured as und by this DOLLARS, 19 30 a say sum of n that said music or may in not kept musicities
Above written. JEMES B. Williams (SEAL) (SE	and that they will war. It is agreed between the same of the same	indefaulthe state of inheritance thermin, free and diar of all locarit man and defend the mace spinnt all preties making herd diam the real estate when the mace becomes due and psyable, and that. It company as shall be specified and directed by the part $\mathbf{J}_{}$ of the first part $\mathbf{J}_{}$ of the second part $\mathbf{J}_{}$ of the first part shall that here is the size of the second part may pay and these and the party of the second part may pay and these and the party of the second part may pay and the same of many many part of the second part may pay and the same of many many part of the second part may pay and the same of many part of the second part may pay and the same of many part of the second part may pay and the same of many pays the same approximation of the payment that is indefed as a contage to second the payment of the same of many pays the same approximation of the pay of the second part, with set of DBC of the second part to pay far any inter- ment part pays the same approximation in the interme- ment which is the part of the second part, with the part which (like the pay dimension the max' we have a percention, the same interpretion of the pay dimension the max' we have a percention, is same pays pays the same approximation in the same pays and is same maximum unpusit, and all of the delightime provided in the interme- ment maximum unpusit, and all of the delightime provided in the intermet the same framework the previous of the ball operators previded in the importement the same framework the previous of the previded in the importement the same framework the previded in the importement of the previded in the pay pay the theory pay in the importement of the previded in the pay pay in the importement of the previded in the pay pay	orace. erets. arets. arets. at all times during the life of this indenture, pay all taxes or assessments that may at all times during the life of this indenture, pay all taxes or assessments that may be a second part, the loss, if any, much apathle to the part	be levied or in such sum the extent of as insured as und by this DOLLARS, 19 30 a say sum of n that said music or may in not kept musicities
(SEAL) (S	and that they will war. It is agreed betwin usered against and r and by such inscrease her interaction in the here is provided, then indexide the second of THIS GRANT 1 recording to the term and by <u>12</u> assorting to the term the term of the term of the term of the term the term of the term of te	indefaulthe state of inheritance thermin, free and diar of all locant reast and defend the sames spanta all preters making lawfol diah the scene the partica herein that in part of the fart part shall real states when the same becomes due and pretty and that. It company as shall be specified and dimeted by the part of the scene the partica herein the single art Add in the event that single art Add in the event that single art Three Hundred art of the scene the scene theory pays shall had the scene the scene theory of the scene of the scene of Three Hundred at of the scene pays the scene scene theory for any inter- t the scene theory pays the same as provided in this distantance. In the scene theory pays the same as provided in the law pays and at the state of the scene pays and pays the scene scene scene pays the the scene of a scene and pay space is the scene of pays for the pays and at the state of the scene pays the scene as provided in the law inter- listing constant the scene	insuse	be levied or in such sum the extent of as insured as urad by this DOLLARS. 19.300 any sum or at that said write or may an out key aball extend the net set of the net set of the net set o
(SEAL) (S	and that they will war. It is agreed betwin usered against and r and by such inscrease her interaction in the here is provided, then indexide the second of THIS GRANT 1 recording to the term and by <u>12</u> assorting to the term the term of the term of the term of the term the term of the term of te	indefaulthe state of inheritance thermin, free and diar of all locant reast and defend the sames spanta all preters making lawfol diah the scene the partica herein that in part of the fart part shall real states when the same becomes due and pretty and that. It company as shall be specified and dimeted by the part of the scene the partica herein the single art Add in the event that single art Add in the event that single art Three Hundred art of the scene the scene theory pays shall had the scene the scene theory of the scene of the scene of Three Hundred at of the scene pays the scene scene theory for any inter- t the scene theory pays the same as provided in this distantance. In the scene theory pays the same as provided in the law pays and at the state of the scene pays and pays the scene scene scene pays the the scene of a scene and pay space is the scene of pays for the pays and at the state of the scene pays the scene as provided in the law inter- listing constant the scene	oraces	be levied or in such sum the extent of minuted as ured by this DOLLARS, 19.30 a say sum of the this such such as manufactures in and the such as in a start while the such as a start while the such in and the such as in a start while the such as a start while the such as the start when the such as the such as a start when the such as a
