MORTGAGE RECORD 76

304

for the rule book 12. Bage 614

Reg. No. 1394 Fee Paid, \$ 5.00

<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	Timir T		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>5</u> day of	
<form><form><form><form><form><form><form></form></form></form></form></form></form></form>			June A. D. 19 31, at 230 o clock P. M.	,
<form></form>			Elin & Comstrong	İ
<form></form>	The First	Savings Bank of Lawrence		1
<form></form>	THIS IND	NTIRE Made this first down		
<form></form>	hundred and	thirty-one between	, in the year of our Lord, one thousand nine	
		Edwin F. Stimpson, a widower		
Large 2015. Based put. J. of the sould put. TURNENTIF, That the sole put. j. of 00000000000000000000000000000000000				
		Lawrenc	ce, Kanses part y of the second part.	
			eration of the sum of	
<form></form>	which is hereby	acknowledged, ha. 5 sold, and by this indenture do	es Grant, Bargain, Sell and Mortgage to the said part. Z of the second part,	
	the following des	cribed real estate situated and being in the County of De	ouglas and State of Kansas, to-wit:	
<form></form>			187) on Tennessee Street, in the City of	
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure	78,	rence, Aguses.		
And the and pert J — db fort put do ED, hardy correct to drage that it do draves have. Not perturbation of the perturbation of the perturbation of draw				
And the and pert J — db fort put do ED, hardy correct to drage that it do draves have. Not perturbation of the perturbation of the perturbation of draw				
And the and pert J — db fort put do ED, hardy correct to drage that it do draves have. Not perturbation of the perturbation of the perturbation of draw				
And the and pert J — db fort put do ED, hardy correct to drage that it do draves have. Not perturbation of the perturbation of the perturbation of draw				
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure				
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure				
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure				
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure				
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure				
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure				
At the and perty of the first part de CL. herely errorent is dot grees that at the delayory hered. The 1 method energy of the perturbation of the of th		· · · · · · · · · · · · · · · · · · ·		1
At the and pert J — db to for profit de L, hardy correct to drages that at the delayers have in the period even _ db to period with a same spin drages that making the did to making the main intermediate the same spin drages that making the did to making the main spin drages that may be the same spin drages that making the did to making the main spin drages that may be main spin drages that making the did to making the main spin drages that may be main spin drages that may b				
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure				
At the and perty of the first part de CE. Justry errorms that are the the through hand. The 1 second ensure				(
At the and pert J — db to for profit de L, hardy correct to drages that at the delayers have in the period even _ db to period with a same spin drages that making the did to making the main intermediate the same spin drages that making the did to making the main spin drages that may be the same spin drages that making the did to making the main spin drages that may be main spin drages that making the did to making the main spin drages that may be main spin drages that may b		1 m.d		
<pre>inter et evel en indefendite entre of laberhame derain (norm alles ford data mentance) inter et even et even at addefinit the state special at parties making level data the state. It is argued entre the term that is and next is and mental interval in all (interval interval int</pre>				
The served between the parties here that the prod of the first part half at all times during the life of the industrys, per all times during the life of the industrys, per all times during the life of the industrys per all times during the life of the industry per all times during the life of the industry per all times during the life of the industry per all times during the life of the industry time and life industry times during the life of the industry time and life industry times during the life of the life of the industry times during the life of the life of the industry times during the life of the life	mind of a multiple		the lawful owner of the premises above granted, and	
<pre>statest aid rel entry with mean become do not proble, on the</pre>	saled of a good and i	indefeasible estate of inheritance therein, free and clear of all incumbran	e use convery nervois the invitie owner of the premises above granted, and	
1 Ste interest, And in the event that and prixty of the first per did full to pay only takes when the many benefits of the index dama, second to the prixe of the index dama, second to the index dama of a second to the secon	and that they will war It is agreed betw	rant and defend the same against all parties making lawful claim there even the partics hereto that the part \underline{y} of the first part shall at (re	
been provided, then the part, <i>J</i> , of the second perturbation of the second or gradient radie (response to perturbation) and the standard of the second perturbation of the second pere	and that they will war It is agreed betw assessed against said :	rant and defend the same signing all parties making lawful claim there even the parties hereto that the part \mathcal{J}_{-}^{\prime} of the first part shall at i rail estate when the same becomes due and payable, and that <u>he</u>	es 	
The Thousand and no. (100) Diffusion stedue to the turns of Diffusion for the promoted provide the state of the promoted of the stedue provide the state of t	and that they will war It is agreed betw assessed against said : and by such insurance	rant and defend the same against all parties making lawful claim therese een the parties hereto that the part \mathcal{Y}_{-} of the first part shall at rail estate when the same becomes due and payable, and that <u>Ne</u> company as shall be specified and directed by the part. \mathcal{Y}_{-} of the se	we b. all times during the life of this indenture, pay all taxes or assessments that may be bried or $\frac{1}{2}$ the buildings upon and real estate insured against fire and tornado in such sum could put, the bas, if any, much puyche to the part. \underline{V}_{-} of the second part to the extent bf	
<pre>set by</pre>	and that they will war It is agreed betw assessed against said : and by such insurance 1t8 interest.	rant and defend the same against all parties making lawful chain there even the parties hereto that the part \underline{Y}_{-} of the first part shall at a rail state when the more becomes due and payable, and that \underline{M}_{-} company as shall be specified and directed by the part, \underline{Y}_{-} of the set Add in the event that said part \underline{Y}_{-} of the first part shall full to	as as a fitting during the life of this inductors, pay all taxes or assessments that may be levied or $\frac{1}{2}$ which is the life of this inductors, pay all taxes or assessments that may be levied or $\frac{1}{2}$ which is the life, if any, much payable to the part. \mathcal{J}_{-1} of the second part to the starts of pay only taxes when the same become down and payable and to keep mid premises instruct as	
Part E OF Kinness TATE OF Kinness STATE OF Kinness STATE OF Kinness B B BT REMEMBERED, That on this 1et STATE OF Kinness B IT REMEMBERED, That on this 1et B IT REMEMBERED, A und therefore and the state provide the therefore and the state provide the state the state provide the state the state provide the state prov	and that they will war It is agreed betw assessed against said : and by such insurance <u>its</u> interest. herein provided, then indenture, and shall be THIS ORANT i THIS ORANT i	mat and defend the same spinor all parties making havful chain there even the parties have to that the part	est $\frac{1}{1000}$ during the life of this inductors, pay all taxes or assessments that may be brief or $\frac{1}{1000}$ during the buildings upon and real state insured against for and tornado in such sum could part the loss, if any, much purples to the part. \sum of the second part to the state of pay only taxes when the same become do and spaybla and to keep mid pression insured as ∞ , or either, and the annount so paid shall become a part of the induction. secured by this γ reput. EQLARS.	
