<form><form><form><form><form></form></form></form></form></form>		FROM	STATE OF KANSAS, DOUGLAS COUNTY, s. This instrument was filed for record on the 21 day of	
<form><form><form><form></form></form></form></form>	Ems			
<form></form>		10		
<form></form>	The	Lawrence National Bank, Lawrence		+
<form></form>	THIS INDER	TURE. Made this 20th day of	Very in the year of our Lord one thousand size	
<form></form>		hirty-two between		
<form></form>	*****			
<pre>Larrence:</pre>			and brace or an	
<form></form>		Lawr	ence, Kansas party of the second part.	
<form></form>				
<form></form>				
<pre>brughts County, Ensers- </pre>				
A be and per left of the first part d			on, an addition to the City of Lawrence,	
A be and per left of the first part d				
A be and per left of the first part d				
A be and port. <b>168</b> : If the first part d				
A be and port. <b>168</b> : If the first part d				
A be and port. <b>168</b> : If the first part d				
A be and port. <b>168</b> : If the first part d				
A be and port. <b>168</b> : If the first part d				
A be and port. <b>168</b> : If the first part d				
A be and port. <b>168</b> : If the first part d				
A be and per left of the first part d				1
A be and per left of the first part d				
<pre>inited of a pool and indefaultie states of a distribution therein. If we and dress of distributions are applied in partice making bareful data theorem. The same states are the state the states because distribution of the state of the</pre>				
The speed between the parties herets that the part 160. If the first part hall at at its and during the life of this inductions, part during the more massements that may be first of a marker of marker of marker of marker of the second part (its here, staff), and the second part of the second part				
<pre>set by set herease ensemps as hall be specified and dimeted by the party — of the served part to be inst <u>Y</u>— of the served part <u>S</u>=0.66. of the first part hall do to pay ash takes when the same beense do to do paythe and to keep and premise mixed as the party of the served part to be party of the served part to be served to the same beense do to do paythe and to keep and premises. Secred by the individual as a more set to be party of the served to the same beense do to do paythe and to keep and premises. Secred by the individual as a more set to be served to the same beense do to do pay do</pre>	THE DECKLOSE OF			
112       interest. And in the verset that and parts 1266. If the first part half fail to pay such taxes where the must so paid shall been a spat of the individues. Second by the individues and parts in the individue individues. Second by the individues individues in the individues individues. Second by the individues individues in the individues individues. Second by the individues individues in the individue individues in the individue individue individues in the individue individue individues indidues individues indidue indiv	It is agreed betwe	ant and defend the same against all parties making lawful claim then the parties hereto that the part. $1.68$ . of the first part shall	hereto. at all times during the life of this indenture, pay all taxes or assessments that may be levied or	
Three hundred 11 is y and not 100. The part of the second rate with a discussfor the payment of a side and model more according to be terms of 0.02	It is agreed between assessed against said re-	nt and defend the same against all parties making lawful claim th en the parties hereto that the part $108$ , of the first part shall al estate when the same becomes due and payable, and that $12$	hereto. at all times during the life of this indenture, pay all taxes or assessments that may be levied or $100, \pi 113$ rep the buildings upon mid real estate insured against fre and tornado in such sum	
Three hundred 11 fty, end no/10 <sup>2</sup> — for the spread of and mu of more, evends of the 20th day of	It is agreed betwee assessed against said re- and by such insurance c 1ts interest.	at addition the same spainst all parties making layful claim th on the parties hereto that the part <b>108</b> . of the first part shall al state when the same becomes due and psychio, and that <b>11</b> ourspans as shall be specified and directed by the part $\mathbf{y}_{}$ of th that is the event that said part <b>1620</b> . of the first part shall fail	hereto. at all times during the life of this indenture, pay all taxes or assessments that may be levied or $light, m Li Meep the buildings upon and rail state insured against fer and tornado in such sum a second part, the loss, if any, made payable to the part, \underline{M}-and to keep mid permisse instruct ofl$ to pay such taxes when the mare become due and argorithm of the keep mid permisse instruct as	
<pre>med by</pre>	It is agreed betwee assessed against said re- and by such insurance of <u>1ts</u> interest. A herein provided, then the indenture, and shall been THIS GRANT is	at and defend the same against all parties making herein chains the see be partic herein that the part. <b>168</b> . of the first part shall all state when the same becomes due and payable, and that <b>12</b> has been as a second and understice by the part $J_{}$ of has in the event that said part <b>168</b> . of the first part shall fail the part $J_{}$ of the second part may pay solid taxes and how included as a mortger is the symmet of the same of $J_{}$	nervio. at all times during the life of this infiniture, pay all taxes or assessments that may be bried or $h(2y, \pi 1) \pm 2y$ , buildings upon said real estate insued against first and tornado in such sum see second part, the loss, if any, make payable to the part, $\overline{y}_{}$ the second part to the exists of it to pay such taxes when the same become due and payable and to keep said premises instired as memory, or either, and the amount so paid shall become a part of the inductedness, second by this fully reput.	
