446

2 a. Beck

Reg. No. 1790

[

a weeks

The Learners Building and Lean Association The first days of the sociation The learners building and Lean Association	These Lee and sife		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the	g
The Learence building and Loss Association Image: Imag	The Learence building and Lona Association Image: The Description of the Description of Descrip			April A. D. 1932 , at 1:	
Andred and thirty tro person Toomas Lee and Hile Lee his sife Index of the for par, and The Exercace Sulliding and Loon Association part J. of the scale of the source of the index of the fort part source of sulliding and Loon Association part J. of the scale o	<pre>shed ad</pre>	The Law	ence Building and Loan Association		
Larrence in the Compty of Dougles and State of Marsed Kasesi Inter and the fort part, all The Larrence Builling and Long Ansociation part part of the nonsenteened of the senteened of the se	<pre>Learence</pre>				
Idea of the part, and The Learnerse Building and Lean Association WITNENSETH, Tas the adjust 16 of the fort part in condension of the sum d	<pre>tets_ of the for part, and</pre>				
Tirshundsetting, Tata the add part. Let a die dae far part, is consideration of the semi-dimensional difference of the distribution dimensional difference of the distribution distribution difference of the distribution difference o	<pre>WITHERENTH, That is and para 140 of the form part, in condention of the sum of</pre>			and Loan Association	
<pre>n fubering demind and a the state shaded and being in the County of Donglas and Bate of Kama, to-mil: The state of a point finitesca (13) rods east of the conter of the west line of the north west quarter of the southwest quarter of Social Newty nine (23) There is the south the social Newty nine (23) There is the southwest quarter of Social Newty nine (23) There is the south the social Newty nine (23) There is the southwest quarter of Social Newty nine (23) There is the social Newty nine</pre>	<pre>indusing densities and and the series of the south series of the series of the series line of the next weak quarter of the southweak quarter of Southon Yenniy using (22) for annihy Peelre (12) Engle Newty (20), there exist series (17) rods, thence south Server(17) rods,</pre>	Five	hundred forty	ration of the sum of d	uly paid, the receipt of
<pre>north west quarter of the southwest quarter of Section Tearty nice (23) Tornship Verlage (12) Enge Versty (20), there was term (17) rods, there south Seventeen (17) rods, there set Seven (17) rods, there and case-half (33) feet thereof, located on the south side of Ein St, in Forth Levrence</pre>	north west quarter of the southwest quarter of Section Tenty nice (23) Normality Terley (12) Engle Tenty (13) rods, thence north Serenction (17) rods, thence south Serence (17) rods, thence north Serence (18) rods, thence north Serence (18) rods, thence	ae following de	scribed real estate situated and being in the County of Do	ouglas and State of Kansas, to-wit:	
And the wij pot issue of the first per domestic barrely overand and target that at the delay barrel. the bard overals 0 of the premises above pravide, and need of a good and indefinitive end and there is the indefinition of the premises above pravide, and a first dy will arready and the previous between pravide, and and there is the second pravide of the period. The period barden diverse is the second pravide of the period barden diverse is the second pravide of the period. The pravide second pravide is the second pravide is the second pravide is the second pravide of the period. The pravide is the second pra	And the mail per Less of the first per dame having overand and seves that at the delivery hered. Livey are	nor (12 then the	th west quarter of the southwest quart) Range Twenty (20), thence west seven ce east Seven (7) rods, thence north S east Three and one-half $(\frac{3}{2})$ feet ther	er of Section Twenty nine (29) Townsh (7) rods, thence south Seventeen (1 eventeen (17) rods to place of begins	hip Twelve 7) rods, ning, less
And the mail pert. 168 of the fort pert 4	And the mail per Less of the first per dame having overand and seves that at the delivery hered. Livey are				
Let the will per like a fit is fort per do	And the mail per Less of the first per dame having overand and seves that at the delivery hered. Livey are				
Les tie eig per 1885 of the form part 4	And the mail per Less of the first per dame having overand and seves that at the delivery hered. Livey are				
Les tie eig per 1885 of the form part 4	And the mail per Less of the first per dame having overand and seves that at the delivery hered. Livey are				
Let the will per like a fit is fort per do	And the mail per Less of the first per dame having overand and seves that at the delivery hered. Livey are				
Let the will per like a fit is fort per do	And the mail per Less of the first per dame having overand and seves that at the delivery hered. Livey are				
And the wij pot issue of the first per domestic barrely overand and target that at the delay barrel. the bard overals 0 of the premises above pravide, and need of a good and indefinitive end and there is the indefinition of the premises above pravide, and a first dy will arready and the previous between pravide, and and there is the second pravide of the period. The period barden diverse is the second pravide of the period barden diverse is the second pravide of the period. The pravide second pravide is the second pravide is the second pravide is the second pravide of the period. The pravide is the second pra	And the mail per Less of the first per dame having overand and seves that at the delivery hered. Livey are				
