MORTGAGE RECORD 76

ay of

ds.

nine

part.

and

l or sum t of l as this RS. 33 a of mid eny ent the on end ast

L) L) L) L)

on

0

Ī

Ĩ

Reg. No. 2087 Fee Paid, \$5.00

II. A. Colman (SEAL) Stelle Colman (SEAL) IIIIs A. Colman (SEAL) Stelle Colman (SEAL) ATE OF KANSAS		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 4	
		Illis A. Colmon and Wife		
				- pado crock
THS NORMER, Mode the first	The First	Savings Bank, Lawrence, Kennes		
Additional and the states, the solution of the sol particle. If the solution, the solution, the solution of the solution of the solution of the solution of the solution. The solution of the s				and the second sec
Introduction for the second part of the second provide of the	THIS INDEM	NTURE, Made this first day of thirty-three, between Willin .	February , in the year of our A. Colman and Stella Colman, his wi	Lord, one thousand nine
Introduction for the second part of the second provide of the	of Lewren	ce in the County of Dougle	and State of Kn	nses.
When separates are sub all be enable, the sub latents of the sub part [] All	parties. of the	first part, and The First Savings Hank	of Lowrence,	
thick is defining definition and the definition do	WITNESSET		tion of the sum of	of the second part
Bringe Eighteen (12), Date of the P. M., containing the Rundred Sixth nerves of land, more or lace. The desperimenesses and all the entats, the had bettern of the subjection. If the part herein. As is and part life of the part is an intervent of the subjection. If the part herein. The desperimenesses and all the entats, the had bettern of the subjection. The part herein. The desperimenesses and the entats, the had bettern of the subjection. The subjection of the subjection. The desperimenesses and the entats, the had bettern of the subjection	which is hereby ac	eknowledged, have sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the suid part.	duly paid, the receipt of J of the second part,
And the side just	E	ange Eighteen (18), East of 5th P. M.,		
And the side just				
And the side just				
And the side just				
And the side just				
And the side just				
And the side just				
And the side just				
And the side just				
And the side just				
And the aid part 1000 field for part 6				
And the side just				
And the side just				
<pre>inter d * g not and indefaultie entre of internations therein. The and duer of all househouse if the served search be provide being the setup of the first part and all blance of all househouse. If is a greed because the greed beef the setup of and first the part</pre>				
The speed batework the provide bank that the part/LEL of the first part had a set 'can during the life of the induction, por all times or assessments that may be lead a set of the 'the 'the 'the 'the 'the set of and in the set of				
<pre>mode spatia all mel date she the area become date and payable, and that <u>hinty</u>. will like the building upon and requise to the part <u>i</u>, of the second part is <u>0</u>, or the second part is <u>0</u> or the part <u>i</u>, of the second part is <u>0</u> or part of the second part is <u>0</u> or <u>0</u> or</pre>	And the said par	t_innot the first part do hereby covenant and agree that at	the delivery hereof they are the lawful owner & of the	s premises above granted, and
ording to the terms of	And the mid par ized of a good and in id that they will warrs	<u>if Off</u> of the first part do <u>hereby</u> covenant and agree that at defeasible estate of inheritance therein, free and clear of all incumbrance ant and defend the same against all parties making lawful claim thereto.	the delivery hereof they are the lawful owner 2 of the	
ording to the terms of	And the said par dised of a good and in and that they will warrs It is agreed between sessed against said re- art br. urth 'marrance of <u>118</u> interest. J	1.1021of the first part do hereby covenant and agree that at iddensible series of inheritance threin, free and dear of all incumbrance and and defend the same signism all parties making layed daim thereto. In the parties herein that the part LLD. of the first part shall at all at estate when the same becomes daw and paysile, and that thing	the delivery hereof. 10.027	ments that may be levied or fire and tornado in such sum second part to the stent of rep soid premises insured as
<pre>d by</pre>	And the said par dised of a good and in and that they will warrs It is agreed between sessed against said re- art br. urth 'marrance of <u>118</u> interest. J	1.1021of the first part do hereby covenant and agree that at iddensible series of inheritance threin, free and dear of all incumbrance and and defend the same signism all parties making layed daim thereto. In the parties herein that the part LLD. of the first part shall at all at estate when the same becomes daw and paysile, and that thing	the delivery hereof. 10.027	ments that may be levied or fire and tornado in such sum second part to the stent of rep soid premises insured as
14. ACE of the for pet daily fails pay the sum a provided in this history. 14. ACE of the for pet daily fails pay the sum a provided in this history. 14. ACE of the for pet daily fails pay the sum a provided in this history. 14. ACE of the form of the bishade of the sum and period and the bishade. 15. According to the the bishade of the sum and period and the bishade of the sum and period. 16. ACE of the form of the bishade of the sum and period and the bishade. 16. ACE of the form of the bishade of the sum and period and the bishade of the sum and period. 16. ACE of the form of the bishade of the sum of the the sum of the sum and period. 16. ACE of the form of the bishade of the sum of the the sum of	And the mid par dised of a good and in it is agreed betwe seemed against and re the urb insurance of the urb insurance of the urb insurance of the instrument this distance of THIS GRANT is TWO TOOLOGON	$\pm \pm 200$ of the first part do hereby covenant and spew that at indexadle sents of inheritance therein, five and dates of all incumbrases and and defend the same septions all previous making layed claim thereits on the parties hereto that the part ± 0.01 of the first part shall at all all states when the same becomes due and payable, and that ± 0.01 all states when the same becomes due and payable, and that ± 0.01 of the converse was shall be exceeded and increases. The other second hard in the event that and part ± 0.01 of the first pay shall find to p include as a subject ± 0.01 of the first pay and linear second increases as indexes at the rate of 10% from the state of payment until fully coincide as a subject to even the payment of the same of ± 0.0100 ($\pm 0.0000 + 0.000$) $= $	the delivery hereof. Wh GU DPD the hard owner D of the times during the life of this industrue, pay all tarms or assess millikeps the buildings upon mid real state hereof against ind part, the loc. 'We say made payshols to the part.' of the sy such tarms when the same because due gad payshol and to b or either, and the amount so paid shall become 5 part of the regular.	ments that may be levied or far and tornado in such sum second part to the extent of rep mid premises insured as indebtedness, secured by this