pard definition of the provide man as provided in the indexterement of the set of the provide of the indexterement of the set of the provide of the indexterement of the set of the provide of the pro	It is agreed betwee assessed against said re- and by such insurance of <b>1ts</b> interest. A herein provided, then the indenture, and shall been THIS GRATT is <b>CRAT</b> is <b>CRAT</b> is	at and defend the same spinst all parties making levels chain th on the partic herets that the part $1.68$ . of the first part half is inter bench the many houses due and payable, and that $12$ company as shall be specified and dimeted by the part $\mathbf{J}_{-}$ of the basel $\mathbf{M}_{-}$ is the specified and dimeted by the part $\mathbf{J}_{-}$ of the basel $\mathbf{M}_{-}$ is the specified and dimeted by the first part shall fail in the event that and part $\mathbf{A} \in \mathbf{M}_{-}$ by which have and how included as a mortgape to access the payment of the sum of included as a mortgape to access the payment of the sum of	areas. at all times during the life of this indenture, pay all taxes or assessments that may be levied or $\frac{1}{2}(\mathbf{r}, \mathbf{r}, 1)111\mathbf{e}\mathbf{r}\mathbf{p}$ the buildings upon and rail exists instead against first and termado in such sum a second part, the loss, if any, made payshle to the part $\mathbf{J}_{-}$ of the second part to the restant of 1 to pay such taxes when the same become due and payshle and to keep mill permission initial as many, or eighter, and the amount so paid shall become a part of the indebthand, secured by this day repeat. DOLLARS,	
Native and become due and republic at the option of the holder bench, without notice, and it shall be hold for the null perifyer of the second part	It is agreed betwee assessed against said re- and by such insurance of <u>118</u> interest. A bersin provided, then it indenture, and shall be THIS GRANT is THIS GRANT is Three hum- according to the terms	at and defend the same spinst all parties making levels claim th one be partic hereto that the part. <b>168</b> . of the first part shall at effects when the many because due and payshic, and that <b>12</b> incompany as shall be specified and directed by the part $\mathbf{Y}_{-}$ of th first part $\mathbf{X}_{-}$ of the first part shall all be part. $\mathbf{Y}_{-}$ of the second part may pay shit taxes and here in integrat at the risk of 15% from the date of payment unti- fielded at more particle in second part may pay shit taxes and here integrate the risk of 15% from the date of payment of the model of the second part may pay shit taxes and here integrate the risk of 15% from the date of payment of the model of the second part may pay and taxes and here <b>1 red 1 fit ty end</b> $n/2$ <b>100</b> .	nervio. at all times during the life of this influences, pay all taxes or assessments that may be levied or <b>icey. will be</b> the buildings upon said real exists insured against for and formado in such sums second part, the bass, if any, made payable to the part. <b>J</b> of the second part to the related of 1 to pay such taxes when the same become due and payable and to herp said premises instruct as ranges, or either, and the amount so paid shall become a part of the individual means we used by this fully regard. <b>DOLLARS</b> , of said sum of money, executed on the <b>20th</b> day of <b>May</b> . <b>BA</b>	
Native and become due and republic at the option of the holder bench, without notice, and it shall be hold for the null perifyer of the second partment of the induced part of the second pa	It is agreed betwee assessed against said re and by such insurance its_interest. beein provided, then it indenture, and shall bee THIS GRANT is THIS GRANT is according to the terms and byts uma of money advance	At and defend the same spinst all parties making hereid chain the ne he partic hereic that the part $1.68$ , of the first part half all estate when the same because due and payable, and that $12$ in the event that and part $3.68$ . Of the first part half $10^{-1}$ the part $\sum_{i=1}^{N} \cdots = 0^{-1}$ for the first part half $10^{-1}$ in the event that and part $3.68$ . Of the first part half $10^{-1}$ is part $\sum_{i=1}^{N} \cdots = 0^{-1}$ for the other of payment out in integers at the rate of 13% from the size of payment pay indeed as a merging to search the payment of the sam of $1^{-1}$ CH $1^{-1}$ CH $10^{-1}$ $-1^{-1}$ or $10^{-1}$ $-1^{-1}$ $-1^{-1}$ or $10^{-1}$ $-1$	nervio. at all times during the life of this influenture, pay all taxes or assessments that may be levied or $h(y, \pi 1) \frac{1}{2} exp$ the buildings upon and real exists insured against first and torendo in such sum second part, the loss, if any, made payable to the part $\underline{Y}_{}$ of the second part to the restant of 1 to pay such taxes when the same become due and payable and to heap mid premises insured as manage, or either, and the amount so paid shall become a part of the indubtedness, secured by this fully regard. of and same of money, executed on the $\underline{20 \text{ th}}$ day of $\underline{Ney}_{-}$ is $3\underline{2}$ An ill interest accuring them averying to the terms of add delignition and also the sevent start may of the set of the discussion taxes of the delignition and also the sevent start may of the set of the sevent start may denote the set of the set of the sevent tax that and	
Market with the deficiency upon the series and provides of this indecision and each and ever a bigitation thereas upon and back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation thereas upon and a back and ever a bigitation of the analysis.      TATE OF Kansas	It is agreed betwee assessed against said ere sand by such hararance or its interest. A berein provided, then it THIS GRANT is THIS GRANT is THIS GRANT is the same of morey advance part idea. It is for the fast is And the coveran and only its advance part idea. It is for the assessment of morey advance part idea. It is a supervided berein, absolute, and the whole absolute is and the whole absolute.	