Bit In REMEMBENDER in during the later handle field, which will be also the later and part of the second approximated in a state of the second approximated in the meanse provide by also and the positive approximated in the meanse provide by also and the positive approximated in the meanse provide by also and the positive approximated in the meanse provide by also and the positive approximated in the meanse provide by also and the positive approximated in the meanse provide by also and the positive approximated in the meanse provide by also and the positive approximated in the meanse provide by also and the positive approximated in the meanse provide by also and the positive approximated in the meanse provide approximated in the positive approximated in the meanse provide approximated in the positive approximated in the meanse provide approximate in themeanse provide approximate in the meanse provide approx	and that they will war It is agreed betw assessed against said a and by such insurance <u>its</u> interest. herein provided, then Tills OHANT i TWO T according to the term	rant and defend the same spinot at partice making levels that there even the particle herets that the part	estimates the life of this indexture, pay all taxes or assessments that may be bried or $\frac{1}{2}$ thus during the hidding tops and rais state insured against for and transide in such sum could part, the law, if any, mode payable to the part. J_{-} of the sound part to the extent of pay such taxes when the same become dow and payble and to keep and premises insured as w_{i} or differ, and the anoma too paid shall become a part of the indebtedness, second by this "propulation of money essential on the $f170^{\circ}$ dow of $J100^{\circ}$ or $J100^{\circ}$.	
Bit In REMEMBENDER is de la point fragment de la barder starde, statue mander, ber la sei part de la point	and that they will war It is agreed betw assessed against and a and by such insurance <u>its</u> interst. herein provided, then interst. THIS GRANT i THO T according to the term and by <u>its</u>	mat and defend the same spinst at parties making lawful chain there were the parties barets that the part	as as, as, as, as an example of the information pay all taxes or assessments that may be letted or $\frac{1}{2}$ 112 tays the buildings upper said rais states insured scalarsh for and tormado in such sum could part, the least, if any made payshile to the part. \underline{J} of the least of pay on the taxe where the same become due and payshile and be keep mail premises insured as \underline{v}_i or shirt, and the annount so paid shall become a part of the indebtdones, secured by this regard. There are a solved in the $\underline{f} + \underline{f} + \underline{v} + \underline{f}$ does of $\underline{J} + \underline{v} - \underline{v}$. Interpret securize thereon according to the types of and oblightion and also to scame any sum of	
and a second spream is the framework of the scale provided of the provide of the scale of t	and that they will war It is agreed betw assessed against and a and by such insurance <u>its</u> interst. herein provided, then interst. THIS GRANT i THO T according to the term and by <u>its</u>	mat and defend the same spinst at parties making lawful chain there were the parties barets that the part	as as, as, as, as an example of the information pay all taxes or assessments that may be letted or $\frac{1}{2}$ 112 tays the buildings upper said rais states insured scalarsh for and tormado in such sum could part, the least, if any made payshile to the part. \underline{J} of the least of pay on the taxe where the same become due and payshile and be keep mail premises insured as \underline{v}_i or shirt, and the annount so paid shall become a part of the indebtdones, secured by this regard. There are a solved in the $\underline{f} + \underline{f} + \underline{v} + \underline{f}$ does of $\underline{J} + \underline{v} - \underline{v}$. Interpret securize thereon according to the types of and oblightion and also to scame any sum of	
International and of provide and historest, spather with the cost and charge mindent therets, and there organized and therest, and there organized and there and and were shall be staded by the part making mach and, one were shall be a discussed of provide and this organized to be and mark there are and and were shall be staded by the part making mach and, one were shall be charged a provide and the intervention of the inperturbed and the second by the part making mach and, one were shall be charged a provide and the intervention of the inperturbed and the second by the part the day and year last above written. IN WITENESS WHEREOF, The part of the first part ha hereunto set hil hand and seal the day and year last above written.	and that they will war It is agreed bets assessed against aid's aid by such hansance it.2. interest. brein provided, then THIS GRANT THE OTAMINT assessed by the term and the term the term and the term the term the term and the term the term the term the term the term the term the term term the term the term the term the term term the term the term the term the term term term the term the term the term the term the term term term term the term term term term term term term ter	mat and defend the same spinst at parties making lawful chain there ten the parties hereto that the part \mathcal{Y}_{-} of the form part hall at a end exists when the same becomes due and payable, and that <u>her</u> end exists when the same becomes due and payable, and that <u>her</u> compares a shall be resulted and directed by the part \mathcal{Y}_{-} of the sa- And in the event that and part \mathcal{Y}_{-} of the fort part shall full to the part \mathcal{Y}_{-} of the same directed by the part \mathcal{Y}_{-} of the same set interest is the relie of 16% from the date of payment unit laws initial as a married payable to same the payment of the same of incuts nucl. and no / 1000. of $-$ 0.000. encertain written obligation for the payment of the ybut hand payable to the part \mathcal{Y}_{-} of the second part, which is by the and payable to the part \mathcal{Y}_{-} of the second part, which is pay the pay the pays as provided in the part is pay for any instants in part the full pay the payses as provided in the instants and the pay the payses as provided in the instants the math the world is paysed to become a provided in the instants a more shall be world payd and if of the pay the payse as provided in the instants a more shall be world payd and if of the payses the maximum of the pays of payses the payse a more shall be world payd and if of the payses the maximum of the pays of payses the maximum of the pays of payses the pays the pays the pay of payses the pays the payses the pays of pays from the pays of pays the pays of pays the pays of pays the pays the pays of pays the pays the pays the pays the pays the pays of pays the pays	as as an analytic set of this inductors, pay all taxes or assessments that may be level or ψ 111 kmos during the hubbles upon said rule states insured against for and torando in such sum could part, the has, if any made pryshie to the part \mathcal{J}_{-} of the second part is the state of pay or the taxe where the same become dow and payble and to here mail prevaision insured as w_{i} or sither, and the annount so paid shall become a part of the indebtedness, secured by this regard. There is a second part is the state of the indebtedness, secured by this regard. In interest social gate mass are shall be to be the paid prevaision in the same and w_{i} or sith of money, essential on the f_{1} for f_{1} or f_{1} for f_{2} or f_{2} . In interest social gate mass are set in interest three as is here a previous in the secure any man are w_{i} or buildwale way taxe with interest three money for and paybles, or if the interpreters that many is discussed way taxe taxes in the same backen and paybles, or if the interpreters where the pay is the same of the same backen and pays and paybles, or if the interpreters where the pays is discussed with the same backen and pays the same backen are pays when the pays f_{i} denotes the pay is the same backen are pays that backen are pays that backen is denoted backen are pays that backen are pays the pay is the pays of the pays the pays that backen are pays the pays the pays of the pays the pays of the pays the pays the pays the pays of the pays the pays the pays the pays the pays the pays of the pays the pays of the pays of the pays the pays of the pays of the pays the	
IN WITNESS WHEREOF, The part X of the first part ha hereunto set file hand and seal the day and year hast above written	and that they will war. It is agreed betwit sameed against and d and by such insurance indextrue, and shall be herein provided, then indextrue, and shall be THIS of the theory and the same of morey selvane part y . of the first part y . of the first exploring the theory of the selvane of morey selvane the shall be the theory of the selvane part and the shall be the selvane the shall be the selvane the shall be the selvane the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall	mat and defend the same spinst at parties making lawful chain there even the parties hereto that the part	as as, as, as an end of the life of this indexture, pay all taxes or assessments that may be leved or *111 keep the buildings upper and mai estate immed against for and tormado in such sum could part, the lass, if any made payable to the part. V_{-} of the second part to the state of pay or the taxe where the same become due and payable and be low pail prevailes insured as s, or shift, and the annount so paid shall become a part of the indebtedness, secured by this regard. There are not more, essential on the $f_{-}^{+}f_{-}^{+}rot_{-}^{+}d_{-}^{-}d_$	