(SEAL) STATE OP Kenses COUNTY OF Dougles State of the sta	and that they will war It is agreed betwi- memory against mid a and by such inscreme here in the second of the methy against the second of the methy against the second of the recording to the term and by <u>12</u> assorting to the term assorting to the term a	indefaulthe state of inheritance thermin, free and diar of all locant reast and defend the sames spanta all preters making lawfol diah the scene the partica herein that in part of the fart part shall real states when the same becomes due and pretty and that. It company as shall be specified and dimeted by the part of the scene the partica herein the single art Add in the event that single art Add in the event that single art Three Hundred art of the scene the scene theory pays shall had the scene the scene theory of the scene of the scene of Three Hundred at of the scene pays the scene scene theory for any inter- t the scene theory pays the same as provided in this distantance. In the scene theory pays the same as provided in the law pays and at the state of the scene pays and pays the scene scene scene pays the the scene of a scene and pay space is the scene of pays for the pays and at the state of the scene pays the scene as provided in the law inter- listing constant the scene	oraces	be levied or in such sum the extent of s insured as und by this DOLLARS. In the sum of the sum in t
STATE OF <u>Lenses</u> COUNTY OF <u>Dougles</u>)st. Dougles <u>BE</u> IT REMEMBERED, That on this <u>28th</u> day of <u>May</u> A. D. 1230, before me, a <u>Notary Public</u> in the aforesaid County and State, came. <u>Jaces B. Willacs</u> , <u>unmarried</u> to me personally known to be the same person who executed the foregoing instrument and dily acknowledged the execution of the same. <u>IN WITERESS WHEREOF</u> , I have hereunto subscribed my Lame, and affixed my efficial scal on the day and year last above written. My commission expires on the <u>44th</u> day of <u>April</u> 1034. <u>C. F. Richards</u> <u>IN MUTARESS</u> <u>In the undersigned owner of the within mortgage, do hereby acknowledged the full payment of the debt secured thereby, and authorise the Register of <u>Deeds</u> to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of <u>Deeds</u> to enter the discharge of this mortgage of record. Dated this <u>24</u> day of <u>May</u> <u>May</u> <u>May</u> <u>May</u> <u>May</u> <u>May</u></u>	and that they will war It is agreed betwi- memory against mid a and by such inscreme here in the second of the methy against the second of the methy against the second of the recording to the term and by <u>12</u> assorting to the term assorting to the term a	indefaulthe state of inheritance thermin, free and diar of all locant reast and defend the sames spanta all preters making lawfol diah the scene the partica herein that in part of the fart part shall real states when the same becomes due and pretty and that. It company as shall be specified and dimeted by the part of the scene the partica herein the single art Add in the event that single art Add in the event that single art Three Hundred art of the scene the scene theory pays shall had the scene the scene theory of the scene of the scene of Three Hundred at of the scene pays the scene scene theory for any inter- t the scene theory pays the same as provided in this distantance. In the scene theory pays the same as provided in the law pays and at the state of the scene pays and pays the scene scene scene pays the the scene of a scene and pay space is the scene of pays for the pays and at the state of the scene pays the scene as provided in the law inter- listing constant the scene	oraces	be levied or in such sum the extent of s insured as und by this DOLLARS. In the sum of the sum in t
COUNTY OF Douglas st. DOUNTY OF Douglas st. BE IT REMEMBERED, That on this 28th day of May A. D. 1030., before me, a Notary Public in the aforesaid County and State, came. Jances B. Willars, unmarried to me personally known to be the same person who executed the foregoing instrument and dily acknowledged the execution of the same. IN WITNESS WIEREOF, I have hereunto subscribed my Lane, and affixed my efficial scal on the day and year last above written. My commission expires on the 4th day of April 1934. C. F. Richards Notary Public. 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 24 day of May . 	and that they will war It is agreed betwi- memory against mid a and by such inscreme here in the second of the methy against the second of the methy against the second of the recording to the term and by <u>12</u> assorting to the term assorting to the term a	indefaulthe state of inheritance thermin, free and diar of all locant reast and defend the sames spanta all preters making lawfol diah the scene the partica herein that in part of the fart part shall real states when the same becomes due and pretty and that. It company as shall be specified and dimeted by the part of the scene the partica herein the single art Add in the event that single art Add in the event that single art Three Hundred art of the scene the scene theory pays shall had the scene the scene theory of the scene of the scene of Three Hundred at of the scene pays the scene scene theory for any inter- t the scene theory pays the same as provided in this distantance. In the scene theory pays the same as provided in the law pays and at the state of the scene pays and pays the scene scene scene pays the the scene of a scene and pay space is the scene of pays for the pays and at the state of the scene pays the scene as provided in the law inter- listing constant the scene	oraces	be levied or in such sum the extent of a sum of the sum und by this DOLLARS, 19 30 of the or that said any sum of the sum