The used was a field of the effect of the same parts of the integrated in the same part of the integrated in called the energy of the same parts of the integrated in called the energy of the same parts of the integrated in called the energy of the same parts of the integrated in called the energy of the same parts of the integrated integrated in called the energy of the same parts of the integrated integrated in the same part of the same parts of the integrated integrate	And the mid par dised of a good and in and that they will warre It is agreed between served against sail or serving provided, then it of be tryth inverses or it is interest. A reving provided, then it THIS GUANT is THO THOUSANT THO THOUSANT THOUSANT THOUSANT THOU IS A SAN AND AND AND A SAN AND AND AND AND AND A SAN AND AND AND AND AND AND AND A SAN AND AND AND AND AND AND AND AND A SAN AND AND AND AND AND AND AND AND AND A SAN AND AND AND AND AND AND AND AND AND A	$\pm \pm 0.026$ the first part do	the delivery hereof. Lingy DFB. the hards event D of the Known during the life of this industrue, pay all tarms or assess milling the probability of the second space of milling the second second second second second second of part, the loc. "We second second second second second and part, the loc." "We show the same because due god payable and to k or either, and the anomation paid shall become a part of the regular." For the second	ments that may be levied or fre and tornado in such sum second part to the extent of are mail premises insured as indubtdness, secured by this TOOLLARS, hortnary,,,,
IN WITKESS WHEREOF, The partian. of the first part have. bereunto set	And the mid par- dised of a good and in and that they will warry. It is agreed between sensed against shift nor the they will warry the mit horness. it is interest. the interest.	$\pm \pm 0.026$ the first pert do	the delivery hereof. ¹ MOF DFD. the harded events B of the Kname during the life of this indistance, pay all tarse or assess MILLikep the buildings upon mid real state hereof axion it MILLikep the buildings upon mid real state hereof axion it of a part, the loce, ''way, made payable to the part of the sy such tarse when the same because due gad payable and to b or either, and the anomat so paid shall become a part of the in- part. I down of monop, executed on the <u>first</u> day of First or is declarge any tarse with interest therein a bail payable. The relative state of the same because due yield delay time or is declarge any tarse with interest therein a bail or payable.	ments that may be levied or fre and tornado in such sum second part to the extent of are mail premises insured as indubtdness, secured by this TOOLLARS, hortnary,,,,
Image: Series of the within mortgage, do hereby schowledge the full payment of the dobt secured thereby, and suborize the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage, do hereby schowledge the full payment of the dobt secured the Register of the mortgage of record. Dated this _/ & A classer & Mortgage. Orner. * Mortgage. * Mortgage * Mortgage. * Mortgage * Mortgage. * Mortgage *	And the mid par dised of a good and in and that they will warry It is arread between the structure of the triburness or it is not be triburness or it is not be triburness or it is not be triburness or THIS GUARAT is THIS GUARAT is THIS GUARAT is the terms of how y dynamic and the terms of how y dynamic And this conversa at these of or any odds.	± 1.010 of the first part do	the delivery hereof. ¹ / ₂ 1027. The lawled events D of the Known during the life of this indistance, pay all tarse or assess MILLikep the buildings upon said real state instand axiant i MILLikep the buildings upon said real state instand axiant i during the state of the state of the state of the state of the state when the same because due god payable and to b or either, and the anomat so paid shall become a part of the i register. The state of the state of the state of the state or is during a second on the <u>I limit</u> day of	nexts that may be levied or fire and tormado in such sum second parts o doe nexts of methodows, secured by this
Stells Colman (SEAL) Billis A. Colman (SEAL) Stells Colman (SEAL) Matery Public in the storesid Commy and State, came Billis A. Colman and Stalls Colman, his wife, to me personally known to be the same person. B. who executed the foregoing instrument and duy acknowledged the execution of the same, with the wife, Numperson WHEREOF, I have herewine subscribed my name, and affind my official seal on the day and year last alove writte. My commission expires on the 27 day of Vanuary 19.35 F. O. Entropple Notary Publia. W 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 Colman conder for the day of the mortgage of record. Dated this 1.6.4.4 day of Cattery Mater Collacter of Contene of Mater and the Contene of Mortgage. Mater and the contene of Mortgage. Matter of the stande this 1.6.4.4	And the mid par dised of a good and in ad that they will warry It is arred betwee sensed against solit or of he treb however, it is interest. THIS GUARAT is THIS GUARAT is THIS GUARAT is the terms of he treb however, it is interest. THIS GUARAT is the terms of he	$\pm \pm 0.026$ the first part do hereby covenant and agree that at $\pm \pm 0.026$ the first part do	the delivery hered. ¹ MOY	ments that may be levied or fire and tornado in such sum second part to $\frac{1}{20}$ entent of enter the second second second second industrial second second second second industrial second second second second industrial second second second second industrial second second second second second second second second second dist, and second second second second dist, and second second second second dist, and second second second second dist, and second second second second dist, and second second second second second dist, and second second second second second second dist, and second second second second second second dist, and second second second second second second second dist, and second second second second second second dist, and and second second second second second second dist, and and second second second second second second second dist, and and second se