At and defend the same spinst all parties making hereid chain the ne he partic hereic that the part. <b>168</b> . of the first part shall at each when the same because due and payable, and that <b>12</b> is a spin shall be specified and directed by the part $\sum_{i=1}^{n} d_{i}$ that in the event that and part. <b>368</b> . of the first part shall all is part. $\sum_{i=1}^{n} d_{i}$ be seen jest may pay shit has an of large indered at the rise of 15% from the size of payment unit indered as a mergine because the payment of the same of <b>17ed 17ity 2nd</b> $n O (100 $	nervio. at all times during the life of this influences, pay all taxes or assessments that may be level of $h^{(0)}$ , <b>Till</b> even the bound is upon and read exists insured against five and tormado in such sume second part, the bound is any mode payable to the part <b>J</b> of the second part to the restant of 1 to pay such taxes when the same become due and payable and to heven mid premises instruct as manage, or either, and the amount so paid shall become a part of the indubtedious, secured by this fully regard. <b>DOLLARS</b> , of and sum of money, executed on the <b>20 Ch</b> day of <b>Nay</b> . In <b>32</b> An all internet accruing therem according to the terms of said edulgration and also the secure are runs of read enders of the odd structure with interest therem as have any payable, or if the measure are and the obligations cortained there in the same become due and payable, or if the measure are a by level and of the obligations, for the secure of odd add adjustion to the payments or any first and secure of the display. If default be made in such payments or any first and payable.	
IN WITNESS WHEREOF, The parties of the first part ha Ye brevento set their handaad seals the day and year last bove written.  Descry H. Underwood (SEAL)  Wildred H. Underwood (SEAL)	It is agreed betwee sammed against and re- sold by such insurance of <b>115</b> interest. J THIS official theory of THIS ORANT is THIS ORANT is <b>Three hum</b> according to the torms and by <b>115</b> sums of money advances there of or any oblight act there or any oblight act of the sources of the first act and the subject of the first act and the subject of the sources act and the subject of the sources act act and the subject of the sources act	At and defend the same spinst all parties making herein chain the ne he partie herein that the part $1.68$ . of the first part shall a list is built has more houses due and payable, and that $12$ company as shall be specified and directed by the part $\mathbf{y}_{-}$ of the first part $\mathbf{y}_{-}$ of the second part may pay shall takes and have be part. $\mathbf{y}_{-}$ of the second part may pay shall takes and have instants as a more part of the payment of the second part, while $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of the first part shall all $\mathbf{z}_{-}$ denotes the payment of the second part, while $\mathbf{z}_{-}$ denotes $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_{-}$ of $\mathbf{z}_$	nervio. at all times during the life of this influences, pay all taxes or assessments that may be levied or $leg_{sc}$ <b>millups</b> the buildings upon said real extent incread against first and tornado in such sum as second part, the loss, if any, made payable to the part, $\underline{J}_{sc}$ of the second part to the extent of 16 pays and taxes when the same become dura and payable and to heep and premises intrinsed as memory, or either a same become dura and payable and to heep and premises intrinsed as intrace, or either and the amount as paid shall become a part of the indubtedness, secured by this fully repaid, and the amount so paid shall become a part of the indubtedness, secured by this fully repaid. The same become the same become a part of the indubtedness, secured by this and the same security laberon according to be terms of add dollarition and also to secure any sum of mome or to dollarity any taxes with minest thereon at heard provide, in the reprint and of the dollarition contanged when the moments thereon at heard provide, in the reprint and there is a state of the dollarity of the terms of the dollarition moments as a bit heard of the dollarition protocole and when the moment thereon at heard provide, in the reprint pay and the dollarition contange therein the movement of the and backbarder of the moments as a there is a state of the order of the dollarition of the contange there are and and the the dollarition for the second region of the contange there is a state of the order of the the second region of the terms of the second region of the terms of the second region of the second region of the second region of the terms of the second region of the second	
blove written.	It is agreed between tassard against said re- sol by such insurance co- ol by such insurance co- locations of the such as a train second the such as a mile of the such as a train of the such as a train of the such as the such as a train of the such as the such as the such as the such as the such as the such as trains of the such as trains as trains of the such as trains of the such as trains as trains of the such as tr	And defend the same spinst all parties making levels chain the ne he parties here to that the part $1.68$ . of the first part shall a list to shall be anno horms do see all payable, and that $12$ anyony as shall be specified and directed by the part $\mathbf{y}_{-}$ of the first part $\mathbf{y}_{-}$ of the second part ray ray part is takes and have be part. $\mathbf{y}_{-}$ of the second part ray ray part is takes and have invinced as a mortgare to sever, the payment of the sum of <b>parts</b> $\mathbf{y}_{-}$ and $\mathbf{n}/1000$ of $-0.08$ erration written obligation — for the payment throw made payable tig the part $\mathbf{y}_{-}$ of the second part, with the ball mort of the same of the second part, with the ball mort of the same payable tig the part $\mathbf{y}_{-}$ of the second part, with the ball mort of the same second part, with the ball of the order of the same second part, with the ball mort of the same payable tig the part $\mathbf{y}_{-}$ of the same second part, with the ball mort of the same second part, with the ball of the order of the same second part, with the ball of the order of the same second part, with the ball of the order of the same payable the same second part, with the ball of the part of the same second part, with the ball of the order of the ball of the obligation payable that the take set as mort remaining unpuls, and it of the obligation part who the same second part, with the ball of the payable the part of the take set as mort remaining unpuls, and it of the obligation part the the top the take set as mort of the