Edwin F. Stimpson (SEAL) (SEAL) (SEAL) <tr< td=""><td>and that they will war. It is agreed betwit sameed against and d and by such insurance indextrue, and shall be herein provided, then indextrue, and shall be THIS of the theory and the same of morey selvane part y. of the first part y. of the first exploring the theory of the selvane of morey selvane the shall be the theory of the selvane part and the shall be the selvane the shall be the selvane the shall be the selvane the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall</td><td>mat and defend the same spinst at parties making lawful chain there even the parties hereto that the part</td><td>as as, as, as an end of the life of this indexture, pay all taxes or assessments that may be leved or *111 keep the buildings upper and mai estate immed against for and tormado in such sum could part, the lass, if any made payable to the part. V_{-} of the second part to the state of pay or the taxe where the same become due and payable and be low pail prevailes insured as s, or shift, and the annount so paid shall become a part of the indebtedness, secured by this regard. There are not more, essential on the $f_{-}^{+}f_{-}^{+}rot_{-}^{+}d_{-}^{-}d_$</td><td></td></tr<>	and that they will war. It is agreed betwit sameed against and d and by such insurance indextrue, and shall be herein provided, then indextrue, and shall be THIS of the theory and the same of morey selvane part y . of the first part y . of the first exploring the theory of the selvane of morey selvane the shall be the theory of the selvane part and the shall be the selvane the shall be the selvane the shall be the selvane the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall	mat and defend the same spinst at parties making lawful chain there even the parties hereto that the part	as as, as, as an end of the life of this indexture, pay all taxes or assessments that may be leved or *111 keep the buildings upper and mai estate immed against for and tormado in such sum could part, the lass, if any made payable to the part. V_{-} of the second part to the state of pay or the taxe where the same become due and payable and be low pail prevailes insured as s, or shift, and the annount so paid shall become a part of the indebtedness, secured by this regard. There are not more, essential on the $f_{-}^{+}f_{-}^{+}rot_{-}^{+}d_{-}^{-}d_$	
(SEAL)	and that they will war It is agreed bett assend against aid ; and by such instance its. interest, herein revoluted, then THIS GRANT - THO. T according to the term and by <u>1ts</u> and by <u>1ts</u> and by <u>1ts</u> and by <u>1ts</u> and by a provided hereing matter and become du and benefits severing u matter and hereing so the term and here the sheep for an and here the sheep for an	mat and defend the same spinor all parties making havful chain there even the parties have to that the partJ. of the forty part hall at a last start when the new becomes due and payside, and that <u>hel</u> company us shall be rescribed and directed by the part J of the All in the event that and part J of the forty part hall fail to the part J of the second part may prevail that the fort part of the second part may prevail the same of information is an output to the forty part hall fail to the part J of 1000. e. does not part of the forty of the second part of the paramet of the second part of the forty of the second part is part of the part of the forty of the paramet of the second part, with all of the second part is the part of the second part, with a last the second part of the forty of the second part, with a last the second part of the forty of the second part, with a second part of the part of the forty of the second part, with a second part of the part of the second part to part for any instant second part of the part of the second part to part of the ball part or more than part of the second part to part of the part of the second part of the the part <u>second</u> of the second part of the second part of the the part <u>second</u> as a berrap specified, and it of if the ballidness can be part of the second part to part of the the part or more than part of the second part to part barred, when the second second part of the the part <u>second</u> part of the second part of the the second part of the the part of the second part of the second part of the second part of the the part second second part of the second part of the second part of the the part second as a berrap indicated the second part of the the part second as a berrap indicated the second part of the the part second as a dart part the the second as part of the barred part of the second as a dart part is the indicators to the part part of the the part second as a dart part of the indicators part of the indicators of the indicators part of the indin	As a fitting during the life of this inforture, pay all taxe or assessments that may be leved or $\frac{1}{2}$ 41.11 keep the buildings upon and real state insured against for and tormado in such sum coast part the law, if may made payable to the part. \mathcal{I}_{-} of the second part to the extent of pay on that we when the same become do and payable and to keep and ip remains insured as a second part of the second part to the extent of pay other taxe when the same become do and payable and to keep and ip remains insured as a second part of the indebtdance, second by this prepare. The function of money, essentied on the $\frac{1}{2}$ 12 for the second part to be extend to the part of prepare that the same tax is the second to be part of prepare the payable. The function of money, essentied on the $\frac{1}{2}$ 12 for the second payable tax is the same previous the payable tax whereas provided, in the event that and the data payable are the payable tax is the second pay of the second payable tax is the second payable tax is the second pay of the second payable tax is the second pay	
(SEAL) (S	and that they will war It is agreed betwitt seemed against aid and by such inscreme the such inscreme the sum of the sum of the sum of the sum of the sum of the sum of the su	mat and defend the same spinor all parties making havful chain there even the parties have to that the partJ. of the forty part hall at a last start when the new becomes due and payside, and that <u>hel</u> company us shall be rescribed and directed by the part J of the All in the event that and part J of the forty part hall fail to the part J of the second part may prevail that the fort part of the second part may prevail the same of information is an output to the forty part hall fail to the part J of 1000. e. does not part of the forty of the second part of the paramet of the second part of the forty of the second part is part of the part of the forty of the paramet of the second part, with all of the second part is the part of the second part, with a last the second part of the forty of the second part, with a last the second part of the forty of the second part, with a second part of the part of the forty of the second part, with a second part of the part of the second part to part for any instant second part of the part of the second part to part of the ball part or more than part of the second part to part of the part of the second part of the the part <u>second</u> of the second part of the second part of the the part <u>second</u> as a berrap specified, and it of if the ballidness can be part of the second part to part of the the part or more than part of the second part to part barred, when the second second part of the the part <u>second</u> part of the second part of the the second part of the the part of the second part of the second part of the second part of the the part second second part of the second part of the second part of the the part second as a berrap indicated the second part of the the part second as a berrap indicated the second part of the the part second as a dart part the the second as part of the barred part of the second as a dart part is the indicators to the part part of the the part second as a dart part of the indicators part of the indicators of the indicators part of the indin	As a fitting during the life of this inforture, pay all taxes or assessments that may be level or *111 kay the buildings upon said rule states immed against for and torando in such sam could part the lass, if any made praylise to the part \mathcal{I} of the second part to the state of pay or the taxe where the same become due and paylise and to keep and preparise instand as a second part to the state of pay or the taxe where the same become due and paylise and to keep and preparise instand as a second part to the state of the same become as part of the indebtdame, secured by this preparise the same become as part of the indebtdame, secured by this preparise the same become as part of the indebtdame, secured by this payline the same become as the same provided, in the event that and the same become as the same provided, in the same bare and payline to each payline the same become and payline to each previde the same become and payline the same bare and payline the same previded by the same of and payline part of the same previded by the same of and the bare. The same previded by the same of and the same previded by the same of and the same prevised pay the same of the same prevised by the same of the same	