COUNTY OF Douglas st. BE IT REMEMBERED, That on this 28th day of May A. D. 1930, before me, a Notary Public in the aforestid County and State, came. James 3. Willerson, unmarried to me personally known to be the same person who executed the foregoing instrument and day acknowledged the execution of the same. IN WITERESS WIEREOF, I have hereunto subscribed my Lame, and affixed my efficial scal on the day and year last above written. My commission expires on the 4th day of April 1934. C. F. Richards Notary Public. 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 24 day of May . My Commission expires on the 4th day of . RELEASE	and that they will war It is agreed betwi- memory against mid a and by such inscreme here in the second of the methy against the second of the methy against the second of the recording to the term and by <u>12</u> assorting to the term assorting to the term a	indefaulthe state of inheritance thermin, free and diar of all locant reast and defend the sames spanta all preters making lawfol diah the scene the partica herein that in part of the fart part shall real states when the same becomes due and pretty and that. It company as shall be specified and dimeted by the part of the scene the partica herein the single art Add in the event that single art Add in the event that single art Three Hundred art of the scene the scene theory pays shall had the scene the scene theory of the scene of the scene of Three Hundred at of the scene pays the scene scene theory for any inter- t the scene theory pays the same as provided in this distantance. In the scene theory pays the same as provided in the law pays and at the state of the scene pays and pays the scene scene scene pays the the scene of a scene and pay space is the scene of pays for the pays and at the state of the scene pays the scene as provided in the law inter- listing constant the scene	oraces	be levied or in such sum the extent of s insured as uned by this DOLLARS, provide the sub- statistic of the sub-sub-sub- statistic of the sub-sub-sub- insured sub- sub-sub-sub- sub-sub-sub- sub-sub-sub- sub-sub-sub-sub- sub-sub-sub-sub- sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-
BE IT REMEMBERED, That on this 28th day of 487 A. D. 1030 before me, a Notary Public in the aforesaid County and State, earne. James B. Hillians, unmarried its page personally known to be the same person. who executed the foregoing instrument and dily acknowledged the execution of the family invoise to be the same person. who executed the foregoing instrument and dily acknowledged the execution of the more regimes on the 4th day of April 1034. C. P. Bichards Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledged the full payment of the debt secured thereby, and authorize the Register of Deeds to eater the discharge of this mortgage, of percent. Dated this 24 day of May	and that they will war. It is agreed betwine smeets against and r and by noh inserance here. Interest. Here, and the second second maker and the second second maker and the second se	indefaulthe state of inheritance thermin, free and diar of all locant rara and defend the same spanta all preters making herdel diant the sent partial herder that the pert of the far part shall real states when the same becomes due and pretty and that. If company as shall be specified and directed by the pert of the shall not event that subject There Bundred at the sent set of the ground part may pay said tass and here in the sent set of the ground part may pay said tass and here the set of the second part may pay said tass and here the set of the second part may pay said tass and here the set of the second part may pay said the second part, will a strong mark pay shows any suprovided in a the distantset the strong bar of the second part to be pays of the second part, will be the shall part of the second part to be the far the shall had the set of the best part of the second part, will be the shall part of the second part to be the second second in the second part to be spat of the best pay for a set of payshe at the explore of the holder hered, when the there be the payshes of the second part to be the second second beneficiant. In the state possesses, between with the second and the discoge include the payshes at the explore of the holder hered, when the bar bereform and to sold the previous head all discoge includes the bereform and the second best previous and all discoge includes the bereform and the second best previous and all discoge includes the bereform and the second best previous the second second best previous the second second best previous hered best previous and all discoge includes the bereform and the best, seconders administrations, research if represents in the WHEREEOF, The part y of the first part has B	oraces	be levied or in such sum the extent of s insured as uned by this DOLLARS, provide the sub- statistic of the sub-sub-sub- statistic of the sub-sub-sub- insured sub- sub-sub-sub- sub-sub-sub- sub-sub-sub- sub-sub-sub-sub- sub-sub-sub-sub- sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-