<pre>int of a good and indefaultie state of inheritance thereis, fore and deur of all incombines difficult of a good and indefaultie state of a inheritance thereis, fore and deur fail in the deur of the indefaulties, pay all taxes or assessments that may be level of a search deur on the part is beneficiant at and in entits entits that in the indefaulties in the indefaulties of the search part is the search deur on the search part is the part is deviced and directly by the part is indefaulties in the search deur on the search part is the search deur on the search deux of the se</pre>	<pre>if a is good and indefaultie entire of inheritance therein, fire and date of all incombines. This argend between the parties been that parties making herdel chain theres. This argend between the parties been that parties and that the parties. This argend between the parties been the parties been do and populae, and that the parties. This cand between the parties been the parties been do and populae and that the parties. This cand between the parties been the parties been do and populae and that the parties. This cand be there are parties the the parties been do and populae and that the parties. This chart is maintenes the parties been do and populae and that the parties the parties the the term of the parties the term of the parties the term of the parties th</pre>	th the appurte			
The screed bareau the particle bareau that the part 168 of the first part halt is all used dimed the life of the indebutors, specifies that may be level or the source and the state is not experiment that may be level or the indebutors and the state is not experiment that may be level or the indebutors and the state is not experiment that may be level or the indebutors and the state is not experiment that may be level or the indebutors and the state is not experiment for all entered is not experiment for a state indebutors. Second print may be read to be an all the indebutors are part of the indebutors. Second by the indebutors are not of the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not all the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutors are not of the indebutors. Second by the indebutor are not of the indebutors. Second by the indebutor are not of the indebutors are not all the indebutors. Second by the indebutor are not of the indebutors are not all the indebutors. Second by the indebutor are not of the indebutors are not all the indebutors. Second by the indebutor are not of the indebutors are not all the indebutors. Second by the indebutor are not all the indebutors are not all the indebutors. Second by the indebutor are not all the indebutors are not all the indebutors. Second by the indebutor are not all the indebutors	It is arged between the particle herets that the part. 168. of the first part hald at all mean during the life of this indextume, pay a liteues or assessment that may be lived or spanish on that any beam of the part. The intervent of the part of the part. The intervent that may be lived or spanish or the part. The intervent that may be lived or spanish or the part. The intervent that may be lived or spanish or the part. The intervent that may be lived or spanish or the part. The intervent that may be lived or spanish or the part of the intervent the part of the intervent that may be lived or spanish or the part. The intervent the part of the intervent or part of the individual set. The part of				
most exame and multiple shorts the nucleoness do and poyche and that. they millings the buildings upon and reader hands the second part is the	est aparts and main enter when the more become due and propulse, and that they millings the building upon mild real starts the starts of the instant of the start	And the mid ;	part_108 of the first part do hereby covenant and agree that a	t the delivery hereof they are the lawful owner 8 of the p	premises above granted, and
110 interest. As in the event that will part [100 of the fast part shall find to pay much taxes when the number of the payshall not to keep using provide with the provide in the indebtodases, second by this interest of the indebtodases, second by this interest of the indebtodases, second by this interest of the indebtodases, second by this interest. ITIS GURANT with a number of the pay in the ass of the payment of the interest. DURANTS. ITIS GURANT with a number of the indebtodases, second by payshall and to keep and taxes in the indebtodases, second by this interest. DURANTS. ITIS GURANT with a number of the pay into the payment of a site of pay in the pays and taxes and number of the indebtodases. DURANTS. ITIS GURANT with a number of the pay into the pay intothe pay into the pay into the pay into the pay	11 Interest. And is the event that main just. 1628. of the first part shall fold to pay much takes when the name berness due may have and to keep and premises inserted a second due to the part of the individues. second will have reash. 11 Interest with the start of the press of the second second premises. Interest. April 1 Interest with the start of the press of the second second press. 115 Interest with the start of the press of the second second press press of the second of the part of the second press. Interest with the second press of the second press press of the second press. Interest with the second press of the second press press press of the second press press of the second press press of the second press press press press of the second press press of the second press press of the second press pre	And the said ; ized of a good and d that they will we	part_108.of the first part do hereby covenant and agree that a indefeasible estate of inheritance therein, firse and clear of all incumbran arrant and defend the same against all parties making lawful claim theret	t the delivery hereof they are the lawful owner S of the pro-	