(SEAL) STATE OF Kanses STATE OF Kanses COUNTY OF Dougles a State of the same personally known to be the same person in the aforesid County and State, eame egen1 Sen1 The mere personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. BE IT REMEMBERED, I have hereunts subscribed my name, and affixed my official seal on the day and year hat above written My commission expires on the 27th day of January 10 35 F. C. Whitpple 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 the fill any contained and authorize the Register of Deeds to enter the discharge of this mortgage of record, Dated the fill any contained and thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated the fill any contained and thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated the fill any contained and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated thereby acknowledge and thereby acknowledge the full any contained and authorize the Register of Deeds to enter the discharge of this mortgage of record, Dated the fill any contained and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated thereby and the any contained and the date and th	and that they will war It is agreed betwitt seemed against aid and by such inscreme the such inscreme the sum of the sum of the sum of the sum of the sum of the sum of the su	mat and defend the same spinor all parties making havful chain there even the parties have to that the partJ. of the forty part hall at a last start when the new becomes due and payside, and that <u>hel</u> company us shall be rescribed and directed by the part J of the All in the event that and part J of the forty part hall fail to the part J of the second part may prevail that the fort part of the second part may prevail the same of information is an output to the forty part hall fail to the part J of 1000. e. does not part of the forty of the second part of the paramet of the second part of the forty of the second part is part of the part of the forty of the paramet of the second part, with all of the second part is the part of the second part, with a last the second part of the forty of the second part, with a last the second part of the forty of the second part, with a second part of the part of the forty of the second part, with a second part of the part of the second part to part for any instant second part of the part of the second part to part of the ball part or more than part of the second part to part of the part of the second part of the the part <u>second</u> of the second part of the second part of the the part <u>second</u> as a berrap specified, and it of if the ballidness can be part of the second part to part of the the part or more than part of the second part to part barred, when the second second part of the the part <u>second</u> part of the second part of the the second part of the the part of the second part of the second part of the second part of the the part second second part of the second part of the second part of the the part second as a berrap indicated the second part of the the part second as a berrap indicated the second part of the the part second as a dart part the the second as part of the barred part of the second as a dart part is the indicators to the part part of the the part second as a dart part of the indicators part of the indicators of the indicators part of the indin	All times during the life of this inforture, pay all taxes or assessments that may be levid or Mail times during the life of this inforture, pay all taxes or assessments that may be levid or Mail times during the life of this inforture, pay all taxes or assessments that may be levid or Mail times during the life of this inforture, pay all taxes or assessments that may be levid or pay on that saw bench has may become during any life of the second pay to the estant of pay on that saw bench has may become during any life of the second pay to the estant of pay on that taxe bench has may become during any life of the second pay to the estant of pay and taxes of the second tax and paylike and to here and pressions insured as the second taxes of the second tax and paylike and to here and pressions insured as the second taxes of the second taxes of the second pays. The second taxes of the second taxes of the second pays of all stands to contain the second taxes. If if during the second pays and it shall be levid for the same paylies of a paylike, or if the mercine as and taxes and where no dispersive barries that the pay and paylike taxes of the second pays and it shall be levid for the same paylies the herein second pays. And the law levide for the same paylies the herein second pays. And the law levide for the same paylies the herein second pays. And the second paylies the taxes of the paylies the second pays. And the second taxes paylies the herein taxes are paylies the second pays. And the second taxes the paylies the herein the paylies the second paylies. And the second paylies the herein taxes are paylies the second p	
(SEAL) STATE OF Kanses STATE OF Kanses COUNTY OF Dougles a State of the same personally known to be the same person in the aforesid County and State, eame egen1 Sen1 The mere personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. BE IT REMEMBERED, I have hereunts subscribed my name, and affixed my official seal on the day and year hat above written My commission expires on the 27th day of January 10 35 F. C. Whitpple 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 the fill any contained and authorize the Register of Deeds to enter the discharge of this mortgage of record, Dated the fill any contained and thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated the fill any contained and thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated the fill any contained and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated thereby acknowledge and thereby acknowledge the full any contained and authorize the Register of Deeds to enter the discharge of this mortgage of record, Dated the fill any contained and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated thereby and the any contained and the date and th	and that they will war It is agreed betwitt seemed against aid and by such inscreme the such inscreme the sum of the sum of the sum of the sum of the sum of the sum of the su	mat and defend the same spinor all parties making havful chain there even the parties have to that the partJ. of the forty part hall at a last start when the new becomes due and payside, and that <u>hel</u> company us shall be rescribed and directed by the part J of the All in the event that and part J of the forty part hall fail to the part J of the second part may prevail that the fort part of the second part may prevail the same of information is an output to the forty part hall fail to the part J of 1000. e. does not part of the forty of the second part of the paramet of the second part of the forty of the second part is part of the part of the forty of the paramet of the second part, with all of the second part is the part of the second part, with a last the second part of the forty of the second part, with a last the second part of the forty of the second part, with a second part of the part of the forty of the second part, with a second part of the part of the second part to part for any instant second part of the part of the second part to part of the ball part or more than part of the second part to part of the part of the second part of the the part <u>second</u> of the second part of the second part of the the part <u>second</u> as a berrap specified, and it of if the ballidness can be part of the second part to part of the the part or more than part of the second part to part barred, when the second second part of the the part <u>second</u> part of the second part of the the second part of the the part of the second part of the second part of the second part of the the part second second part of the second part of the second part of the the part second as a berrap indicated the second part of the the part second as a berrap indicated the second part of the the part second as a dart part the the second as part of the barred part of the second as a dart part is the indicators to the part part of the the part second as a dart part of the indicators part of the indicators of the indicators part of the indin	est as, at times during the life of this informator, pay all taxes or assessments that may be hered or *111 keep the building room and rest estate insured against firs and brancho is nots some could part, the law, if any, made prychie to the part. J. of the second part to the estant of proves on taxes when the same become due and paybils and to keep and premises insured as s, or given that we be the same become due and paybils and to keep and premises insured as due to the same become due and paybils and to keep and premises insured as the second the same become due and paybils and to keep and premises insured as the second the same become due to the first of the second pay to the second the same become due to the first of the second pay to the second pay the second term of manage, essential on the first of the second pays of the second pay to the second term of manage, essential to the terms of said shifter the mask is ment payments or magnetic the second term of the second terms of the due based to pay the same term of the second pays the second term of the second term of the second pays. The due to the second pays the second term of the second term of the second pays. The due term of the second pays the second term of the second pays and the second pays the second pays the second pays. The due term of pays and the second pays the second term of the second pays and the second pays. The due term of the second pays the second term of the second term of pays the pays. The making math state of the second the coreption, if any there be shall be payed by the pays. The due term of the second pays the second term of the second pays and pays the pays and the second the second pays and pays the set the second the second the second second second second second second second term of the second pays and the second the second term of the second pays and the second pays and the second term of the second	