part of the same second part with the improvement of the set as pay at the take set as a payable to the payable second part of the same set as the set of the same second part. The set of the pay part the take set of the pay pay the take set of the pay part the take set of the pay pay the take set of the pay	nersis. at all times during the life of this infenture, pay all taxes or assessments that may be levied or height stillarpo the buildings upon said real extent incread against fee and tornado in such sum as second part, the loss, if any, mode payable to the part <u>J</u> of the second part to the extent of life pay such taxes when the same become due and payable and to heap and premises initiated as memory, or either and the amount so paid shall become a part of the indebtediens, secured by this half prepaid. DOLLARS, of said sum of memory, executed on the <u>20th</u> day of <u>May</u> <u>10, 32</u> h all interest scening there as rearring the the terms of and dollarities and also the secure are part of the and events the same becomes first of the default be made in such payments or any of male either and the same through the backet and provide in the payments or any family either the default becomes there all should be the pay many taxes or any advantees the same back the the same become due to the line that the same taxes in said strutus back back the same become due to provide in the taxes or any advantees the same taxes for the security of which this industries is given, shall immake the same back for the same target — of the payment pay.	
Wildred H. Underwood       (SEAL)         (SEAL)       (SEAL)         (SEAL)       (SEAL)         (SEAL)       (SEAL)         Journ or       Douglas         BE IT REMEMBERED, That on this       20       day of       May       A. D. 1932, before me, a         Legel       BE IT REMEMBERED, That on this       20       day of       May       A. D. 1932, before me, a         Seal       Be IT REMEMBERED, That on this       20       day of       May       A. D. 1932, before me, a         Seal       Motary Public       in the aforesaid County and State, came       In the aforesaid County and State, came       In the aforesaid County and State, came         Motary Public       IN WITNESS WHEREOF, I have hereunto subscribed my mane, and affixed my official scal on the day and year last above writte       My commission expires on the _25 day of	It is agreed between seasond against aid ere and by such instance or and by such instance or <b>and by such instance or THIS ORANT is THIS ORANT is <b>THIS ORANT is THIS ORANT is THIS ORANT is <b>THIS ORANT is THIS ORANT is THIS ORANT is <b>THIS ORANT is THIS ORANT is <b>THIS ORANT is THIS ORANT is <b>THIS ORANT is THIS ORANT is the orange of the season of the orange of <b>the orange of the </b> <b>the orange of </b> <b>the orange of the </b> <b>the </b> <b>the orange of the </b> <b>the orange of the </b> <b>the orange of the <b>the orange of the </b> <b>the orange of t</b></b></b></b></b></b></b></b>	And defend the same spinst all parties making leveld chain the net partie hereis that the part $1.68$ . of the first part half is intro such that must become due and payable, and that $21$ company as shall be specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and the spe	nervis. at all times during the life of this indicators, pay all taxes or assessments that may be levied or $l_{\rm BV}^{-}$ , <b>million</b> the building upon and real extent incread against first and termado in such sum a second part, the low, if any, much payable to the part <b>Z</b> —of the second part to the restant of to pay such taxes when the same become due and payable and to keep mill pennises individ as more, or either and the sament specified bial become a part of the individuality and the same taxes and the same tax is paid shall become a part of the individuality and the lifetime same tax is paid with the same tax is paid shall become a part of the individuality and the same tax is paid with the same tax is paid to be trans of addition to an all the second part of the same tax is paid to be the same tax is paid to be trans of addition to an all the second part of the same tax is the same tax is paid to be trans of addition to an all the second part to the same tax is the same tax is of the same tax is paid individuality of the same tax is the same tax of if when is promotify disabarged. If disabarged is the tax is additional to the same tax is they are now off to the same tax of the same tax is the same tax of the the same tax of the same tax is the same tax off to the same tax off of the same tax off to the same tax of the same t	
(SEAL) (S	It is agreed here sumsed against said re- stand against said re- being provided, then to instantiate the same said by <b>Three hum</b> second by <b>12B</b> sumset of the same said the same said by <b>12B</b> sumset <b>12B</b> . The same same said by <b>12B</b> shows the same same same same same said by a same same same same same same same same same same same same same same same same same	And defend the same spinst all parties making leveld chain the net partie hereis that the part $1.68$ . of the first part half is intro such that must become due and payable, and that $21$ company as shall be specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and the spe	nersis. at all times during the life of this indicators, pay all taxes or assessments that may be levid or high: <b>milli</b> bey the building upper said real extend against for and tormado in such sum second part, the law, if any, made payable to the part. J.—of the second part to the restant of 10 pays and taxes when the same become due and payable and to heap and premises instruct as range, or either, and the amount so paid shall become a part of the indications, secured by this faily regard. and a same of money, exceeded on the <u>20th</u> day of <u>May</u> <u>10.32</u> An all interest scoring thereas according to the terms of said shifting the made in same provide, in the event that and of and sum of money, exceeded on the <u>20th</u> day of <u>May</u> <u>10.32</u> An all interest scoring thereas according to the terms of said shifting the made in same payments or any and when obtaining the same according to the terms of said shifting the made in same payments or any and a sing same distribution. For the score of the indicator is pay and its mode that the coverage shall because and a string theory and the same to a single payable to the terms of the coverage shall because and a string theory and the same term of the scored part is the description. For the scored part is thereas in the mader pay base with the same and payable to collect the part of the scored part is the same previded by the same term of the description of the scored part is thereas in the mader previded by the same of the scored part is the term of and the score part is the score applied to collect the score and the score of the scored part is the score applied to collect the score and the score of the scored part is the score part is the score applied to collect the score is the score and the neutron of the scored part is the score applied to collect the score and the score and the score part is the score applied to collect the score ap	