Pire hundred for ty and no 1000- DOILANS oright to the two and on 000 and no 1000- iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	Pite hundred forty and no/100 for the parent of aid sum of none, resolution the. 1st_dry	And the said ; ized of a good and d that they will we It is agreed be reased against said	set 108 of the first part do hereby covenant and agree that a indefensible setate of inheritance therein, five and dear of all incumber- arrant and defend the same separate all parties making lawful claim there where the particle herets that the part.108 of the first part shall at real setate when the same becomes due and payable, and that the	at the delivery hereof they_arethe lawful owner S of the pre- er	ents that may be levied or e and tormado in such sum
where to be terms of	the to the terms of _ DDE	And the said p red of a good and I that they will we It is agreed be- eased against said I by such insuranc 118 interest	part 108 of the first part do hereby covenant and agree that a indefeasible eviate of inheritance therein, fire and dear of all locations arrant and defend the same against all parties making lawful claim there twen the partie herein that the part. (Bes of the first part shall at a real exists when the same becomes due and payable, and that. (the ge company as shall be specified and directed by the part 7of the sa- th and in the event that and part. (Be) of the first part shall full to	a the delivery hereof. they. are the having over 8 , of the p er	ents that may be levied or a not tornado in such sum scond part to the extent of up said premises insured as
1.18	168 of the fars part half all to pay the same a periodic in this indicator At the construction of the fars part half of the display is a period period. And the existing and the shalf period periods. If default is each of each provide the period periods. The shall be shalf periods to and real parts are not be shall be shalf periods. The share are period periods. The share are periods of the share period periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods of the share are periods. The share are periods are periods are periods. The share are periods are periods are periods are periods. The share are periods are periods are periods are periods are periods are periods are periods. The periods are periods are periods are periods are periods are periods are periods. The periods are periods are periods. The period are periods are periods are periods are periods are periods. The period are periods are periods are periods are periods are periods are periods. The period are periods are periods are periods are periods are periods. The period are periods are periods are periods are periods are periods are periods are periods. The period are periods are periods are periods are periods are periods. The period are periods are periods are periods are periods are periods. The period are periods are peri	And the said ; set of a good and that they will us It is agreed be eased against said by such insurance its interest win provided, the enture, and shall THIS GRANT	cat 108 of the first part do hereby covenant and agree that a indefeatible evide of inheritance therein, first and clear of all incultance unrant and defend the same against all particles making lawful dama there were the particle bare the barenes that the part. 108 of the first part shall at a real states when the same becomes due and payable, and that the '' of the second that the same becomes due to the particle and difficult of the first part shall full to the part 100 of the first part shall full to the same the event that and part 108. Of the first part shall full to the second part may pay shall take and immediate the model.	a the delivery hereof. they are the having over 8 of the p e A linear during the life of this indenture, pay all taxes or assessme yrhl how the building upon soid real state the neural against for play the line is any most payton and the real state the part. play the state state is a state of the state state	ents that may be levied or a and tornado in such sum cound part to the estent of pp said premises insured as debtedness, secured by this
We have been and a property at the optimizer and all the interpretations in the intermediate of the state of the and property and the state of the interpretation of the inte	Vote seven us has performed and the performed and being predict, whereas the instruction of the seven performance is a predict of the seven performance is a seven and the performance of the performanc	And the mid j and of a good and d that they will we It is agreed be- eased against axid d by such insuran 110 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 111 11	cat 168 of the fort part do bereky convent and agree that a is indefeatible estate of inheritance therein, five and effort of all incumbran means and effects the same septisate 127 particle mainting herein the particle beneficient and intervent the that the part 168 of the first part shall at the the event that main particle and intervent by the part 1.2. Of the set and part of the part shall part 1.2. Of the set of part of the part of the part shall part the part shall part the part shall part the part shall part the part of the pa	a the delivery hereof. They are the having over S of the p o a . at time during the life of this indenture, pay all taxes or assume y . will have the life of this indenture, pay all taxes or assume a of part, the loss, if any, made payable to the part. y. of the se pay such taxes when the same become due and payable and to kee a, or either, and the amount so paid shall become a part of the is regulated.	ents that may be levied or and termsdo in such sum econd part to the extent of p said premises induced as debtolases, secured by this DOILARS, 1