STATE OF Kanses COUNTY OF Pougles BE IT REMEMBERED, That on this let day of JULE A. D. 19_34, before me, a Notary Public in the aforesid County and State, came Edin J. Stippon, a in the aforesid County and State, came Refin J. Stippon, a in the aforesid County and State, came Refin J. Stippon, a in the aforesid County and State, came Refin J. Stippon, a in the aforesid County and State, came Refin J. Stippon, a in the aforesid County and State, came Refin J. Stippon, a in the aforesid County and State, came Refin J. Stippon, a in the aforesid County and State, came Refin J. Stippon, a in the aforesid County and State, came Refin J. Stippon, a in the aforesid County and State, came IN WITKESS WHEREOF, I have hereunto subscribed my name, and affind my official scal on the day and year hat above written. My commission expires on the 27th day of Jonuary 10_35 F. C. Haipple Notary Public. RELEASE Notary Public. I, the undersigned owner of the within mortgage, of hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of the output of the debt secured thereby, and authorize the Register of the debt secured thereby acknowledge the full agrad.	and that they will war It is agreed betwitt seemed against aid and by such inscreme the such inscreme the sum of the sum of the sum of the sum of the sum of the sum of the su	mat and defend the same spinor all parties making havful chain there even the parties have to that the partJ. of the forty part hall at a last start when the new becomes due and payside, and that <u>hel</u> company us shall be rescribed and directed by the part J of the All in the event that and part J of the forty part hall fail to the part J of the second part may prevail that the fort part of the second part may prevail the same of information is an output to the forty part hall fail to the part J of 1000. e. does not part of the forty of the second part of the paramet of the second part of the forty of the second part is part of the part of the forty of the paramet of the second part, with all of the second part is the part of the second part, with a last the second part of the forty of the second part, with a last the second part of the forty of the second part, with a second part of the part of the forty of the second part, with a second part of the part of the second part to part for any instant second part of the part of the second part to part of the ball part or more than part of the second part to part of the part of the second part of the the part <u>second</u> of the second part of the second part of the the part <u>second</u> as a berrap specified, and it of if the ballidness can be part of the second part to part of the the part or more than part of the second part to part barred, when the second second part of the the part <u>second</u> part of the second part of the the second part of the the part of the second part of the second part of the second part of the the part second second part of the second part of the second part of the the part second as a berrap indicated the second part of the the part second as a berrap indicated the second part of the the part second as a dart part the the second as part of the barred part of the second as a dart part is the indicators to the part part of the the part second as a dart part of the indicators part of the indicators of the indicators part of the indin	est as a di tuma during the life of this informare, pay all taxes or assessments that may be hered or *111 keep the building room and real estate insured against firs and transach is nots some could part, the law, if any, made payshe is the part. J_{-} of the second pays to the estant of pays such taxes when the same become due and payshe and to here paid premises insured as s, or gifter, and the anoma to paid shall become a part of the indubtions, secured by this "pays." Distribution of the second payshe is the part of the indubtion of the second pays to the second pays. The second pays is the transaction of the second pays to the second of the second pays, essential on the <u>first tay of June 1</u> , and the second pays to the second pays is the second pays the second pays to the second pays the second pays is the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the second pays the pays J_{-} making such as the second pays the pays there be shall be payshed for the second pays the second pays the second pays the second pays the pays the pays J_{-} making such as the second pays the second pays the pays the pays J_{-} making pays that the second pays the second pays the pays the pays J_{-} making pays that the second pays the second pays the pays the pays J_{-} making pays that the second pays the second pays the pays J_{-} making pays that the second pays the second pays the pays J_{-} making pays that the second pays the second pays the pays J_{-} making pays that the second pays the second pays the pays J_{-} making pays that the second pays the second pays the pays J_{-} making pays that J_{-} making pays the pays J_{-} making pays that J_{-} making the second pays the pays J_{-} making pays that the J_{-} making the second pays J_{-}	
COUNTY OF. Pougles set BE IT REMEMBERED, That on this let day of June A. D. 19_32, before me, a Notary Public in the aforesid County and State, came. To me percoally known to be the same percon, who executed the foregoing instrument and duly acknowledged the execution of the game. The me percoally known to be the same percon, who executed the foregoing instrument and duly acknowledged the execution of the game. The me percoally known to be the same percon, who executed the foregoing instrument and duly acknowledged the execution of the game. The me percoally known to be the same percon, who executed the foregoing instrument and duly acknowledged the execution of the game. The WITNERSS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year hat above written. My commission expires on the 27th day of. Jonuary 10 32 E. C. Withple Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated the first day of any fact the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated the first day of any fact the day of any fact the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record. Dated the first day of any fact the day of any fact the day of any fact the day of the day o	and that they will war It is agreed betwitt seemed against aid and by such inscreme the such inscreme the sum of the sum of the sum of the sum of the sum of the sum of the su	mat and defend the same spinst all parties making lawful chain there even the parties have to that the partJ. of the forty part hall at a law lastice when the new becomes due and payside, and that <u>hel</u> company us shall be rescribed and directed by the part J of the All in the event that and part J of the forty part hall fait to the part J of the second part may prevail that the fort part of the second part may prevail the same of information is an output to the forty part has a part of the information is an output to the part of the part part of the information is an output to help the part of the part part of the part of the part of the second part to part for any part of the part of the part of the second part to part for any part of the help the the part J of the second part, with all of the band part J of the second part to part for any part of the help the order part of the part of the second part, with a second part of the part of the part of the part of the part of the help the order of the part of the part of the part of the help the order of the part of the part of the part of the help the order of the part of the part of the part of the help the order of the part of the part of the part of the help the order of the part of the part of the part of the part of the help the part of the part of the part of the part of the help the order of the part of the part of the part of the part of the help the part of the part of the part of the part of the part of the help the part of the part of the part of the part of the part of the help the part of the part of the help the part of the part o	est as a di tuma during the life of this informare, pay all taxe or assessments that may be hered or *111 keep the building room and real estate insured against fire and brancho in such sum could part, the law, if any, made payshie to the part. J. of the second part to the estant of pay such taxes when the same become due and payshie and to keep and premises insured as s, or gifter, and the anoma to paid shall become a part of the indebtedness, second by this "paysh." In the second pays, essential on the <u>first tay of June 1</u> , <u>pays</u> . In the or the same become due and payshie and to keep and premises insured as due not function, essential to the trans of add delignition and be to accure any ran and the or the same become due and payshie and be the second pays to the or the same become due to the <u>first tay of June 1</u> , <u>pays</u> . In the or the same become due and payshie and be the second pays the or the same become due and payshie and be tay in the event tay and add within deligning for the second of the second pays. The or the same pays of the same become due and payshies the payshies the second pays the or the same pays of the second pays. The due to the same payse of the second pays. The due to the same payshies the bay are more than the there in the same paysies of the second pays. The due to the same paysies the bays are second pays. The due to the same paysies the bays are bays are second pays. There is the same paysies the bays are bays are bays are bays are there and the exception, for the second pays. The due to the second the respective farme bays are bays are bays are there and the complexity in there the shall be pays by the pays. Here the tay of the second pays are bays are bays are bays are there and the second pays there be shall be pays by the pays. Here the tay of the second pays are bays are bays are bays are the due to the second of the respective farme becomes associated therefore as able to the second the second pays are bays are bays are bays are bays are bays a	