Tillis A. Colmon (SEAL) Stells Colmon (SEAL) BE IT REMEMBERED, That on this 22th Legel Motary Public in the soresid Compt and State, came Thillis A. Colmon and Stalls Colmon, Min wife, the anc. to me personally know to be the same person. B. who executed the foregoing instrument and duy acknowledged the execution of the anc. Notary Public Soci Thillis A. Colmon and Stalls Colmon, Min wife, 19.35 Year WITERS WHEREOF, I have herewide subscribed my name, and affind my official seal on the day and year last abree written. Notary Public My commission expires on the 27 day of January F. O. Entripple Notary Public W KELEASE M Notary Public W I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Collect Motary Colmon of State account of Sta	And the mid par dised of a good and in the data they will warris the data they will warris the data they will warris the data they will warris the data they will be the will be the horness of the data they will be the the data the terms of the data the terms the the data the terms of the data the terms the the data the terms the term of the data the data the term of the data the term of the data the terms the term of the data the data the term of the data the term of the data the terms the term of the data the data the term of the data the data the term of the data the data the term of the data the term of the data the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the term of the	$\pm \pm 0.026$ the first part do hereby covenant and agree that at $\pm \pm 0.026$ the first part do	the delivery hereof. Wh GU DFG the having energy for the Known during the life of this indistance, pay all tarss or assess millikeps the buildings upon mid real state having algorith in the part, the loce, ''way, made payable to the part '', of the say such tarsa when the same because due gad payable and in h or either, and the amount so paid shall because 's part of the regular	ments that may be levied or fire and tornado in such sum second part to $\frac{1}{20}$ entent of enter the second second second second industrial second second second second industrial second second second second industrial second second second second industrial second second second second second second second second second dist, and second second second second dist, and second second second second dist, and second second second second dist, and second second second second dist, and second second second second second dist, and second second second second second second dist, and second second second second second second dist, and second second second second second second second dist, and second second second second second second dist, and and second second second second second second dist, and and second second second second second second second dist, and and second se
Stells Johnsn (SEAL) ATE OF KAYSAS ENTY OF DOUGLAS BE IT REMEMBERED, That on this 28th Legel Motary Public in the aforesaid County and State, eame To me personally known to be the same person. B. who executed the foregoing instrument and duy acknowledged the execution of the anc. Notary Public Seel IN PRESS WHEREOF, I have herewise subscribed my name, cod affised my official seal on the day and year last above written. My commission expires on the 27 day of Jonuary 19.35 F. O. Entipple Notary Public. Notary Public. W KELEASE Notary Public. Notary Public. Notary Public. W Kather to discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of the secure of this mortgage. W Notary Public. W Kather to discharge of this mortgage of record. Jate the full patience of discharge of this mortgage. W Motary Control full control function full contro	And the mid par- dised of a good and in the dist day will warre be a strained a grant and re- served a grant and re- der the strain and the terms of by <u>100</u> . The strain Two Theorem en- ternor Theorem en- ternor theorem of a strain and the terms of the terms of the strain and the terms of the strain and the terms of the strain and the strain of the strain and the strain and the strain of the strain and the strain and the strain of the strain and the strain and the strain and the strain of the strain and the strain and the strain and the strain of the strain and the strain and the strain and the strain and the strain of the strain and the strain of the strain and the	$\pm \pm 0.026$ the first part do hereby covenant and agree that at $\pm \pm 0.026$ the first part do	the delivery hereof. Lifely DFO. the havid event D of the Know during the life of this indistance, pay all tarse or assess millikeps the buildings upon mid real state haved against i during the state of the state of the state of the state and part, the loc. '' way, made payable to the part, ''', of the sy such tarse when the same because due gad payable and to b registler, and the amount so paid shall become a part of the st end of the state of the state of the state of the state of the most money, executed on the first day of Fe interest serving there as assessing to the target of the day shightion contained therein fully discharged. If default be may shightion contained therein fully discharged. If default be may shightion contained therein fully discharged. If default be may they are have, for it want is assessed to a which this Endeature is shall be lawful for the wall part 2D0 of the scenard part. They are have the overplan, if may there be, shall be paid by the part tards and the overplan, if may there be, shall be paid by the part tards and every obligation therein contained, and all bendies are recent, and the overplan, if may there be, shall be paid by the part tards and every obligation therein contained, and all bendies are part of the state overplan. The state is a state of the state overplan is the state of the state overplan. If the state overplan is the state overplan. The A. COLINGN	ments that may be level of for and torsado in such sum second part to the extent of ments of the such such as the ments of the such such as the ments of the such as the ments of the such as the such as the part of the such as the such as the part of the such as the such as the such as the such as the such as the such as the such as the such as the part of the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such a
ATE OF KANSAS CNTT OF DOUGLAS BE IT REMEMBERED, That on this 28th Logal Notary Public in the aforesaid County and State, came Itegal Mittary Public in the aforesaid County and State, came to me personally known to be the same person. B. who executed the foregoing instrument and duy acknowledged the execution of the NULL of the NULL Soft Notary Public Itele Aso My commission expires on the 27 day of Jonuary 19.35 F. C. Entipple Notary Public Notary Public WR It the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of des to enter the discharge of this mortgage of record. Dated this 16 M day of Cattery 19.35 It the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Use State o	And the mid par- dised of a good and in the dist day will warre be a strained a grant and re- served a grant and re- der the strain and the terms of by <u>100</u> . The strain Two Theorem en- ternor Theorem en- ternor theorem of a strain and the terms of the terms of the strain and the terms of the strain and the terms of the strain and the strain of the strain and the strain and the strain of the strain and the strain and the strain of the strain and the strain and the strain and the strain of the strain and the strain and the strain and the strain of the strain and the strain and the strain and the strain and the strain of the strain and the strain of the strain and the	$\pm \pm 0.026$ the first part do hereby covenant and agree that at $\pm \pm 0.026$ the first part do	the delivery hereof. ¹ ¹ ¹ BUT 0.170. the having cover 0 of the times during the life of this industrue, pay all tame or assess ¹ ¹ ¹ ¹ Bure the buildings upon said real states instanced against 1 ¹ ¹ ¹ Bure the buildings upon said real states instanced against 1 ¹ ¹ States the same because due gad