(SEAL) TATE OP. Kansas Durstr or Douglae Seal BE IT REMEMBERED, That on this 20 day of May A. D. 1932, before me, s Legal Notary Public in the aforesaid County and State, came Theory, FL. Underwood, and Mildred H. Underwood to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. Seal Notary Public, Theory of April 19.35 T. A. Scheal Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledged the fill payment of the debt secured thereby, and authorise the Register of seeds to enter the discharge of this mortgage of record. Dated this AG and MMM. 1976.	It is agreed here sumsed against said re- stand against said re- being provided, then to instantiate the same said by <b>Three hum</b> second by <b>12B</b> sumset of the same said the same said by <b>12B</b> sumset <b>12B</b> . The same same said by <b>12B</b> shows the same same same same same said by a same same same same same same same same same same same same same same same same same	And defend the same spinst all parties making leveld chain the net partie hereis that the part $1.68$ . of the first part half is intro such that must become due and payable, and that $21$ company as shall be specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and the spe	nersis.  a rail times during the life of this infinitors, pay all taxes or assessments that may be levid of http: fill_exp the building upper and rail exists insured aquints for and tornado in such sum executed to the loss, if may made payable to the part. J. of the second part to the extent of lo pay such taxes when the same become due and payable and to heap and permissis initiarial as many, or either, and the amounts or paid shall become a part of the individual scale of the part of the pays of the pays of the second part of the second part to the extent of faily register.  A start of a side sum of money, executed on the _OOth day of	
TATE OF. Kansas Downr or Douglae }s. Descry H. Onderwood and Mildred H. Underwood The personally known to be the same person 8 who executed the foregoing instrument and duly acknowledged the execution of the same. Seal IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above writte. My commission expires on the 25 day of April 19.35 T. A. Scheal Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the date thereby, and authorize the Register of reeds to enter the discharge of this mortgage of record. Dated this AC day of MWM. 1976.	It is agreed here sumsed against aid re- sent by such insurance of the second second second market against again Three hum- second against against again the second second second part against again again the second secon	And defend the same spinst all parties making leveld chain the net partie hereis that the part $1.68$ . of the first part half is intro such that must become due and payable, and that $21$ company as shall be specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and the spe	nersi.  a rail times during the life of this infiniture, pay all taxes or assessments that may be levid of higy. <b>mill_pop</b> be building: upper and mail exists insured against fer and translo in such sum executed part, the loss, if any, made payable to the part. J. of the second part to the extent of lo pay such taxes when the same become dura and payable and to here and premises initiated as many or either and the same become dura and payable and to here and premises initiated as fairs, or either, and the same become dura and payable and to here and premises initiated as fairs, or either, and the same become dura and payable and to here and premises initiated as fairs, or either and the same become dura and payable and to here and premises initiated as fairs and the same become dura the same become as part of the inductions, secured by the fairs of either and the same become dura and during the same become and and the same become as part of the same become as and the same become as the same become as part of the same become as and the same as and the same as and the same become as and the same become as and the same become as and the same as	
Douglas       Ast         Degal       Jase         BE IT REMEMBERED, That on this       20         day of       May         A. D. 1932       before me, a         Be IT REMEMBERED, That on this       20         day of       May         Be IT REMEMBERED, That on this       20         day of       A. D. 1932         Be IT REMEMBERED, That on this       20         Be IT REMEMBERED, That on this       20         Be To repression       in the aforesaid County and State, came         Be To repression       The arcs of the same persons         It is more 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 hereurits subserbed my name, and affixed my official scal on the day and year last above writted.       My commission expires on the         My commission expires on the       25       day of       April         IN Mary Public.       Notary Public.       Notary Public.         RELEASE       It he undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of sects to enter the discharge of this mortgage of record. Dated this       April 10.25	It is agreed here sumsed against aid re- sent by such insurance of the second second second market against again Three hum- second against against again the second second second part against again again the second secon	And defend the same spinst all parties making leveld chain the net partie hereis that the part $1.68$ . of the first part half is intro such that must become due and payable, and that $21$ company as shall be specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and the spe	nersi.  At all times during the life of this infenture, pay all taxes or assessments that may be levid of infer, million to building upon and mail exists insured aquints for and translo in such sum exceed part, the loss, if any, made payable to the part,	