BE IT REMEMBERED, That on this let day of June A. D. 19.33, before me, a Notary Public in the soresid County and State, eame. Partin F. Stipson, a widener of the same person. Notary Public in the same person. Notary Public in the same person. Notary Public in the same person. Notary Public is the undersigned owner of the sith mortgage, of hereby acknowledge the forgeneric is the same person. RELEASE I, the undersigned owner of the sith mortgage, of hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dereds to eater the disharge of this mortgage, of hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Notary Public. Notary Public is the same person. Notary Public is the interpose of the source	and that they will war. It is agreed betwin senseed acplication and and by such inscreme. Merican approximation of the sense intermediate of the sense intermediate of the sense part. Agree of the sense and by <u>1.5</u> and benefits averain of the meansure and become do and benefits averain of the and benefits averain of the averain of the averain of the averain of the averain of the averain of the averain of the averain of the averain of the aver	mat and defend the same spinst all parties making lawful chain there one the parties here to that the part	est as a di tuma during the life of this informare, pay all taxe or assessments that may be hered or *111 keep the building room and real estate insured against fire and brancho in such sum could part, the law, if any, made payshie to the part. J. of the second part to the estant of pay such taxes when the same become due and payshie and to keep and premises insured as s, or gifter, and the anoma to paid shall become a part of the indebtedness, second by this "paysh." In the second pays, essential on the <u>first tay of June 1</u> , <u>pays</u> . In the or the same become due and payshie and to keep and premises insured as due not function, essential to the trans of add delignition and be to accure any ran and the or the same become due and payshie and be the second pays to the or the same become due to the <u>first tay of June 1</u> , <u>pays</u> . In the or the same become due and payshie and be the second pays the or the same become due and payshie and be tay in the event tay and add within deligning for the second of the second pays. The or the same pays of the same become due and payshies the payshies the second pays the or the same pays of the second pays. The due to the same payse of the second pays. The due to the same payshies the bay are more than the there in the same paysies of the second pays. The due to the same paysies the bays are second pays. The due to the same paysies the bays are bays are second pays. There is the same paysies the bays are bays are bays are bays are there and the exception, for the second pays. The due to the second the respective farme bays are bays are bays are there and the complexity in there the shall be pays by the pays. Here the tay of the second pays are bays are bays are bays are there and the second pays there be shall be pays by the pays. Here the tay of the second pays are bays are bays are bays are the due to the second of the respective farme becomes associated therefore as able to the second the second pays are bays are bays are bays are bays are bays a	
egel Seal 	and that they will war It is agreed bett asseed aquist and I and by such instance its. interest. brein provided, they its distant is remo to a stanting of the for part thereof or says of the argued by a particle laws of the for part thereof or says of the argued by its a provided herein part thereof or says of the argued by its a provided herein mature and because of the argued by Its a provided herein and by <u>its</u> and the part thereof or says of the argued by Its a provided herein mature and because of its a says of the for its a says of the	The same spin all parties making lawful chain there are the part is hards that the part $_{}$ of the forty part hald $_{}$ and the same spin and the part $_{}$ of the forty part hald $_{}$ the compary as shall be precide and directed by the part $_{}$ of the forty hard hald $_{}$ and the comparison of the part of the part $_{}$ of the forty part hald $_{}$ and the comparison of the part of the part $_{}$ of the forty part hald $_{}$ and the part of	est as a di tuma during the life of this informare, pay all taxe or assessments that may be hered or *111 keep the building room and real estate insured against fire and brancho in such sum could part, the law, if any, made payshie to the part. J. of the second part to the estant of pay such taxes when the same become due and payshie and to keep and premises insured as s, or gifter, and the anoma to paid shall become a part of the indebtedness, second by this "paysh." In the second pays, essential on the <u>first tay of June 1</u> , <u>pays</u> . In the or the same become due and payshie and to keep and premises insured as due not function, essential to the trans of add delignition and be to accure any ran and the or the same become due and payshie and be the second pays to the or the same become due to the <u>first tay of June 1</u> , <u>pays</u> . In the or the same become due and payshie and be the second pays the or the same become due and payshie and be tay in the event tay and add within deligning for the second of the second pays. The or the same pays of the same become due and payshies the payshies the second pays the or the same pays of the second pays. The due to the same payse of the second pays. The due to the same payshies the bay are more than the there in the same paysies of the second pays. The due to the same paysies the bays are second pays. The due to the same paysies the bays are bays are second pays. There is the same paysies the bays are bays are bays are bays are there and the exception, for the second pays. The due to the second the respective farme bays are bays are bays are there and the complexity in there the shall be pays by the pays. Here the tay of the second pays are bays are bays are bays are there and the second pays there be shall be pays by the pays. Here the tay of the second pays are bays are bays are bays are the due to the second of the respective farme becomes associated therefore as able to the second the second pays are bays are bays are bays are bays are bays a	
egn1 Sen1 to me personally known to be the same person	and that they will war It is agreed bett asseed aquist and I and by such instance its. interest. brein provided, they its distant is remo to a stanting of the for part thereof or says of the argued by a particle laws of the for part thereof or says of the argued by its a provided herein part thereof or says of the argued by its a provided herein mature and because of the argued by Its a provided herein and by <u>its</u> and the part thereof or says of the argued by Its a provided herein mature and because of its a says of the for its a says of the	<pre>mat ad defend the same splint all parties making lawful chain there even the parties hards that the part of the forty part hall at all exists when the same becomes due and psychia, and it has the company us shall be precified and directed by the part y of the All in the event that all part y of the fort part hall fail the particle of the parties of the particle of the particle of interfaced as a moting to be made the particle of the particle of the particle of the particle of the particle of the particle of all the sent the the the part y of the particle of the particle of interfaced as a moting to the particle of the particle of the particle of all the sent the the part y of the second part to pay for say item in the part of the particle of the particle of the particle of all the particle of the part y of the second part to pay for say item is the part of the part y of the second part to pay for say item is the part of the part y of the particle of the particle of all the back part y of the made as particle in the induced areas made paying the the part y of the say item parts in the same part paying the the part y of the particle of the part areas the part of the same part of the part of the part of the part areas the part of the same part of the part of the part of the part areas the part of the same part of the same part of the part of the part areas the part of the the part of the part of the induced matter areas the part of the same part of the same part of the induced matter areas the part of the the part of the part of the part of the induced matter areas the part of the the part y of the first part ha</pre>	A mean solution the life of this inforture, pay all taxe or assessments that may be level or a solution and the building upon said real estimate insured against for and toracho in such was ond ray the building upon said real estimate insured against for and toracho in such was ond ray the building upon said real estimate insured against for and toracho in such was one of the building upon said real estimate insured against for and toracho in such was one of the building upon said real estimate insured against for and toracho in such was one of the building upon said real data becomes a part of the indubtions, secured by the real. More that as more because the the fifted of the building upon said real data because in the fifted of the building upon said real data because in the said the building upon said real data. Interest sources, exceeded on the fifted one of the linear base of the building upon said real data because in the said the building upon said real data. Interest sources are not part of the said because also also provides, out if the increases are also been also also provides, out the target of the said and the said the building upon said real data. Independent on the said of the said of the said the said to the sai	