grayble and to b or eighter, and the amount so paid shall become 5 part of the regard. ¹ ¹ If and the amount so paid shall become 5 part of the regard. ¹ If and money, executed on the <u>firstlay</u> of <u>P</u> F interast serving there as associate to the terms of aid deligities relightion contained therein fully discharged. If default be ma- they are have, for if such a resommitting in and provides the industrue ¹ is shall be lawful for the small part <u>1</u> CD of the second part ¹ may all the barful for the said part <u>1</u> CD of the part ¹ the same provided by his work that interact the industrue ¹ is shall be lawful for the said part <u>1</u> CD of the part ¹ the same provided by the part of the basis ¹ the same provided by the part of the part by the part ¹ the same provided by the part of the part by the part ¹ the same provided by the part of the part by the part ¹ the same provided by the part of the part by the part ¹ the same provided by the part of the part by the part ¹ the same provided by the part of part by the part ¹ the same provided by the part of the part by the part ¹ the same provided by the part of the part by the part ¹ the same provided by the part of part of part of the part ¹ the part of the part of the same part of the part of the part ¹ the part of the pa	ments that may be level of for and torando in such sum second part to the extent of exp and penness insured as indubtidease, secured by this ————————————————————————————————————
UNIT OF	And the mid par- dised of a good and in the dist day will warre be a strained a grant and re- served a grant and re- der the strain and the terms of by <u>100</u> . The strain Two Theorem en- ternor Theorem en- ternor theorem of a strain and the terms of the terms of the strain and the terms of the strain and the terms of the strain and the strain of the strain and the strain and the strain of the strain and the strain and the strain of the strain and the strain and the strain and the strain of the strain and the strain and the strain and the strain of the strain and the strain and the strain and the strain and the strain of the strain and the strain of the strain and the	$\pm \pm 0.026$ the first part do hereby covenant and agree that at $\pm \pm 0.026$ the first part do	the delivery hereof. ¹ ¹ ¹ Diff. Diff. the hard censer I of the times during the life of this industrue, pay all tame or assess ¹ ¹ ¹ ¹ Diff. The part of the life of this industrue, pay all tame or assess ¹ ¹ ¹ ¹ Diff. ¹ ¹ Cay, mode payable to the part, ¹ / ₂ of the tay such tame when the same became due gad payable and to b regular, and the amount so paid shall become 5 part of the sec- ¹ of em of monop, executed on the <u>first lay of</u> . FF interast scruting there as assessing to the terms of solid delignites reliable, some the same the paid shall become a pay relignation contained therein fully discharged. If default he may relignation contained therein fully discharged. If default he may relignate monop, setting the solution of which this libeature is shall be layed if for the solid provide the libeature is a during and provided by his work discharged. If default he may relignate the comparise of the respective particle becomes the part of the solution of the respective particle becomes receive, and the coverprint, if any three low shall be paid by the paid were, samples and increases of the respective particle becomes received and the coverprint. Hence the many field of the solution of the solution of the respective particle becomes received and the coverprint of the respectiv	ments that may be level of effer and tornado in such sums second part to the extent of the effect of
<pre>ENTY or</pre>	And the mid par- dised of a good and in the dist day will warre be a strained a grant and re- served a grant and re- der the strain and the terms of by <u>100</u> . The strain Two Theorem en- ternor Theorem en- ternor theorem of a strain and the terms of the terms of the strain and the terms of the strain and the terms of the strain and the strain of the strain and the strain and the strain of the strain and the strain and the strain of the strain and the strain and the strain and the strain of the strain and the strain and the strain and the strain of the strain and the strain and the strain and the strain and the strain of the strain and the strain of the strain and the	$\pm \pm 0.026$ the first part do hereby covenant and agree that at $\pm \pm 0.026$ the first part do	the delivery hereof. ¹ ¹ ¹ Diff. Diff. the hard censer I of the times during the life of this industrue, pay all tame or assess ¹ ¹ ¹ ¹ Diff. The part of the life of this industrue, pay all tame or assess ¹ ¹ ¹ ¹ Diff. ¹ ¹ Cay, mode payable to the part, ¹ / ₂ of the tay such tame when the same became due gad payable and to b regular, and the amount so paid shall become 5 part of the sec- ¹ of em of monop, executed on the <u>first lay of</u> . FF interast scruting there as assessing to the terms of solid delignites reliable, some the same the paid shall become a pay relignation contained therein fully discharged. If default he may relignation contained therein fully discharged. If default he may relignate monop, setting the solution of which this libeature is shall be layed if for the solid provide the libeature is a during and provided by his work discharged. If default he may relignate the comparise of the respective particle becomes the part of the solution of the respective particle becomes receive, and the coverprint, if any three low shall be paid by the paid were, samples and increases of the respective particle becomes received and the coverprint. Hence the many field of the solution of the solution of the respective particle becomes received and the coverprint of the respectiv	ments that may be level of er for and tornado in such sum second part to the extent of non-thermal parts in the second
Legal Natary Public in the aforessid County and State, came Tillia A. Colman and State Dolman, his wife, to me personally known to be the same person. B. who executed the foregoing instrument and duy acknowledged the execution of the same. Soci NWTNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 27 day of January 19.35 F. O. Whipple Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the dobt secured thereby, and authorize the Register of de to enter the discharge of this mortgage, do hereby acknowledge the full payment of the dobt secured thereby, and authorize the Register of My former of the within mortgage, do hereby acknowledge the full payment of the dobt secured thereby, and authorize the Register of My former of the within mortgage. One of the full can be down of the dobt secured thereby. My former of the former of the full of the dobt secured thereby and suborize the Register of My former of the former of the former of the dobt secured thereby. My former of the former of the former of the full of the former of the form	And the mid par- dised of a good and man of that they will be a mental against sail or is a great between sensed against sail or of the urth Pareness e is the urth Pareness e is the urth Pareness