LEGAL Jance B. Williams, unmarried. SEAL in me personally known to be the same person	and that they will war. It is agreed betwine smeets against mid a and by such inserance here. Interest. herein provided, then herein growing, the term and byis seconding to the term and byis part dense of many advants part dense of the term and byis part dense of the term part dense of the term part dense of the term part dense of the term mount then usual of It is agreed by the term in the term of the term mount then usual of the term in the term of term of the term is the term of term of the term is the term of term of term of term of term term of term of term of term of term of term of term of term is the term of term	indefaulthe entate of inheritance thermin, free and disc of all accord rans and defend the same spanta all preters making herder disk the sentemportal better that the pert of the far part shall real state when the same becomes dose and psychole, and that the company as shall be specified and directed by the part y of the far part y of the second part may pay said that same and the perty of the second part may pay said that same and interfaced as the present y of the second part, while the perty of the second part may pay said through the pay Three Hundred . enders are the pay and the second part of the pay most the real factor y of the second part, while the present y of the second part, while the present y of the second part, while the state of the second part of the second part, while the second part, while the pay y of the second part, while the state of the second part of the part of the second the second part, while the second part is the balanters balanter y the second part is the second part is the balanters balanter y the second part is the second par	oraces	be levied or in such sum the extent of s insured as uned by this DOLLARS, provide the sub- statistic of the sub-sub-sub- statistic of the sub-sub-sub- insured sub- sub-sub-sub- sub-sub-sub- sub-sub-sub- sub-sub-sub-sub- sub-sub-sub-sub- sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub-sub- sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-
SEAL SEAL to me personally known to be the same person	and that they will war. It is agreed betwine smeets against mid a and by such inserance here. Interest. herein provided, then herein growing, the term and byis seconding to the term and byis part dense of many advants part dense of the term and byis part dense of the term part dense of the term part dense of the term part dense of the term mount then usual of It is agreed by the term in the term of the term mount then usual of the term in the term of term of the term is the term of term of the term is the term of term of term of term of term term of term of term of term of term of term of term of term is the term of term	indefaulthe entate of inheritance thermin, free and diar of all locant rana and defend the ance spantu all preter making indef diant the result of the second preter and the indefault of the result of the second preter and the second preter of the result of rand and the event that sing art <u></u> of the fars part shall had the pret <u></u> of the second part may pay sing that makes the main state of the second part may pay sing that makes and the pret <u></u> of the second part may pay sing that the pret <u></u> Three_Rundred at <u></u> of the second part may pay sing that makes and the pret <u></u> of the second part is pay sing the second part, will be dong of the second part is pay sing the second part, will of the shall part <u></u> of the second part, will of the shall part <u></u> of the second part, will be the second part is the part. There is that find to the part. The second the second part to part the second part to part will be the second part to part the second part to part the second part is the second the second part to part the second part to part will be the present the second part to part to part to part is the payment with the second part to part the second part is the second the second part to part to part the second part to part to part the second part to part the second part to part to part to part the second part to	interest. interest. areado. <p< td=""><td>be levied or in such sum the extent of an dept this include as in a such and by this include as include a probability of the include as include a probability of the include as include a probability of the a probability of the include as include a probability of the include as include a probability of the include as include a probability of the include as includ</td></p<>	be levied or in such sum the extent of an dept this include as in a such and by this include as include a probability of the include as include a probability of the include as include a probability of the a probability of the include as include a probability of the include as include a probability of the include as include a probability of the include as includ
SEAL of the same. IN WITNESS WHEREOF, I have hereunto subscribed my Lame, and affixed my efficial scal on the day and year last above written. My commission expires on the <u>4th</u> day of <u>April</u> 1034. C. F. Richards Notary Public. 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 26 day of <u>100</u>	and that they will war. It is agreed betwine smeets against mid a and by such inserance here. Interest. herein provided, then herein growing, the term and byis seconding to the term and byis part dense of many advants part dense of the term and byis part dense of the term part dense of the term part dense of the term part dense of the term mount then usual of It is agreed by the term in the term of the term mount then usual of the term in the term of term of the term is the term of term of the term is the term of term of term of term of term term of term of term of term of term of term of term of term is the term of term	indefaulthe state of inheritance thermin, free and diars of all locant rara and defend the same spanta all preters making leafd diah the see the partic here that the pert of the fart part shall rail state when the more becomes down and psychol, and that company as shall be specified and directed by the perty of the Ard in the