Losses and the second second of the set premiers and all the improvement therea, in the name previded by law and of all near resource applicables of the rest of the rest and character second of the second by and year to be the rest and rest and character second of the second by the rest of th	The other power of the mail previous and all the improvement thereal in the manage previded by have and the mail are previded by have and the mail of the mail of the mail there is the state and thereal, in the intervent the state and the state and thereal, in the intervent the state and thereal, in the intervent the state and the state and thereal, in the intervent the state and thereal, in the intervent the state and the state and thereal, in the intervent the state and thereal, in the intervent the state and thereal are repredicted the there near the state and thereal intervent the state	And the mid p and of a good and d that they will we It is agreed be- eased against axid d by such insuran its indexet win provide. the instruction of the second THIS GRANT Pive ording to the ter they its	<pre>cat 108 of the first part do bereby covenant and serve that a indefaulthe weaks of alabettance therein, first and clear of all incumbans urmant and defend the same signiful all particle making lawful dama there tween the particle baretok bath the part. 108 of the first part shall at a real entire when the same becomes due and payable, and that. Like o emergy as all all be specield and directed by the part 2 of the set . And in the event that and part 108. of the first part shall find to the part 2 of the second part may pay and have and immung a instand as a montpart part may pay and have and immung b instand as a montpart part on pay pay and have and immung b hundred for ty and no/1000 of the second - prove make payable to the part 2 of the second part, with all - prove make payable to the part 2 of the second part, with all - prove make payable to the part 2 of the second part, with all - prove make payable to the part 2 of the second part, with all - prove make payable to the part 2 of the second part, with all - parts make payable to the part 2 of the second part, with all - parts parts payable to the part 2 of the second part, with all - parts parts payable to the part 2 of the second part, with all - parts parts payable to the part 2 of the second part of the parts of</pre>	a the delivery hereof. they are the hard owner B of the p or	ents that may be levied or v and tornado in such sum cond part to the stent of p mil premises induced as debtedases, secured by this DOITAILS, - 0.32 d also to secure say sum or u in the secure that and
IN WITEES WHEREOF, The part ies of the first part have becoments set. their han@and seal.s the day and year last pre written. Thomas Lee (SEAL) Hile Lee (SEAL) Hile Lee (SEAL) ATE OF Kansas Sas. Douglas BE IT REMEMBERED, That on this. 8th day of April A. D. 1932, before me, a You can be card Hile Lee his wife Seal Thomas Lee and Hile Lee his wife To make the security of the secure of the within mortgage, do hereby schowledge the full payment of the doth secured thereby, and authorize the Register of the secure of the within mortgage, do hereby schowledge the full payment of the doth secured thereby, and authorize the Register of the subconverter of the within mortgage of record. Dated this MA day of Automation of the secure of the subconverter of the doth secured thereby, and authorize the Register of the subconverter of the within mortgage of record. Dated this MA day of Automation of the secure of the subconverter of the within mortgage of record. Dated this MA day of Automation of the secure of the subconverter of the subconverter of the subconverter of the doth secure of the subconverter of the su	IN WITNESS WHEREOF, The part less of the first part have becoments set. thoir handband scale the day and year has ewritten. Thomas Lee (SEAL) Hile Lee (SEAL) (SEAL	And the mid ; sed of a good and d that they will we It is agreed be seed against add d by such insuran its interest and shall THIS GRANT THIS GRANT Five ording to the ter the dy 125 as of money advat a by 125 as of money advat a by 125	Let 108 of the first part do bereby covenant and serve that a indefaultie write of inheritance therein, five and dear of all incumbane urrant and defend the same signitud all particles making law(d) that there were the particle barets that the part. 168 of the first part shall a rank of the same becomes do and payable, and that 110 ¹ cover the particle barets that the part. 168 of the first part shall a rank of the event that making the same theorem is the particle baret distribution of the part 168 . If the first part shall be the part 168 of the first part shall be the part 168 of the first part shall be the part 168 of the first part shall be the part 168 of the first part shall be the part 168 of the first part shall be the part 168 of the first part shall be the part 160 of the part of particle barets be the part 160 of the first part of the pa	a the delivery hereof. They are the having wars B of the p C	ents that may be levied or v and tornado in such sum cond part to the stent of p mil premises induced as debtedases, secured by this DOITAILS, - 0.32 d also to secure say sum or u in the secure that and
Hila Lee (SEAL) (SEAL) (SEAL) <	Hile Lee (SEAL) (SEAL) (Seal) (Seal)	And the said ; ted of a good and it that they will we it is agreed be assed against and it by such insurance its	can 108 of the first part do bereky convent and agree that a indefaultie evide of abstrance therein, first and effort of abstrance therein, first and effort of the same signals all particles making herein that the part. 108 of the first part shall at real state when the particle based induced by the part $J_{\rm eff}$ of the first part shall at real state when the same becomes due and payable, and that $Lhde$ or empary as all be perioded and directed by the part $J_{\rm eff}$ of the first part shall at real state when the same becomes due and payable, and that $Lhde$ of the first part shall be in the event that sait part 108. Of the first part shall be in the same the same the payment by the part of the same part part to pay the same of payment of the part $J_{\rm eff}$ of the pay the pay $J_{\rm eff}$ of the pay the pay $J_{\rm eff}$ of the pay that pay $J_{\rm eff}$ of the pay the pay $J_{\rm eff}$ of the pay the pay $J_{\rm eff}$ of the pay of the pay $J_{\rm eff}$ of the pay $J_{\rm eff}$ of the pay