e is the urth Pareness e rest provided. Least the urth Pareness e that the urth Pareness e that the urth Pareness e that the urth Pareness e the urth Pareness e that the urth Pareness e the urth Paren	Lifting the first part do	the delivery hereof. ¹ ¹ ¹ Diff. Diff. the hard censer I of the times during the life of this industrue, pay all tame or assess ¹ ¹ ¹ ¹ Diff. The part of the life of this industrue, pay all tame or assess ¹ ¹ ¹ ¹ Diff. ¹ ¹ Cay, mode payable to the part, ¹ / ₂ of the tay such tame when the same became due gad payable and to b regular, and the amount so paid shall become 5 part of the sec- ¹ of em of monop, executed on the <u>first lay of</u> . FF interast scruting there as assessing to the terms of solid delignites reliable, some the same the paid shall become a pay relignation contained therein fully discharged. If default he may relignation contained therein fully discharged. If default he may relignate monop, setting the solution of which this libeature is shall be layed if for the solid provide the libeature is a during and provided by his work discharged. If default he may relignate the comparise of the respective particle becomes the part of the solution of the respective particle becomes receive, and the coverprint, if any three low shall be paid by the paid were, samples and increases of the respective particle becomes received and the coverprint. Hence the many field of the solution of the solution of the respective particle becomes received and the coverprint of the respectiv	ments that may be level of er for and tornado in such sum second part to the extent of non-thermal parts in the second
Willie A. Colman and Stells Colman, his wife. In WITNESS WHEREOF, I have brewnin and with acknowledged the execution of the same. Sord IN WITNESS WHEREOF, I have brewnin abscribed my name, col affixed my official seal on the day and year last above written. My commission expires on the 27 day of. 19.35 RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the dobt secured thereby, and authorize the Register of the enter the discharge of this mortgage, do hereby acknowledge the full payment of the dobt secured thereby, and authorize the Register of the interference of the within mortgage, do hereby acknowledge the full payment of the dobt secured thereby, and authorize the Register of the dobt secured thereby, and authorize the Register of the full payment of the dobt secured thereby. 19.27. (Cont. Lasted thin _/ & H day of	And the mid par- dised of a good and mar- in the agood and mar- in the agood between sensed against sail or of the urth Pareness or of the urth Pareness or internet and the sense of the urth Pareness or internet and the sense of the urth Pareness or the Urth Statement of the Urth Pareness or the Urth Statement of the Urth Pareness of Urth Urth Urth Urth Urth Pareness of Urth Urth Urth Urth Urth Urth Urth Urth	LifeDid the for pet do broke constant and agree that is a indefaulty state of informations of the information of the info	the delivery hereof. They DFC. the hards even f l of the times during the life of this industries, pay all tame or assess time of part, the loce, " may, must provide to the part, " of the part, the loce, " may, must provide to the part, " of the say such tame when the same because due gad payable and be to regular, and the annexs to paid Anil becomes 5 part of the or eightr, and the annexs to paid Anil becomes 5 part of the regular. The same strength of the same strength of the regular, and the annexs to paid Anil becomes 5 part of the regular, and the annexs to paid Anil becomes 5 part of the regular, and the annexs to paid Anil becomes 5 part of the regular, and the annexs to paid Anil becomes 5 part of the regular and the same strength of the target of a said deligning to reduce and the same strength of the same strength of the same regular that is be hard for the same strength of a same strength the manuar provided by here and the hard a maximum the same strength of the same strength of the local tree and the computer, if any discharged. If the definit here the same strength of the same strength of the local tree and the computer, and the hard the local tree and the computer, if any threat the shall be paid by the remain the manuar provided by here and the hard a local tree and the computer of the same strength of the local tree and the computer of the same strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local strength of the local tree and the computer of the local s	ments that may be levied or fire and tormado in such sum second part to the enter of me and promises insured as indubtedness, secured by this ————————————————————————————————————
Social of the same. Social IN NUTRESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. My commission expires on the 27 day of	And the mid par- elisted of a good and in an that they will warr be the theorem of the theorem of the trick horemore the trick horemore of the trick horemore the trick horemore the trick of the first the trick of the trick of the first the trick of the trick of the trick the trick of the	<pre>LiEDcf the for pet do broky covenant and spee that at addensity entste f interiments thread, for and dear of all immufators and addend the same spicest 1 prevent making herd fields. Therefore on the partice beered that the periidfill of the first part shall as all all states when the same becomes due and payable, and that lifting 1. or of the covent that and periid and directed by the part 1 of the scon hard in the over that and periid fill of the first part shall state in the covent that and periid and directed by the part 1 of the scon hard in the covent that and period and directed by the part 1 of the scon hard in the covent that and period the directed by the part 1 of the scon the scone period and directed by the part 1 of a most negletized by the part 1 of the scone period by the period of the scone period of the scone period by the sc</pre>	the delivery hereof. The U_ DTO the hard orang D of the time during the life of this industrue, pay all tame or assess millikeps the buildings upon said real state hard calculat d parts, the loc. '' may made payable to the part.'' of the ay such tame when the same became due gad symble and to b regard. d em of mumor, executed on the first day of register, end the amount so paid shall become 5 part of the re- regard. d em of mumor, executed on the first day of register, executed the the first day of register executing there as assessed to the terms of aid deligitation where the hard first day of the assess of the same terms there as the mean pay endigation contained therein fully discharged. If default he may religitation contained therein fully discharged. If default he may religitation contained therein fully discharged. If default he may religitation therein contained and pay L2D of the assess religitation therein contained and the hard a movier age religitation therein contained, and the hord a movier age religitation therein contained, and the hord and assesses religitation therein contained, and all becomes herein. The A. Collmonn 	ments that may be levied or fire and tormado in such sum second part to the enter of me and promises insured as indubtedness, secured by this ————————————————————————————————————