event that sing part J of the fart part shall full the perty of the scend pert more pays with the same do- main intered as a mergency to sever the the symmet of the same of the the the the scend perty more pays with the same of the the the scend perturbation of the scend perturbation of OBC of the scend perturbation of the scend perturbation of the the scend perturbation of the scend perturbation of the scend perturbation of the scend perturbation of the scend of the scend perturbation of the schedule perturbation of the scend perturbation of the schedule perturbation is the present of the science of the schedule perturbation is the present of the science and schedule interpretends for as and perturbation of the schedule perturbation of the science of the science and percented for a schedule science of the schedule percented for as and perpublic at the science and durage include the science of the science and percented science of the science of the science of the schedule here the science of the science of the science of the science of the science of science the science of the science of the science of the science of science the science of the science of the science of the science of science the science of the science of the science of the science of science of the science of the science of the science of the science of science of the science of the science of the science of the science of the science of the science of the science of t	interest and the second part of the indenture, pay all taxes or assessments that may set all times during the life of this indenture, pay all taxes or assessments that may is a cound part, the low, if any, much payable to the part. J . of the second part is to be pay and have the number become due and payable and to here pair it presides to the part of the indenture, we differ rest. of each game of meany, exceeded in the 285th day of May that is inderest accruicing there may overlap it is the trans of and duffer the made is a second part is the second part is part of the second part is the se	be levied or in such sum the extent of an dept this include as in a such and by this include as include a probability of the include as include a probability of the include as include a probability of the a probability of the include as include a probability of the include as include a probability of the include as include a probability of the include as includ
above written. My commission expires on the 4th day of April 1034. C. F. Richards Notary Public. 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 26 day of May 10572.	and that they will war. It is agreed betwine memory against and 1 and by such inscruce her . Interest. Titlis GRANT 1 recording to the term and byi the such and the term and byi the such as a such as a such part there of a such as the such as a such as	indetentible state of inheritance thermin, free and diar of all locant rans and defend the same spanta all preters making herder diant the sent partial beneficial that part of the fart part shall real states when the same becomes due and paytale, and that. If company as shall be specified and directed by the part of the state states when the same becomes due and paytale, and that. If a company as shall be specified and directed by the part of the fart part shall had the set of the scend part may pay said that same and impu- mentance and the same becomes due and paytale that and the set of the scend part may pay said that same and impu- ted by the said part of the scend part, with of the based part of the scend part, with the farth part had the the part of the based part is the paytale at the epties of the black hered, without that the farth part had the state as a datages include the part of the based part of the side part without the pays as not paytale at the epties of the black hered, without that before used the their, scenders should have and all the improvement hered part and the side part of the side part of the based part of the part of the based part of the first part has B	interest. int	be levied or in software the extent of s in hared as und by this DOLLARS. 19.30 in any sum of the that and with development in which or say in the development in the development is development in the development in the development is development in the development in the development is
C. F. Bichards RELEASE Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of beeds to enter the discharge of this mortgage of record. Dated this 26 day of may 1972. 1972.	and that they will war. It is agreed betwine memory against and 1 and by such inscruce her . Interest. Titlis GRANT 1 recording to the term and byi the such and the term and byi the such as a such as a such part there of a such as the such as a such as	indefaulthe state of inheritance thermin, free and due of all houring range and defend the same spanner all prefere making held disk the company as shall be specified and directed by the part x . If the company as shall be specified and directed by the part x , and the state when the same becomes due and payled, and that. The company as shall be specified and directed by the part x , and the Ask in the event that sain part x . The payment of the same directed as the part of the social part may pay said that same and hence the part of the social part may pay said that same and hence the part of the social part may pay said that same and hence the same and payled in the part X . If the same direct the payment that the part x and the same that the paylest of the same direct the same and payles in the specific that the same direct that the paylest that the part x and the same that the same direct the paylest of the same direct the same as particle to the base and the same and payles in the specific that the same direct the same same shall be warded the same as the same same same same same same same sam	interest. int	be levied or in software the extent of s insured as und by this DOLLARS, 19.30 restantion of that sad with decay insure the insure of the insu