the part of the pay be pay $J_{\rm eff}$ of the pay be pay $J_{\rm eff}$ of the display of pay $J_{\rm eff}$ of the pay $J_{\rm eff}$ of the display of pays $J_{\rm eff}$ of the pay $J_{\rm eff}$ of the display of pay $J_{\rm eff}$ of the display of pay $J_{\rm eff}$ of the pay $J_{\rm eff}$ of the display of pay $J_{\rm eff}$ of the pay $J_{\rm eff}$ of the display of pay $J_{\rm eff}$ of the pay $J_{\rm eff}$ of the pay $J_{\rm eff}$ of the pay $J_{\rm eff}$ o	a the delivery hereof. they are the having owars B of the p b and the set of the life of this indenture, pay all taxes or assume the set of the life of this indenture, pay all taxes or assume the set of part, the loss, if any, made payahile to the part. Joint the set pay such taxes when the same become due and payable and to kee or, or other, and the answart so paid shall become a part of the is regard. and some of nonzy, executed on the. 185 . Any of April is interacting the set of set of set of the s	nnts that may be levied or a and ternade in such sum accound part to the sectors of p mid premises instants as debtedness, secured by this
(SEAL) (S	(SEAL) (S	And the said ; eff of a good and it that they will we have a second second second second second second second by each second second they such second	<pre>set 108 of the first part do bereby covenant and agree that a indefaulthe weaks of abstratance therein, first and clear of all incumbans urmant and defend the same against all particle making lawful claim there tween the particle bareness data and payable, and that there is converge as all all be specified and directed by the part of of the set . And in the event that and part 108. Of the first part shall a to the particle bareness data and payable, and that the first is instead as a more pay of the pay and taken and impute a instead as a more pay of the set of the pay of the pay of the is instead as a more pay of the pay of the first part shall fail to the part of the second part may pay and taken and impute a instead as a more pay of the pay of the pay of the pay of the pay of ODO of the second part is pay of the pay of the pay of the there have a pay of the second part is pay for an indication of burnered forty and no/1000 of the second indications of the second pay the pay the maxes a pay of the theorem of the second pay the pay the pay of the pay of the pay of the pay is an indication of the and pay of the barbor pay of the pay of the pay is an indication of the pay of pay is pay is pay the pay of the pay of</pre>	a the delivery here <i>d</i> . They Are — the hard owner B of the p c =	nnts that may be levied or a and transle in such sum second part to the steinst of p mid premises induced as debtedness, secured by this
(SEAL) VIE OF Kansas NIT or Douglas BE IT REMEMBERED, That on this 8th day of April A. D. 1932, before me, a Kotary Public in the aforeasid County and State, came. Legal Thomas Lee and Hile Lee this xife to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18th day of October 10-32 Le C. Stevenson Notary Public. RELEASE L, the undersigned owner of the within mortgage of record. Dated this MA day of Mustan County of the Area without the set of the discharge of his mortgage of record. Dated this MA day of Mustan County of the Area without the set of th	(SEAL) TE OF	And the said ; ed of a good and it that they will we have a second second second second second second second by each instrume in provided, the methy second	<pre>set 108 of the first part do bereby covenant and agree that a indefaulthe weaks of abstratance therein, first and clear of all incumbans urmant and defend the same against all particle making lawful claim there tween the particle bareness data and payable, and that there is converge as all all be specified and directed by the part of of the set . And in the event that and part 108. Of the first part shall a to the particle bareness data and payable, and that the first is instead as a more pay of the pay and taken and impute a instead as a more pay of the set of the pay of the pay of the is instead as a more pay of the pay of the first part shall fail to the part of the second part may pay and taken and impute a instead as a more pay of the pay of the pay of the pay of the pay of ODO of the second part is pay of the pay of the pay of the there have a pay of the second part is pay for an indication of burnered forty and no/1000 of the second indications of the second pay the pay the maxes a pay of the theorem of the second pay the pay the pay of the pay of the pay of the pay is an indication of the and pay of the barbor pay of the pay of the pay is an indication of the pay of pay is pay is pay the pay of the pay of</pre>	a the delivery hereof. They are the hard owner B of the p D and D and	nnts that may be levid or a not created in such sum could part to the extent of p mid premises indexed as debtedness, secured by this 1 1 1 1 1 1 1 2 1 2 1 2 d also for secure as provided 1 1 1 1 1 1 1 1 1 2 1 1 1 1 1 1 1 1 1 1
ATE OF Kanses Douglas as, BE IT REMEMBERED, That on this 8th day of April A. D. 1932., before me, a Kotary Public in the aforessid County and State, came Thomas Lee and Hile Lee his wife Seal Thomas Lee and Hile Lee his wife to me personally known to be the same personal, who executed the foregoing instrument and duly acknowledged the execution of the earne. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18th day of October 19.32 I. C. Stevenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby schoosledge the full payment of the debt secured thereby, and authorise the Register of rds to enter the discharge of this mortgage of record. Dated this MA day of Mustary County T. of the Work of 19.27.	