My commission expires on the 27 day of 19_35 	And the mid par- elisted of a good and in an that they will warr be the theorem of the theorem of the trick horemore the trick horemore of the trick horemore the trick horemore the trick of the first the trick of the trick of the first the trick of the trick of the trick the trick of the	<pre>LiED: of the for pet do broke corrent and spore that at addensible sends of interiments thread, free and disc of all incumbrance and addend the same spins at gravine making head limits therein on the period base becomes due and payable, and that highly. "Overare as ability specified and directly by the part," - of the send head of the event that and part.life. Of the fore part shall at at the period. ". Of the sends part may payable are and in the period." - of the sends part may pay and taxas and incuments. "Indexed at the rate of 10% from the disc of payment unit. This? "Indexed pays the sends part may pay and taxas and incuments." Indexed pays the disc of the fore pay and taxas and incuments. "Indexed payship to the rat. "</pre>	the delivery hereof. the By DFC. the hards even f I of the trans during the life of this industries, pay all tarse or assess filllines the buildings upon said real entite insue of assess that part, the loc, " tay, made payable to the pert. ", of the say such tarse when the same because due gad payable and to b or either, and the amount so paid halt become a part of the regard. I down of manay, executed on the first day of	ments that may be levid or fire and tormado in such sum second part to the entent of the second part to the interface indubtedness, secured by this
Notary Public. w RELEASE I, the undersigned owner of the within mortgage, do hereby schnowledge the full payment of the dots secured thereby, and suthorize the Register of undersigned owner of this mortgage, do hereby schnowledge the full payment of the dots secured thereby, and suthorize the Register of Undersity of the State of Undersity of of	And the mid per ended of a good and in that they will warr it is acred between our be urth transmose in the they have a set of the urth transmose in the u	<pre>LiftDef the fore pert do hereby covenant and spee that at indexadle settle of interiments therein free and dear of all monitores and indefed the sense spices all prevents making here's dials therefore on the partice berefor and interiment and interiment in the perturbation of the sense spices all prevents in the interiment of the event that and pertiling of the fore part shall as all interiment and the sense interiment in the prevent of the perturbation of the sense perturbation of the perturbation of more set the fore sense interiment in the prevent of the interiment as an interiment in the prevent of the sense of more set the rate of 10% from the state of partice. (if the perturbation of more sets the rate of 10% from the state of partice of the sense of more sets the rate of 10% from the state of partice of the sense of more sets the rate of 10% from the state of partice of the sense of more real settle of 10% from the state of partice of the sense of more real settle of 10% from the state of partice of the sense of more real particle to serve the partice of the sense of more real particle of the state of partice of the sense of the best of the part particle of the state of partice of the sense of the best of the state particle of the state of particle of the state of the best of the state particle of the state is an action rate in and particle at the equine of the hold particle of the state of particle of the state set of the state particle of the state is and charge limited the first of the state particle of the state is and charge limited the first of the state particle of the state is and charge limited the set of the state of the state particle of the state is and charge limited the set of the state particle of the state is and charge limited the set of the state particle of the state particle of the state is and particle of the state particle of the state particle of the state is and the set of the state particle of the state particle of the state of the set of the state particle of the state p</pre>	the delivery hered. They DFG. the hard event I of the time during the life of this industry, pay all tarss or assess millikep the buildings upon said real state hard against i during the part the loss. They may apply the to the perturbation of part, the loss. They may apply the to the perturbation or either, and the amount so paid shall beense 5 part of the read. I wan of monop, executed on the firstlay of read wan of monop, executed on the firstlay of the m of monop, executed on the firstlay of the monop is the web attent there as the add delivity is the part of the during fully discharged. If default he may the part of the state is committed on and provides, then its the main of the state of part L2D of the execut part is shall be very in if state is committed on and provides, the main the main of the state of part L2D of the execut part is the harder of the state is committed on and provides. The harder the harder of the state is an only the test shall be paid by the paid the harder of the state is a state of the respective parts beens. The harder of the state is a state of the respective parts beens. The A. Colmonn 	ments that may be levid or fire and tornado in such sum second part to the extent of nearly the subsection of the
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 eds to enter the discharge of this mortgage of record. Dated this 16 H day of Catron 1927. (Cord, Lal) Cord, Lal) Cord, Lal	And the mid per divide of a good and in that they will warr be a good and in the they will warr be used against said re of the used hornsone miniprovided, then is miniprovided that the miniprovided	<pre>LiDicf the for pet do hereby corrent and spre that at addensible entate of interiments therein free and dear of all mounteness and defend the series of an interim entating here's dials therets, on the partice beredo that the periidil of the fort part shall at all all states when the same becomes due and payable, and that linear or entational series of the periidil of the fort part shall at all be periidily of the second part pay pays and taxas and linear mer- ri discrept state that and periidily for the the second pay and the same becomes a finite the event that and periidily of the fort part shall at all of the event that and periidily for the state of pays and taxas and linear mer- phones at the the second part pay pays and taxas and linear mer- phones and the discrept pay and taxas and linear mer- el. DICL</pre>	the delivery hereof. They DFD. the hards even f I of the time derivery hereof. They DFD. the hards even f I of the fill likep the buildings upon aid real state harmod again I d part, the low, '' way, made paylot to the pert of the sy such taxe when the same because due yad payloh and to b or eightr, and the amount so paid shall become a pert of the read. d sum of money, escuted on the filmliday of the formation of the model of the state of the state of the state of the read. d sum of money, escuted on the filmliday of the formation is to disharky any three with advected them as a break of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state the state of the state of the state of the state of the state the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the	ments that may be levid or fire and tornado in such sum second part to the extent of nearly the subsection of the