Journer or       Douglas         Journer or       Douglas         BE IT REMEMBERED, That on this       20         day of       May         A. D. 1932, before me, s         BE IT REMEMBERED, That on this       20         day of       May         A. D. 1932, before me, s         Degen       Ito tary Public         in the soresaid County and State, came         Degen       Degrey H. Underwood and Mildred H. Underwood         to me percentally known to be the same persons	It is agreed here sumsed against aid re- sent by such insurance of the second second second market against again Three hum- second against against again the second second second part against again again the second secon	And defend the same spinst all parties making leveld chain the net partie hereis that the part $1.68$ . of the first part half is intro such that must become due and payable, and that $21$ company as shall be specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and directed by the part $3$ —off the specified and the spe	nersi.  At all times during the life of this infenture, pay all taxes or assessments that may be levid or  high: million to building upon and rais costs incred against fer and translo in such sum or second part, the loss, if any, made payable to the part. J. of the second part to the extent of la pays and taxes when the same become dura and payable and to heap and premises initiated as integers, or either and the summary as paid shall become a part of the indebtolens, secured by the inder paid.  DOLLARS, of asid sum of meany, excended on the _OOTh day of	
Legel Notary Public in the aforesaid County and State, came. Emery H. Underwood and Mildred H. Underwood Seal The personally known to be the same person B. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have herenoto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25 day of <u>April</u> 19.35 W. A. Schenl Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledged the full payment of the debt secured thereby, and authorize the Register of reeds to enter the discharge of this mortgage of record. Dated this <u>A.G.</u> day of <u>MIM</u> , 19.36	It is agreed here sumsed against said re- stand against said re- being provided, then t in this distant is a <b>Three hum</b> second by <b>12</b> <b>Bree hum</b> second <b>12</b> <b>Bree hum</b> second <b>12</b> <b>Bree hum</b> second <b>12</b> <b>Bree hum</b> second <b>12</b> <b>Bree hum</b> second <b>13</b> <b>Bree hum second by <b>13</b> <b>Bree hum second by <b>15</b> <b>Bree hum second by <b>15</b> <b>Bree hum</b> second <b>13</b> <b>Bree hum second by <b>15</b> <b>Bree hum second by <b>15</b> <b>Bree hum second by <b>15</b> <b>Bree hum second by <b>15</b> <b>Bree hum second by <b>15</b></b> <b>Bree hum second by <b>15</b> <b>Bree hum second by <b>15</b></b> <b>Bree hum second by <b>15</b> <b>Bree hum second by <b>15</b></b> <b>Bree hum second by <b>15</b></b> <b>Bree hum second by <b>15</b> <b>Bree hum</b> <b>15</b> <b>Bree hum second by <b>15</b> <b>Bree hum second by <b>15</b></b> <b>15</b> <b>Bree hum second by <b>15</b></b> <b>15</b> <b>15</b> <b>15</b> <b>15</b> <b>15</b> <b>15</b> <b>15</b></b></b></b></b></b></b></b></b></b></b></b>	And defend the same spint all parties making leveld chain the ne parties herets that the part. <b>168</b> . of the first part hall all inter she means because due and payable, and that <b>21</b> company as shall be specified and directed by the part <b>3</b> —e14 fail to be a set of part. <b>169</b> . of the first part hall that is the event, it is a source pay sole as an analysis of the payment of the second part is payment of the second part is the part <b>3</b> —e14 fail to be a second part in the payment of the second part with payment of the second part, with pay making and part, with pay the same a payoring to the second part pay fail to be payded, and a second part is the second part is the pay <b>1</b> the balance payoring and payoring and payoring the payoring of the second part, with pay the law pay <b>2</b> payoring the payoring of the payoring representation of the balance payoring and the payoring and the balance payoring and the payoring and the balance pay	nersi.  At all times during the life of this infenture, pay all taxes or assessments that may be levid or  high: million to building upon and rais costs incred against fer and translo in such sum or second part, the loss, if any, made payable to the part. J. of the second part to the extent of la pays and taxes when the same become dura and payable and to heap and premises initiated as integers, or either and the summary as paid shall become a part of the indebtolens, secured by the inder paid.  DOLLARS, of asid sum of meany, excended on the _OOTh day of	
Seal       Energy H. Underrood and Mildred H. Underrood         to me promising known to be the same person B who executed the foregoing instrument and duly acknowledged the execution of the period. Mitthew WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official scal on the day and year last above written. My commission expires on the 25 day of	It is agreed here sussed explaint and re- sensed explaint and re- lation of the second second second here provided, then it here in provided, then it makes the second second second mathematical second second second mathematical second second second second second second second second second second second second second in the second second second second matters and become due and besentis secreting the and marks and become due in a second second second second in the second second second second second second in the second second second second second second in the second second second second second second second in the second second second second second second second in the second second second second second second second second in the second second in the second s	And defend the same spint all parties making leveld chain the ne partie hereis that the part. <b>168</b> . of the first part shall at insta when the same bourse due on an uppuble, and that <b>21</b> onesay as shall be specified and directed by the part <b>3</b> —of the same spint. <b>368</b> . of the first part shall be specified and directed by the part <b>3</b> —of the same <b>3</b> —of <b>a</b> —of <b>b</b> —of <b>a</b> —of <b>a</b> —of <b>b</b> —of <b>a</b> =of <b>a</b> —of <b>b</b> —of <b>a</b> =of <b>a</b> =of <b>a</b> —of <b>b</b> —of <b>a</b> =of <b>a</b> =of <b>a</b> —of <b>b</b> —of <b>a</b> =of <b>a</b>	aread.         