TE OF	And the mid ; inter of a good and d that they will we It is agreed by the sense and against add d by such accuracy. This sch accur This sch accur This sch accur This sch accur This sch accur This sch accur the sc	<pre>set 108 of the first part do bereby covenant and agree that a indefaulthe weaks of abstratance therein, first and clear of all incumbans urmant and defend the same against all particle making lawful claim there tween the particle bareness data and payable, and that there is converge as all all be specified and directed by the part of of the set . And in the event that and part 108. Of the first part shall a to the particle bareness data and payable, and that the first is instead as a more pay of the pay and taken and impute a instead as a more pay of the set of the pay of the pay of the is instead as a more pay of the pay of the first part shall fail to the part of the second part may pay and taken and impute a instead as a more pay of the pay of the pay of the pay of the pay of ODO of the second part is pay of the pay of the pay of the there have a pay of the second part is pay for an indication of burnered forty and no/1000 of the second indications of the second pay the pay the maxes a pay of the theorem of the second pay the pay the pay of the pay of the pay of the pay is an indication of the and pay of the barbor pay of the pay of the pay is an indication of the pay of pay is pay is pay the pay of the pay of</pre>	a the delivery hereof. They are the hard owner B of the p D and D and	nnts that may be levid or a and ternade in such sum could part to the scients of or p mid premises indiced as debtedness, secured by this 1
Distrior or	Douglas Jas. BE IT REMEMBERED, That on this 8th day of April A. D. 1032, before me, a Legal In the aforesaid County and State, came. Thomas Lee and Hila Lee bis wife in the aforesaid County and State, came. Seal Thomas Lee and Hila Lee bis wife It is me personally known to be the same personall who executed the foregoing instrument and duly acknowledged the execution of the same. IN THESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above writed. My commission expires on the 18th day of October 19. 32 I. C. Stavenson Notary Public. RELEASE Release I, the underland of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of to one the discharge of this mortgage of record. Dated this MA day of Analysis for the secured thereby and authorize the Register of Analysis.	And the mid ; inter of a good and d that they will we It is agreed by the sense and against add d by such accuracy. This sch accur This sch accur This sch accur This sch accur This sch accur This sch accur the sc	<pre>set 108 of the first part do bereby covenant and agree that a indefaulthe weaks of abstratance therein, first and clear of all incumbans urmant and defend the same against all particle making lawful claim there tween the particle bareness data and payable, and that there is converge as all all be specified and directed by the part of of the set . And in the event that and part 108. Of the first part shall a to the particle bareness data and payable, and that the first is instead as a more pay of the pay and taken and impute a instead as a more pay of the set of the pay of the pay of the is instead as a more pay of the pay of the first part shall fail to the part of the second part may pay and taken and impute a instead as a more pay of the pay of the pay of the pay of the pay of ODO of the second part is pay of the pay of the pay of the there have a pay of the second part is pay for an indication of burnered forty and no/1000 of the second indications of the second pay the pay the maxes a pay of the theorem of the second pay the pay the pay of the pay of the pay of the pay is an indication of the and pay of the barbor pay of the pay of the pay is an indication of the pay of pay is pay is pay the pay of the pay of</pre>	a the delivery hereof. They are the hard owner B of the p D and D and	nnts that may be levid or a nd ternade in such sum cound part to the sectors of p mid premises induced as debtedness, secured by this
Kotary Public in the aforesaid County and State, came Legal Thomas Lee and Hile Lee his wife Seal Thomas Lee and Hile Lee his wife Item personally known to be the same personale who accuted the foregoing instrument and duly acknowledged the execution of the same. NUTRESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18th day of October 19.32 I. C. Stavenson Notary Public. RELEASE Release Must of the order of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of dis to enter the discharge of this mortgage of record. Dated this M day of Autotant Content or Star Public. 19.27	Legal No tary Public in the aforesaid County and State, came Seal Thomas Lee and Hile Lee his wife Seal to me personally known to be the same persons & who executed the foregoing instrument and duly acknowledged the execution of the same. Seal to me personally known to be the same persons & who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18th day of October 10-32 I. C. Stevenson Notary Public. RELEASE I, the underigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of to one tree discharge of this mortgage of record. Dated this BM day of Accustors Conclusion V. A functional V. A function V. A functio	And the sold is inset of a good and in the year is a good and it is a greed be seed a gainst add by use in inserts in the solution of the solution intervention of the solution intervention of the solution into the solution of the solution of the solution of the solution of the solution of the solution is a provided here: the solution of the solutio	cal 186 of the fort part do hereby convent and agree that a 'indefaultie evalue of inheritance therein, five and dens of all incendence more and default the same spacing all particle match parts in the part of the first part all the parts in the part of the first part all the transmission of the same becomes due and payable. In the same incense due and payable at the part 100 of the same part of the sa	a the delivery hereof. They are the hard owner B of the p D and D and	nnts that may be levid or a nd ternade in such sum cound part to the sectors of p mid premises induced as debtedness, secured by this