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of eds to enter the discharge of this mortgage of record. Dated this 16 H day of Cetters. 1927.	And the mid per ensisted of a good and in use that they will warr it is agreed between the same descine tail or ward be used hornsone of the same descine tail or ward be used hornsone of the same descine tail or many same descine tail and the same descine and the same descine tail of the same descine tail of the same descine tail of the same descine tail of the same descine and because of the same descine tail of the	<pre>LiDicf the for pet do hereby corrent and spre that at addensible entate of interiments therein free and dear of all mounteness and defend the series of an interim entating here's dials therets, on the partice beredo that the periidil of the fort part shall at all all states when the same becomes due and payable, and that linear or entational series of the periidil of the fort part shall at all be periidily of the second part pay pays and taxas and linear mer- ri discrept state that and periidily for the the second pay and the same becomes a finite the event that and periidily of the fort part shall at all of the event that and periidily for the state of pays and taxas and linear mer- phones at the the second part pay pays and taxas and linear mer- phones and the discrept pay and taxas and linear mer- el. DICL</pre>	the delivery hereof. They DFD. the hards even 2 E of the time during the life of this industries, pay all tame or assess milliken the buildings upon sid real state hards calculat d part, the loc, '' may made payable to the pert_2_ of the sy such tame when the same became due gad symble and to b or either, and the ansent so paid shall beenses 5 pert of the r read. d was of monop, executed on the first day of	ments that may be levid or fire and tormado in such sum second part to the enter of the second part to the internal industrial second part of the industrial second part of the industrial second part of the industrial second part of the deal, and has be accurate that main disk of the event that want of the newspace with the event of the industry part of the industry of the event of the event that want disk of the event the event internal the event the event (SEAL) (SEAL) (SEAL)), 19.3.3., before me, a owledged the execution the day and year last
en to enter the assance of this morphy of record. Dates this for the first National Bearth of Saurer of Margare. Once the Margare. Once the	And the mid per divide of a good and in that they will warr be a good and in the they will warr be used against said re of the used hornsone miniprovided, then is miniprovided that the miniprovided	<pre>1.10Def the for pet do broke orwant and spee that at addenable sense of interiments thread for and disc of all immuness and addend the same spins all specifies making have lists therein on the faced the same spins all specifies making have lists the sense and addend the same spins all specifies of the fore part shall as all all ottate when the same becames due and payable, and that highly overware as able to specified and directly by the part of the sense have spin the sense of parts of the fore part shall sat to be part of the second part pay pay pait has an all instances. If have spin the second part pay pay all have and instances. If many fact the risk of 100 mem the size of payment built faily of Onto 100/1000 (SEODO) for the payment of si forms made payship by the risk of of the fore the payment of si throws pade payship by the risk of the size of the second part, with all if the have pay of payment is the size of the second part, with all if the have pay of the second part pay and have second part, with all if the have pay of payment is provided in the have the part of the have pay of payment is provided in the have the intermed many many, and all of the size the pay of the second parts into the provension of the shall provides and the interface and its the provension of the shall provides and the interface and its form that the the terms and provides of the have the payment of the have the second part of the shall be bard he distance have the the the terms and provides of the have the interface of the have the part 1.0 of the first part ha he matched that the terms and provides of the have the interface in the part of the shall provides and the have the interface of the state and the part 1.0 he matched that the terms and provides of the have the interface in the part of the shall provides and the have the interface in the part 1.0 for the first part ha he matched the part 1.0 for the first part ha he is the part of the shall be bare period</pre>	the delivery hered. they DFG. the herds even f of the time derivery hered. the of this industries, pay all tame or assess that the loce " tay, muck popular to the pert. ", of the all part, the loce " tay, muck popular to the pert. ", of the sy such taxe when the same because due god payable and to b or either, and the amount so puld Ault become a part of the regard. d sum of mucey, executed on the first day of	nents that may be level of effect and transform a set of the set to take extent of the set of sent extent of the set of t
(Corp. Seal) By 7 C up 840 Jan Paul Mortgagee. Owner.	And the mid par dised of a good and in a float the dry with a good data in the agend between the agend the agend Send 1, the undersign	<pre>LiEDcf the form pert do broke overnant and sprew that at indemails ensite of interiments threak for and dear of all momentums on the pertise bereto that the pertifield of the first part shall as all all states when the many hearest sprear making heard disks therefore overnave as able be evended and interest by the part of the second shall be the over that and pertifield of the first part shall as all of the event that and pertified of the first part shall shall be pert of the evendent part interest by the part of the second shall be the over that and pertified on the first part shall fail to p indexes as the first of 10% from the data of part shall be shall do not not first of 10% from the data of part shall fail to p do not not first of 10% from the data of part shall be shall do not not first of 10% from the data of part shall be shall be done not not first of 10% from the data of part shall be shall be done of the data of the shall be shall be shall be shall be done of the data of the shall be shall be shall be shall be done of the shall be shall be shall be shall be shall be shall be done of the shall be shall be shall be shall be shall be shall be done of the shall be sha</pre>	the delivery hered. They DFG. the hard censer 2 of the time during the life of this industrue, pay all tame or assess millikeps the buildings upon mid real state hard calculat d part, the loc. '' are, made paylots to the part, of the are states when the same became due gal symble and to b regard. d eum of mumor, executed on the first day of regard, of the amount so paid shall beense 5 part of the re- d sum of mumor, executed on the first day of regard, of the amount so paid shall beense 5 part of the re- d sum of mumor, executed on the first day of regard, of the same the result of the state of the day of the state is a state of the st	ments that may be levid or fire and toroado in such sum second part to the statest of error of the toroado in such sum indubtedoes, second by this