Notary Public. 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 beeds to enter the discharge of this mortgage of record. Dated this 26 day of May 1972.	and that they will war. It is agreed betwine memory against and 1 and by such inscruce her . Interest. Title GRANT 1 recording to the term and by the such and the term and by the such as a such as a such as the such as a	indefaulthe state of inheritance thermin, free and diar of all locant rara and defend the same spinnt all preter making leafd diam the see the partic better that its part. —	interesting the second seco	be levied or in software the extent of s insured as und by this DOLLARS, 19.30 restantion of that sad with decomposition in the decomposition of the software of the test insurable decomposition of the software insurable decomposition of the software of t
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 24 day of may , 1992 , X, M, Kin She	and that they will war. It is agreed betwine memory against and 1 and by such inscruce her . Interest. Title GRANT 1 recording to the term and by the such and the term and by the such as a such as a such as the such as a	indefaulthe state of inheritance thermin, free and diar of all locant rara and defend the same spinnt all preter making leafd diam the see the partic better that its part. —	interest and the second part is a second part is a second part is a second part is a second part is any mole spatial to the part J. C. The second part is a	be levied or in such as an und by this DOLLARS, 19.30 a system of this and the stand or that and when the mandshifty et the rents or that the instandshifty et the rents or that the instandshifty (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
Deeds to enter the discharge of this mortgage of record. Dated this 26 day of may 1092	and that they will war. It is agreed betwine memory against and 1 and by such inscruce her . Interest. Title GRANT 1 recording to the term and by the such and the term and by the such as a such as a such as the such as a	indefaulthe state of inheritance thermin, free and diar of all locant rara and defend the same spinnt all preter making leafd diam the see the partic better that its part. —	interest and the second part is a second part is a second part is a second part is a second part is any mole spatial to the part J. C. The second part is a	be levied or in such as an und by this DOLLARS, 19.30 a system of this and the stand or that and when the mandshifty et the rents or that the instandshifty et the rents or that the instandshifty (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
, X. M. Lindley	and that they will war. It is agreed between the sameted against and I and by such insurance here: more and the same and the here and the same and the here and the same and the matter and the same and the same and the same and th	indexable state of information thread, free and share of all norms man and defend the same spann all protein making leaf data the sente particle between that in part. — A still the form and all read other works that in part. — A still the form and all data the sected that the part. — A still the form part wall be provided and the sected and all distributions of the form part wall. The sected and the sected that all sect. — A still the sected and data the sected that all sect. — A still the sected and data the sected that all sect. — A still the sected and data the sected that all sect. — A still the sected and data the sected that all sected and all sected and sected data the sected that all sected and all sected and sected data the sected that all sected and distributions of the sected and data the sected that all sected and distributions of the sected areas and data the sected and all sected and data the sected and data data the sected and data the sected of the basis has sected and data the sected and data the sected and data the indexter data sected and the sected and data the sected and data the indexter data sected and the sected and data the indexter data sected and data sected and data the sected on distributions the sected and data the indexter data sected and data the sected on distribution the sected and data the indexter data sected and data the sected and data the indexter data sected and data sected and data the sected and data the indexter data sected and data sected and data sected and data sected and data the indexter data sected and data	interest and the during the life of this indenture, pay all taxes or assessments that may star at all times during the life of this indenture, pay all taxes or assessments that may star a consult pay, the base when it may more payable to be pays 2. If the second pays, the may may payshe to be pays 2. If the pays and taxes when the name become due and payshels and to keep mid premise many, or duber, will tax anoth so paid shall become a part of the indebtedness, we differ that the many payshels the best pays 2. If the pays and the second payshels the best pays 2. If the pays and the second payshels the best pays 2. If the pays and the best pays and the second payshels and the payshels and the base payshels and the payshels and payshels are pays, that with inferent thereas is because payshels in the average payshels and the payshels and payshels are paysed at the payshels and payshels are paysed at the payshels and payshels are paysed by the payshels and payshels and payshels and payshels are paysed by the payshels and payshels are paysed by the payshels and payshels and payshels and payshels are paysed by the payshels and payshels and payshels are paysed by the payshels and payshels and payshels and payshels are paysed by the payshels and payshels and payshels are payshels and payshels are payshels and payshels are payshels and payshels and payshels are payshels and payshels are payshels and payshels are payshels and payshels are payshels and payshels and payshels are payshels aready payshels aready payshels	be lovied or in such sum the extent of se insured as und by this DOLLARS, 1, 200 e any sum of any sum of the sum of sum of the sum of the sum of sum