Legal Thomas Lee and Hila Lee his vife Seal to me personally know to be the same personal, who executed the foregoing instrument and duly acknowledged the execution of the NWTRESS WHEREOF, I have bereauto subscribed my name, and affixed my efficial seal on the day and year last above written. My commission expires on the 18th day of. 0ctober 10, 32 I.e. C. Stevenson Notary Public. Notary Public.	Legal Thomas Lee and Hila Lee his wife Seal to me personally known to be the same personally who executed the foregoing instrument and duly acknowledged the execution of the horizontal sector of the same personally known to be the same personally who executed the foregoing instrument and duly acknowledged the execution of the horizontal sector of the same personally known to be the same personally known is be the same personally known in the same personally known in the same personally known is be the same personally known in the same personally known is be the same personally acknowledged the execution of the same personally known is be the same personally known in the same personally known is be the same personally known in the same personally known is be the same personally known in the same personally known is be the same personally known in the same personally known is be the same personally known in the same personally known is be the same personally known in the same personally known is be the same personally known in the same personally known in the same personally known is be the same personally known in the same personally known in the same personally known is been personally known in the same personally known in the same personal in the same person	And the said ; and of a good and d that they will be associated as a second second second second second d that they will be associated as a second second second second second d they used interaction d they used they used as a second second second second d they used they used they used as a second second second second second d the second second second second second d the second second second second second d the second second second second second second second second second second second second second second second second	<pre>pail 186 of the fort part do</pre>	a the delivery hered. They Arc the herd over 8 of the per- term of the second sec	nnts that may be levied or a and transde in such sum scond part to the stents of of paid premises interest as debtedness, secured by this DOLLAIDS, 1 DOLLAIDS, 1 DOLLAIDS, 1
def die same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18th day of	of the same. In WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18th day of 0ctober 10_32 I. C. Stevenson 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 to enter the discharge of this mortgage of record. Dated this 34 day of 25 and 55 and	And the said ; med of a good and interest in the series of a second and the second and its is agreed be assed against and by each interest its interest its interest its class. This class? This class? This class? its clas	<pre>part 168 of the first part do</pre>	a the delivery hereof. they are the hard over 8 of the pro- bar of the second string the life of this indicators, pay all taxes or asseming y. Tillion the building upon maid real state hermond against from a of part, the loss, if say, made payable to the part, J . of the se- pay makes the same become due and payable and to kee a or either, and the amount so paid shall become a part of the in- regard. and same of monzy, executed on the 184 days of Apr11 is iterate torquing the string of the second string of the	nnts that may be levied or a and transde in such sum scond part to the stents of of paid premises interest as debtedness, secured by this DOLLAIDS, 1 DOLLAIDS, 1 DOLLAIDS, 1
My commission expires on the 18th day of Oc tober 10.32 I. C. Stevenson Notary Public. 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 dis to enter the discharge of this mortgage of record. Dated this. If day of Constant Constant is a start of the debt secured thereby, and authorise the Register of the mortgage of record.	My commission expires on the 18th day of October 19-32 I. C. Stevenson 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 to enter the discharge of this mortgage of record. Dated this 314 day of Automatic Southers 7 of the Company I. C. Stevenson	And the sold inset of a spool and dotted the spool and of the spool and of the spool and spool and spool and the spool and the matrix of the spool and the s	<pre>sci 168 of the fort part 6</pre>	a the delivery hered. they are the hard over 8 of the personal distribution of the second distribution distribution of the second distribution of the second distribution distret distribution di	nnts that may be levied or a and transde in such sum scond part to the states of by p mid premises instarted as debtedness, secured by this DOLLAINS, 1
I. C. Stevenson 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 this unortgage of record. Dated this 314 day of Automatic Automatic To date on 1927.	I. C. Stevenson Notary Public. RELEASE I, the underigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of to enter the discharge of this mortgage of record. Dated this SM day of Automatic Southers V of the Company.	And the sold inset of a sold and the sold and sold with the sold and sold with the sold and sold with the sold and sold with the	<pre>part 168 of the first part do</pre>	a the delivery hereof. they are the hard owner B of the pro- back of the second string the left of this indication, pay all taxes or assume y. Tillion the building upon maid real state hermond against for so on the second string the left of this indication, pay all taxes or assume the second string the building upon maid real state hermond against for so or other, and the amount so paid shall become a part of the is regard. and some of money, executed on the list day of dotter dotter and some of money, executed on the list day of dotter and some of money, executed on the list day of dotter and some of money, executed on the list day of dotter and some of money, executed on the list day of dotter and the other bare bare bare bare bare bare bare ba	nnts that may be levied or a not transde in such aum cond part to the steats of py mid premises instand as debtofass, secured by this