g ti i Whipple Via vies	And the mid part dised of a good and in the dist of the year of the second of that they year of the year of the year means a significant and year of the year browness or the year browness of the terms of year browness of the terms of year browness of the year of the year browness of the year browness of the year of the year browness of the year browness of the year of the year browness of the year browness of the year browness of the year of the year browness of the year brownes	<pre>LiEDcf the form pert do broke overnant and sprew that at indemails ensite of interiments threak for and dear of all momentums on the pertise bereto that the pertifield of the first part shall as all all states when the many hearest sprear making heard disks therefore overnave as able be evended and interest by the part of the second shall be the over that and pertifield of the first part shall as all of the event that and pertified of the first part shall shall be pert of the evendent part interest by the part of the second shall be the over that and pertified on the first part shall fail to p indexes as the first of 10% from the data of part shall be shall do not not first of 10% from the data of part shall fail to p do not not first of 10% from the data of part shall be shall do not not first of 10% from the data of part shall be shall be done not not first of 10% from the data of part shall be shall be done of the data of the shall be shall be shall be shall be done of the data of the shall be shall be shall be shall be done of the shall be shall be shall be shall be shall be shall be done of the shall be shall be shall be shall be shall be shall be done of the shall be sha</pre>	the delivery hereof. They DFG. the hards even f l of the time during the life of this industries, pay all tame or assess if all likes the total of the industries of the start and the life of part, the loce, " tay, made paylots to the part, ", of the sy such tame when the same because due yad payloh and to b or eights, not the assess to paid shall become a part of the read." I sum of manay, executed on the firstly day ofFf there are any time with assess to paid shall become a part of the read. The second target of the strenge of and daylot and the second target of the strenge of and daylot are the second target of the strenge of and daylot are the second target of the strenge of and daylot are the second target of the strenge of and daylot are the second target of the strenge of and daylot are the second target of the second target of the strenge of and daylot are second the manage provided by here the shall be paylot, or strenge of the second target of the second part. The shall be back for the sing part (200 of the second part. The shall be back of the second target of the second part. The shall be back of the second target of the second part. The shall be back of the second target of the second part. The shall be back of the second target of the second part. The shall be back of the second target of the second part. The shall be back of the second target of the second part. The shall be back of the second target of the second part. The shall be back of the second target of the second part. The second day of	nexts that may be level of effect and translo in such sum second part to the extent of any extent of the day and year last is not extend the day and year last is not extend the extent of the day and year last is not extend the extent of the the extent of
	And the mid part dised of a good and in the dist of the year of the second of that they year of the year of the year means a significant and year of the year browness or the year browness of the terms of year browness of the terms of year browness of the year of the year browness of the year browness of the year of the year browness of the year browness of the year of the year browness of the year browness of the year browness of the year of the year browness of the year brownes	LLEDG the for pet do hereby corrent and spore that at indefeatible sends of informations therein from and description of the information of	the delivery hereof. They DFG. the hards even f I of the time during the life of this industries, pay all tame or assess millilises the buildings upon said real state incored against ind part, the loce, " tay, made payshot to the part, ", of the ay such tame when the same because due yad payshot and to b or eighter, and the assess to paid shall become a' part of the read." I sum of manay, executed on the firstly day ofFf interest scruping there as associate to the target of and deligitant is to advantage and there the same the main of the target of the same of manay, executed on the firstly day ofFf interest scruping there as associate to the target of and deligitant is the advantage of the same target of the same of the day advantage activity of the target of the same of the same pays children contained therein fully discharget. If defend the ma- there are a start of the same of the same of the same paysing and the manage revelously by the to shall be replayed, or discrete are and replayed by the same to have a revelow as the manage revelously there to shall be real by the paysing the advantage and societaries of the respective parts are made and every discrete of the respective parts are in the manage revelously there to shall be real by the paysing the advantage and societaries of the respective parts are the advantage and societaries of the respective parts are made and every discrete of the respective parts are are the same paysing the societaries of the respective parts are the same and the same paysing the test shall be paysing and the same paysing the societaries of the same paysing and the same paysing the societaries of the same paysing and the same paysing the societaries of the same paysing and the same paysing the societaries of the same paysing and the same paysing the societaries of the same paysing and the same paysing the same paysing and the same data and the same paysing the same same and the same data and the same paysing the same same and duly	ments that may be levied or fire and ternado in such sum second part to the extent of ment for the ternator in such sum indubtidess, second by this

559

In Externe 1 or Cl

Unin

Book 83 page 356

37