aread.         aread.         beta ond unity the life of this influences, pay all taxes or assessments that may be level or influences of the rack start of a pay sends taxs when the same become dura and payable and is here ond payet to the restart of a pay sends taxs when the same become dura and payable and is here ond payet to the restart of the influences exceeded payet to the influences exceeded payet to the payet.         Constrained on the same become dura and payable and is here on any centres in their or influences.       DOLLARS.         of and same of energy exceeded on the 20 th dury of the influences exceeded payet the same become dura and savet below the same become dura and savet below the same become dura to a savet below the same become dura to a fail duration of the same become duration of the same duratin of the same duration of the same duratin of the same	1
Seri of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. My commission expires on the25day of19_35	It is agreed here seened against aid or seel by such insurance of the second second second second many second second second second Three hum second second second second and seco	And defend the same spinst all parties making hereful chain the ne partie hereis that the part 102. of the first part shall be interested by an unbeceness due and payable, and that 24 company as shall be specified and directed by the part <b>y</b> of the first part shall be specified and directed by the part <b>y</b> of the second part ray ray will take a be been set of the second part ray ray will be specified and similar the specified part of the first part shall be specified and similar the specified part of the second part ray and ray of the second part ray of the second part ray that the second part ray and ray of the second part ray of the second part ray that the ray of the second part ray frame ray that thereas a payable to the part of the second part ray and ray and parts are reader to the second part of th	at all times during the life of this infenture, pay all taxes or assessments that may be level of the pay, milling, the building tops and rate state increased against fer and termate increase are seened part, the loss, if any, mode payable to the part. J. of the second part to the restant of the pay and taxes when the same become due and payable and to heap and persists instant a second part, the loss, if any, mode payable to the part. J. of the second part to the restant of the part. J. of the second part to the restant of the part. J. of the second part to the restant of the part. J. of the second part to the restant of the part. J. of the indefendence second part, the loss, if any, mode payable to the part. J. of the indefendence second part to the restant of the indefendence second part to the part. J. of	
My commission expires on the 25 day of April 19.35 W. A. Scheal 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 weeds to enter the discharge of this mortgage of record. Dated this 2.6 day of Mary1076	It is agreed here sensed against aid or set by such instance of the sense of the sense of the Three hum second to be term and by <u>1000000000000000000000000000000000000</u>	An and defend the same spinst all parties making hereful chain the net partie hereis that the part 102. of the first part shall be at insta when the same daws and payable, and that 21 onesaw as shall be specified and directed by the part 102. If the specified and there is the same spinse of the first part shall at the second part may pay all taxes and here is not 102. If the specified and there is the specified at the specified	aread. ar	
RELEASE       Notary Public.         I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of sector the discharge of this mortgage of record. Dated this ACC day of MMC.       1976 -	It is agreed here sensed against said re south by such interaction of <u>110</u> interest. It finds interest. It finds of the sense are the sense of the sense and by <u>110</u> interaction of an one years are south of a more years are made to the sense and by <u>110</u> interaction are there of a new solid by a provided herein, are there of a new solid by a sense of the sense and the sense of the sense in a sense by the and more the and become due and basedies accruing the amount the sense of the interaction of the sense in a sense by the and more the and become due and basedies accruing the amount the sense of the interaction of the sense in a sense of the sense of the sense of the sense in a sense of the sense of the sense of the sense in a sense of the sense of the sense of the sense of the sense in a sense of the sense of the sense of the sense of the sense in a sense of the sense in a sense of the s	at and defend the same spinst all parties making hereid chain the ne partie hereis that the part. 102. of the first part and it at lates the late same hereins due and payable, and that 21 company as shall be specified and directed by the part <b>y</b> —of the first part and <b>u</b> is the sevent that and part. 200. of the first part and <b>u</b> is based <b>3</b> at <b>1</b> at <b>2</b> at <b>1</b>	aread. ar	
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 weeds to enter the discharge of this mortgage of record. Dated this 2.6 day of MW	It is agreed here sensed against staff er sond by such interaction of <u>110</u> interest. It interactions against staff the sense of the sense and by <u>110</u> interaction second at the terms and by <u>110</u> interaction the sense of the sense and by <u>110</u> interaction the sense of the sense and by <u>110</u> interaction the sense of the sense of the sense of the sense interaction of	And defend the same spint all parties making hereful chain the ne partie hereis that the part 102. of the first part shall obtain the event that and part. 102. of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the	aread. ar	