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 ds to enter the discharge of this mortgage of record. Dated this BA day of Automatical Automatical Automatical States (1977)	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 a to enter the discharge of this mortgage of record. Dated this BM day of Automatical Southers of Automatical Southers	And the sold and of a good and def a they will be in a speed be more a speed and the speed as a speed be more and a speed be more speed by the more speed by the speed by the speed as a speed by the speed	East 168 of the first part do	a the delivery hereof. they are the hard owar B of the period. The second string the halfs of this indication, pay all taxes or assume y. Tillies the balls of any mode payable to the part . The second string the halfs of this indication, pay all taxes or assume y. Tillies the balls of the second string t	nnts that may be levied or a not transde in such aum cond part to the steats of py mid premises instand as debtofass, secured by this
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and suthorize the Register of ds to enter the discharge of this mortgage of record. Dated this BA day of Augustant Conference of the record of the second seco	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of s to enter the discharge of this mortgage of record. Dated this BM day of Automatical Contents of Contents of Automatical C	And the sold inset of a sold and the sold and sold with the sold and sold with the sold and sold with the sold and sold with the	East 168 of the first part do	a the delivery hereof. they are the hard owar 8 of the resolution of the state hermonic action acti	nts that may be levied or a and transde in such sum econd part to the extent of p and premises interest as debtedness, secured by this DOLLARS, 1
Ans we enser use use change of this mortgage of record. Dated this of the asy of Lawsing Spidling To by no Coon with	A Set of the unsurger of the working of reore said the of the as of the as the set of th	And the moid interference of the moid interference of the moid against and de la they will be agreed be more against and de la they and intermed against and de la they and intermed against and de la they and intermed against and they are also and the second they are also and the second the are they and be also and they are also and the second the are they and be also and they are also and the are also and they are also and the are also and they are also at the are a	<pre>pard 186 of the first part do hereby convents that speet that is indefaultie setate of inheritance therein, first and dense of all incredients the most here most parts mail, perford that the part. 188 of the first part do here that is and particle when the many herems due and particle, and that 1000 of the series part and part of the series part and the part do not all incredients the part. 188 of the first part do here that and part of the series part and the part of the series part and the part of the series part and the part of the series of the series part and the part of the series of the series part and the part of the series of the series part and the part of the series of the series part and the part of the series of the series part of the series of the series part of the series of th</pre>	a the definery hered. they are the hard over 8 of the per- term of the second sec	nts that may be levied or a and transde in such sum econd part to the extent of p and premises interest as debtedness, secured by this DOLLARS, 1
	A Ned) a. C. Cor ass. Seg. Mortgagee. Owner.	And the sold and of a good and d that they will be a served aby more any server aby a server aby the any server aby the aby the any server aby the aby the any server aby the	<pre>pard 168 of the fort pard additional thereing from small stars are the indefaultile series of indefaultile se</pre>	a the delivery hered. they are the hard over 8 of the per- term of the second sec	nts that may be levied or a and transdo in such sum cound part to the extent of p mid premises interest as debtedness, secured by this
		And the mid is of a good and has they will up the intervent of the served he well against said or y mach increases in the served he well against said or y mach increases in the served he well against said of the serve here and	<pre>pard 186 of the fort part do hereby convent and agene that a indefaultie evalue of inheritance therein, fore and denot of all incruitance immediate evalue of inheritance therein, fore and denot of all incruitance immediate evalue the many shorts all states mainly herefore do and model of the event part and payable, and that 1800; evalues a shart and the part 168. of the first part shall at a in the event that and part 168. of the first part shall be provided at the part of the event part and payable, and that 1800; evalues a shart and the pay of the second payable, and that 1800; and in the event that and payable at the pay of the second payable of the pay part of the second payable of the pay pay at the second of payable of the payment of all interest of the pay payable of the payable of the payable of the pay payable of the paya</pre>	a the delivery hered. they are the hard over 8 of the period over 8 over 10 o	nts that may be levied or a col transfa in such and out of provide stands of the provide provide stands of the provide provide stands of the provide provide stands of the provide stands of the stand of the (SEAL) (SEAL) (SEAL) 1032 -, before me, a wheldged the execution the day and year last Notary Public. horise the Register of p27