define same. effet stell	and that they will war It is agreed bett asseed aquist and I and by such instance its. interest. brein provided, they its distant is remo to a stanting of the for part thereof or says of the argued by a particle laws of the for part thereof or says of the argued by its a provided herein part thereof or says of the argued by its a provided herein mature and because of the argued by Its a provided herein and by <u>its</u> and the part thereof or says of the argued by Its a provided herein mature and because of its a says of the for its a says of the	mat ad defend the same splint all parties making lawful chain there were the parties here to that the part of the forth part hall at the results present and part by the split and the result of the part of the forth part by the part of the forth part by the part of the series of the same split and the result of the part of the series of the same split by the part of the series of the same split by the part of the series of the same split by the part of the series of the same split by the part of the series of the same split by the part of the series of the same split by the	est and times during the life of this information, pay all taxes or assessments that may be bried or **111 keep the building room and mail static insured against first and transdo is not some coal of art, the law, if any, made payable to the part. J, of the second pay to the estant at pay on that was been the same become due and payble and to keep and premises insured as s, or given that same become due and payble and to keep and premises insured as the static pay of the same become due to the first of the second pay to the estant of the static pay of the same become due to the first of the second pay to the second pay to the static pay of the same become due to the first of the second pay to the static pay of the same become due to the static payble and the same second pay to the static pays of the same become due to the static pay of the same second pay to the static pays of the same become due to the static pays of the pays. The default the static pays of the same become due to the static pay of the pays of the pays of the pay of the same become due to the static pays of the p	
RELEASE I, the undersigned owner of the within mortgage, do hereby schwardedge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated the _ May of	and that they will war It is agreed betty asseed against and I and by such instances its. interest. brein provided, they remote the second of the first second of the first part theorem of the first par	mat ad defend the same splint all parties making lawful chain there are the part is hard to that the part of the forty part hald at a last two the team becomes due and payshes, and it has the company as shall be precide and directed by the part of the forty part hald the team of the second of the forty part hald the team of team of the team of the team of the team of the team of team of the team of the team of the team of team of the team of team of the team of tea	as a linear during the life of this inforture, pay all taxe or assessments that may be levid or "11 have the building upon said real exists insured against for and torando in such sam over a pay of the taxe where the same become of an elevide and the bare all operations insured as a set of the indubtions. Hence, a set of the indubtion of the same become a pay of the taxe where the same become and any days the same become a set of the indubtion of the same of the same become a set of the indubtion of the same become a set of the indubtion of the same become a set of the indubtion of the same become a set of the indubtion of the indubtion of the same become a set of the indubtion of the same become a set of the indubtion of the indubtion of the same become and pays the same become a set of the same become a set of the indubtion of the indubtion of the same become a set of the indubtion of the indubtion of the same become a set of the indubtion of the industry of the same become a set of the industry of the same become a set of the industry of the same become a set of the industry of the same become a set of the industry of the same become a set of the industry of the same become a set of the same become a set of the industry of the same become a set of the same become a	
F. C. Hipple Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of the mortgage of record, Dated the Start and Start 1940 Deeds to enter the discharge of the secure the secure of the secure the debt secured thereby, and suthorize the Register of 1940 Start Start Date and Start Start and Start and Start Star	and that they will war It is agreed betty asseed against and I and by such instances its. interest. brein provided, they remote the second of the first second of the first part theorem of the first par	mat ad defend the same splint all parties making lawful chain there are the part is hards that the spin of the forty part hall at a law of the start half at a same become data and paysis, and it has the same of the same paysis, and the same that have the same data and paysis. And the second hard part of the forty part half has the same of the same of the forty part half. The forty of the forty part half has the same of the same of the forty part half. The forty of the same law of the forty part half has an of the same law of the law of the law of the same law of the law of the same law of the law of the same law of t	estimates of the second sec	
RELEASE I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this morigage of record. Dated this Start and Start 1940 (2011) (1940)	and that they will war It is agreed betty asseed against and I and by such instances its. interest. brein provided, they remote the second of the first second of the first part theorem of the first par	mat ad defend the same spinst all parties making lawful chain there even the parties herets that the part of the forst part hall as all notates when the same becomes due and psycho, and that . Def- company as shall be resciled and directed by the part, y of the set And is the event that and part y of the forst part shall call the the part of the service directed by the part, y of the second set as most part is any start is any start shall be the part of the service directed by the part, y of the second set as most part is any start is any start here and indicated as an ortgan to the part y of the second part, with a house and any start is any start is any start is any start indicated as participation of the second part, with a start of the part of the second part is any start is the part of the second part is any start is the part of the second part is any start is the part of the second part is any start is any start of the second part is any start is any start of the second part is any start is any start of the second part is any start there is sent remaining unput, and all of the toleparts is proved for any is any start of the second part is and a start is any start there is any start is the part of the second part is any start there is any start of the second part is any start there is any start of the second part is any start there is any start of the second part is any start there is any start is the the terms and particle at any is and the is any is any start to the trans any part is any start there is any start is the the second part is any start there is any start is the the terms and part is the isolation is a flattery upone ber, executing administrations, prevaid for any isolation in the part is any start is any start the second part is any start is any start is any start is any start is any start there is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start	est in the dring the life of this informate, pay all taxes or assessments that may be level or *111 have the hubble proper add real estate insured against first each transport of a set of the law, if any, made prychic to the part. <u>Y</u> of the second part to the estant of pay such taxes when the same become due and paylish and to here add precision insured as a set of the information of the second part to the second by this set of the part. <u>Y</u> of the second part to the estant of payling the second term of the information of the second payling the second term of the information of the second payling the second term of the information of the second payling the second term of the information of the second payling term of the second payling te	
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 I'd day of August 1040 In the secure Santa Sank of Sank of Saurence, Sa	and that they will war It is agreed betty asseed against and I and by such instances its. interest. brein provided, they remote the second of the first second of the first part theorem of the first par	mat ad defend the same spinst all parties making lawful chain there even the parties herets that the part of the forst part hall as all notates when the same becomes due and psycho, and that . Def- company as shall be resciled and directed by the part, y of the set And is the event that and part y of the forst part shall call the the part of the service directed by the part, y of the second set as most part is any start is any start shall be the part of the service directed by the part, y of the second set as most part is any start is any start here and indicated as an ortgan to the part y of the second part, with a house and any start is any start is any start is any start indicated as participation of the second part, with a start of the part of the second part is any start is the part of the second part is any start is the part of the second part is any start is the part of the second part is any start is any start of the second part is any start is any start of the second part is any start is any start of the second part is any start there is sent remaining unput, and all of the toleparts is proved for any is any start of the second part is and a start is any start there is any start is the part of the second part is any start there is any start of the second part is any start there is any start of the second part is any start there is any start of the second part is any start there is any start is the the terms and particle at any is and the is any is any start to the trans any part is any start there is any start is the the second part is any start there is any start is the the terms and part is the isolation is a flattery upone ber, executing administrations, prevaid for any isolation in the part is any start is any start the second part is any start is any start is any start is any start is any start there is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start	est data the dring the life of this inforture, pay all taxe or assessments that may be level or *111 have the hulding room and relevants insured against first soft are some the source the source the some the source the so	