Morigages, Owner,	and that they will war. It is agreed betwine sameta spatial said r and by such inscrete. Perform wield, they mill GRANT 1 THIS GRANT 1 THIS GRANT 1 Secondly 1 to a secondly 1 to a sec	indefaulthe state of inheritance thermin, free and due of all hourd: runs and defend the same spant all preter making held diant the sent he purits here to hat the pert of the far part shall real state when the same becomes due and paylele, and that. It company as shall be specified and directed by the pert and in the event that sail part of the far part shall had the pert of the scend reat may pay shall the same di- matrix that and the state the payment of the same di- trates that writes obligation for the payment the pretty of the scend reat may pay shall the same di- trates that writes obligation for the payment of the same distance of the scend reat may pay shall be all the perturbed the state that the the same di- trates that writes obligation for the scend part, with the scend distance of the shall had be perturbed the same di- trates that the state of the shall had interaction be the payle at the eption of the shall had interaction be the payle at the eption of the shall payle be the state and shall be prevented the state the state and the payle be the state of state of the shall payle be the state and shall interaction be the payle at the eption of the shall payle be the state and shall be prevented the state the state and the prevented for a star payle be the state the state of the shall payle be the state of state payle at the state and state payle be the state of the state state of the shall be payle be the state of the state of the shall be payle be the state and the prevented the state state of the shall be state and the state and the state of the state state state state and the state and the state and the state of the state state state and the state and the state and the state of the state state state state state and state and state and state state of the state state state state state and state and state and state state of the state state state state state and state and state and state state o	interest and the second part is a second part is a second part is a second part is a second part is the building upon and real second part is a second part	be lovied or in such sum the extent of se insured as und by this DOLLARS, 1, 200 e any sum of any sum of the sum of sum of the sum of the sum of sum
	and that they will war. It is agreed betwine sameta spatial said r and by such inscrete. Perform wield, they mill GRANT 1 THIS GRANT 1 THIS GRANT 1 Secondly 1 to a secondly 1 to a sec	indefaulthe state of inheritance thermin, free and due of all hourd: runs and defend the same spant all preter making held diant the sent he purits here to hat the pert of the far part shall real state when the same becomes due and paylele, and that. It company as shall be specified and directed by the pert and in the event that sail part of the far part shall had the pert of the scend reat may pay shall the same di- matrix that and the state the payment of the same di- trates that writes obligation for the payment the pretty of the scend reat may pay shall the same di- trates that writes obligation for the payment of the same distance of the scend reat may pay shall be all the perturbed the state that the the same di- trates that writes obligation for the scend part, with the scend distance of the shall had be perturbed the same di- trates that the state of the shall had interaction be the payle at the eption of the shall had interaction be the payle at the eption of the shall payle be the state and shall be prevented the state the state and the payle be the state of state of the shall payle be the state and shall interaction be the payle at the eption of the shall payle be the state and shall be prevented the state the state and the prevented for a star payle be the state the state of the shall payle be the state of state payle at the state and state payle be the state of the state state of the shall be payle be the state of the state of the shall be payle be the state and the prevented the state state of the shall be state and the state and the state of the state state state state and the state and the state and the state of the state state state and the state and the state and the state of the state state state state state and state and state and state state of the state state state state state and state and state and state state of the state state state state state and state and state and state state o	28th day of May A. D. 10.30, but the second seco	be levied or in such sum the extent of se insured as und by this DOLLARS, 19, 200 e any sum of set that such as used or any shall be any use such as when any shall be any use such as used or any shall be any use such as any such as an