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of weeks to enter the discharge of this mortgage of record. Dated this $26$ day of $Mar$ , $1936$	It is agreed here sensed against sail or sensed against sail or here provided, then the here provided, then the Three human second to be terms and by 102 min of more against there is a not by 102 min of more and the part derived in the second of min of the second of the second the second of the second the second of the mount the second of the mount the second of the mount the second of the second the second of the mount the second of the mount the second of the mount the second of the mount the second of the second the second of the mount the secon	And defend the same spint all parties making hereful chain the ne partie hereis that the part 102. of the first part shall obtain the event that and part. 102. of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the first part shall be specified and 102 of the	aread.         at all times during the life of this inflatture, pay all taxes or assessments that may be lived or high;         aread part, the law, if any, made payable to the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the part Y_ of the second part to the restant of the restant of the restant of the second part to the restant of the restant of the second part to the restant of the second part the second part to the restant of the second part to the second part to the restant of the rest part of the second part to the restant of the second part to the second part to the restant of the second part to the restant of the second part to the restant of the rest part of the second part to the restant of the rest part of the second part to the restant of the second part to the restant of the second part to the restant of the rest part part of the rest part of the rest part part	-
	It is agreed here sensed against said re south by such interaction of <u>110</u> interest. It finds interest. It finds of the sense are the sense of the sense and by <u>110</u> interaction of an one years are south of a more years are made to the sense and by <u>110</u> interaction are there of a new solid by a provided herein, are there of a new solid by a sense of the sense and the sense of the sense in a sense by the and more the and become due and basedies accruing the amount the sense of the interaction of the sense in a sense by the and more the and become due and basedies accruing the amount the sense of the interaction of the sense in a sense of the sense of the sense of the sense in a sense of the sense of the sense of the sense in a sense of the sense of the sense of the sense of the sense in a sense of the sense of the sense of the sense of the sense in a sense of the sense in a sense of the s	And defend the same spint all parties making hereful chain the ne perturbe hereis that the part. <b>168</b> . of the first part shall be averified and directed by the part <b>3</b> , of the same because due and paytable, and that <b>21</b> compares a shall be specified and directed by the part <b>3</b> , of the same <b>3</b> , <b>3</b> , <b>4</b> , <b>6</b> , <b>8</b> , of the first part shall be the same <b>3</b> , <b>3</b> , <b>4</b> , <b>6</b> , <b>8</b> , <b>6</b> , <b>1</b> , <b>6</b> , <b>1</b> , <b>6</b> , <b>1</b> , <b>6</b> , <b>1</b>	arsit.         at all times during the life of this inflatture, pay all taxe or assessments that may be lived or infly;         arge, rest, the law, if any, make payable to the part Z_ of the second part to the scattar of a pays are taxes when the same become due and payable and to keep aid pensions instants are may be prevended at the second part to be part Z_ of the second part to be part Z_ of the second part to be part Z_ of the second part to the part Z_ of the second part to the part Z_ of the second part to be part to be part Z_ of the second part to be part Z_ of the second part to be	
have havene haliocal bank, Laurence, Kansal	It is agreed here: sensed against aid re- send by mak herearse - its in the sense of the Three hum- seconding to the term of the sense of the sense sense of the	And defend the same spint all parties making hereid thain the ne partie hereis that the part 102. of the first part shall be receiled and directed by the part 3 and 102 are 1	arsis.         at all times during the life of this inflatture, pay all taxe or assessments that may be level of the pay. This is the max may make and entry the second part to the scattar of the pay such taxe second part, the law, if any, make payable to the pays. Jet of the inflattomes is nature to the max become due and payable and to keep aid permises instained as more to pay such that is amount as part of the inflattomes. The max become due to a pay such taxes when the same become due and payable and to keep aid permises instained as more, second on the 20th day of	
	It is agreed heres sensed against aid re- sord by such meanses of 128	An and defend the same spint all parties making hereful chain the net partie hereis that the part 102. of the first part all all a state when the same date and payable, and that 21 onesaw as shall be specified and directed by the part <b></b> of the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may ray aid tases and here is not <b></b> (d the second part may made and part <b></b> (d the <b></b> ) for <b></b> (d the second part may ray aid tase and part for the part <b></b> (d the second part may ray aid tase and part for the part <b></b> (d the second part for the part <b></b> (d the second part <b></b>	aread. a read of the second second second second second second read of the read of the second part, the law, if any, much payable to the part <u>J</u> of the second part, the law, if any, much payable to the part <u>J</u> of the second part to the relation of the second part, the law, if any, much payable to the part <u>J</u> of the second part to the relation of the part <u>J</u> of the second part to the relation of the second part, the law, if any, much payable to the part <u>J</u> of the second part to the relation of the part <u>J</u> of the second part to the relation of the part <u>J</u> of the second part to the relation of the part <u>J</u> of the second part to the relation of the part <u>J</u> of the second part to the relation of the part <u>J</u> of the second part to the relation of the second part to the relation of the second part to the second part to the relation of the second part to the second part to the relation of the second part to the s	

460

Haro Kred W.