Deeds to enter the discharge of this morigage of record. Dated this 2th day of algorist 1040	and that they will war It is agreed betty asseed against and I and by such instances its. interest. brein provided, they remote the second of the first second of the first part theorem of the first par	mat ad defend the same spinst all parties making lawful chain there even the parties herets that the part of the forst part hall as all notates when the same becomes due and psycho, and that . Def- company as shall be resciled and directed by the part, y of the set And is the event that and part y of the forst part shall call the the part of the service directed by the part, y of the second set as most part is any start is any start shall be the part of the service directed by the part, y of the second set as most part is any start is any start here and indicated as an ortgan to the part y of the second part, with a house and any start is any start is any start is any start indicated as participation of the second part, with a start of the part of the second part is any start is the part of the second part is any start is the part of the second part is any start is the part of the second part is any start is any start of the second part is any start is any start of the second part is any start is any start of the second part is any start there is sent remaining unput, and all of the toleparts is proved for any is any start of the second part is and a start is any start there is any start is the part of the second part is any start there is any start of the second part is any start there is any start of the second part is any start there is any start of the second part is any start there is any start is the the terms and particle at any is and the is any is any start to the trans any part is any start there is any start is the the second part is any start there is any start is the the terms and part is the isolation is a flattery upone ber, executing administrations, prevaid for any isolation in the part is any start is any start the second part is any start is any start is any start is any start is any start there is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start is any start	<pre>set</pre>	
(2 1 8 0) The tirst Mational Dark & Lawrence Lawrence Vanses	and that they will war. It is agreed betwine sensend against and a and by such instances the sensent against and a such as a sensent and a sensent again again again and of the sensent and of meeting the sensent and the sensent and the sensent again again and the sense again a sense again a sense again sense again se	<pre>main ad defend the same spinst all parties making level data thether we me begins hereit that the part of the form part hall all. Be compare as hall be received and directed by the part, J. of the set and a the event that and part J of the form part hall fail the part of the series of the direct part hall fail the part of the series of the part hall fail the part of the part of the series of the part hall fail the part of the series of the part hall fail the part of the series of the part hall fail the human direct half has the part J of the series of part, this has a series of the part of the series of the part hall fail the part of the part of the series of the part hall fail the part of the part of the series of the part hall fail the part of the part of the series of the part hall fail the part of the part of the part of the series of the part of the series of the part of the part of the series of the part of the series of the part of the part of the series of the series of the series of the part of the part of the series of the series of the series of the part of the part of the series of the series of the series of the part of the series of the series of the series of the series of the part of the series of the series of the series of the series of the series of the series of the series are the series of the series of the series of th</pre>	estimates of the life of this inforture, pay all taxe or assessments that may be level or set of a st. the law, if any, made payshe is the part. J. of the second pay to the estant of pay such taxes when the same become due and payshe and to here and previses insured as the second pay to the secon	
(Corp. Seal) By Series Dork' 11: P. 1 & Mortgagee. Owner.	and that they will war It is agreed betwit sameed against and I and by such instances its. interest. break nervolved, they remove the summer of the first seconding to the term part decords a correct part decords a correct main by <u>1 to</u> and benefits severing to the arrow day It is a sum of the second and benefits a severing to and benefits are sum of the arrow day It is a sum of the second and benefits are sum of the arrow day It is a sum of the second and benefits are sum of the arrow day It is a sum of the second and benefits are sum of the arrow day It is a sum of the second are sum of the second ar	<pre>mai ad defend the same splint all parties making level duals there even the parties hards that the part of the fores part hald and all exists when the same becomes due and paysion, and it has the company us shall be specified and directed by the part of the company us shall be specified and directed by the part of the company us shall be specified and directed by the part of the shall not event that and part of the fore part add if at the part of the specified part may provide and specified and in initial as a marine to a flot of the fore part add if at the part of the specified part may provide at the specified part of the parties of the form of the specified part is all by the add part of the second part is part for any issues and part and part of the second part is part for any issues in the part of the part may provide at the specified part is and the part of the the part of the second part is part and part and part of the mark ap provide it has inducent part add in the part and part of the specified part is and part and the part and part of the specified part is and part and the part and the halter fore of a way part there are add part of the mark ap provides at the inducent approximate it approximation in the part of the mark approximate it has inducent approximate the part and the part of the mark approximate of the inducent approximate the part of the specified part of the mark approximate it has inducent approximate the part of the part approximate it has a part approximate it has a part of the part approximate it has a part of the inducent approximate it has a part of the part of the specified part of the inducent approximate it has a part of the inducent approximate it has a part of the part of the specified part of the part of part of the specified part of the part of the specified part of the part of the specified par</pre>	definition during the life of this inforture, pay all taxe or assessments that may be level or **111 heps the huldling roots and mail exists insured against firs and transacts in some some of a sit, the law, if any, made psychic to the part. Y of the second part to the existent of any south areas when the annotation is a site of the second part to the second pa	
	and that they will war It is agreed betwill sameed against and I and by such instances its. interest. break nervolved, they multiple of the first second of the first second of the first second of the first part decords a compact and benefits second of the angreed beauty and benefits are such the angreed beauty and benefits are such the area of the first second of the	<pre>mai ad defend the same spinst all parties making level of that there even the parties here's that the part of the fore part hall at all exists when the same become data and payside, and it has company us shall be specified and directed by the part of the company us shall be specified and directed by the part of the source of the second and part of the fore part add that the part of the second part may ray that it has the part that part the other part may ray that it has the part that the part that the part may ray that it has a monotone as a mortgage to second the payment of the second part, which all the event that part the part may ray that it has an of </pre>	A diama during the life of this inforture, pay all taxe or assessments that may be level or *111 keys the building upper and real enter immed against fire and torando in such sum could part the law, if any many particle to the part. — of the second part to the start of part with the second the mount so paid shall become a part of the infortune, second to the part of particle to the part. — of the second part to the start of part of the second part to the start of part. The second part is the start of part of the second part to the start of part. The second part is the start of part. The second part is the start of part of the second part is the start of part. The second part is the second part is the start of part. The second part is the second part. — If the instances are set is the second part. — Second part Se	C