MORTGAGE RECORD 76

t.

nd

or im of as his 25, 5 or where on ast L) L) L)

, a

ion ast

of

 $\left[\right]$

P.

Reg. No. 2129

<form><form><form><form></form></form></form></form>	<form></form>	FROM Cora A. Kendall and husband TO	Ene & Connoliony Register of Deeds.	
	when Core A. Sendall and Charles S. Readell, her brandend Improve the sendance in the sendance	The Lawrence Building & Loan As	Bs'n• Deputy.	
	relation of the for pure, and . The Lerrence Building and Long Association			-
<form></form>	Server Bender 2 Mit var and part Life d'us for part, for and formit of the med d'		ding and Loan Association	
	when thereby userweighted have		rt, in consideration of the sum of	
<pre>steelee Subdivision of Block Hight (8) in Earl's Addition to the City of Learnence.</pre>	Steelee Sublivision of Block Bight (3) in Earlie Addition to the fity of Larrence. The data supertransmesses and all the state, the additions of the sold pare Lags of the fits part them. The data supertransmesses and all the state, the additions of the sold pare Lags of the fits part them. The data supertransmesses and all the state, the additions of the sold pare Lags of the fits part them. The data supertransmesses and all the state, the addition of the sold pare Lags of the fits part them. The data supertransmesses and all the state, the addition of the sold pare Lags of the fits part them. The data supertransmesses and all the state, the addition of the sold pare Lags of the fits part them. The data supertransmesses and all the state and the sold and the sol	which is hereby acknowledged, ha.ve sold, and by this inde	enture do Grant, Bargain, Sell and Mortgage to the said part. y of the second part,	
Add the mid part (62) of the first part d breek permant and agrees that at the delargy hered. [they, Gr 6. the herd over 5 of the premises also expanded, and a single part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be precised and interval by the first part of the premises also be precised and interval by the precised and interval by the precised and interval by the first part of the precised and interval by the precised and precis	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service	Lot Number Twelve (12) and the W Steeles Subdivision of Block Eig	<pre>(est One-half (a) of Lot Number Fleven (11) in ht (8) in Earl's Addition to the City of Lawrence.</pre>	
Add the mid part (62) of the first part d breek permant and agrees that at the delargy hered. [they, Gr 6. the herd over 5 of the premises also expanded, and a single part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be precised and interval by the first part of the premises also be precised and interval by the precised and interval by the precised and interval by the first part of the precised and interval by the precised and precis	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service			
Add the mid part flegs of the first part dimension with add grees that as the delivey hered. [they_free_t	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service			
Add the mid part flegs of the first part dimension with add grees that as the delivey hered. [they_free_t	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service			
As the main perticals of the first part dimension hereby events and agrees that as the delaye hered. they . Gree . the hered over S of the promises above granted, and where the perturb events and defended be array ranked is a prime mainting hereby dimension. The provide states are regarded and the perturb events that parts before the first part has an event of the first part in the perturb of the first part in the perturb events that parts Def . If the first part is has a perturb is a perturb is a perturb is a perturb in the perturb event that may be been def and perturb in the perturb event that may be perturbed in the mean beam degrant and means the perturb perturb is the perturb event that may be perturbed in the mean beam degrant and means the perturb perturbed. If the perturb perturbes a perturb is the perturbed in the mean beam degrant and means the perturb perturbed in the perturbed in the perturbed is the perturbed in the perturbed	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service			
As the main perticals of the first part dimension hereby events and agrees that as the delaye hered. they . Gree . the hered over S of the promises above granted, and where the perturb events and defended be array ranked is a prime mainting hereby dimension. The provide states are regarded and the perturb events that parts before the first part has an event of the first part in the perturb of the first part in the perturb events that parts Def . If the first part is has a perturb is a perturb is a perturb is a perturb in the perturb event that may be been def and perturb in the perturb event that may be perturbed in the mean beam degrant and means the perturb perturb is the perturb event that may be perturbed in the mean beam degrant and means the perturb perturbed. If the perturb perturbes a perturb is the perturbed in the mean beam degrant and means the perturb perturbed in the perturbed in the perturbed is the perturbed in the perturbed	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service			
Add the mid part (62) of the first part d breek permant and agrees that at the delargy hered. [they, Gr 6. the herd over 5 of the premises also expanded, and a single part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be precised and interval by the first part of the premises also be precised and interval by the precised and interval by the precised and interval by the first part of the precised and interval by the precised and precis	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service			
Add the mid part (62) of the first part d breek permant and agrees that at the delargy hered. [they, Gr 6. the herd over 5 of the premises also expanded, and a single part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be precised and interval by the first part of the premises also be precised and interval by the precised and interval by the precised and interval by the first part of the precised and interval by the precised and precis	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service			
Add the mid part (62) of the first part d breek permant and agrees that at the delargy hered. [they, Gr 6. the herd over 5 of the premises also expanded, and a single part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be granted and method. The same data of the first part is also because the delarge part of the premises also be precised and interval by the first part of the premises also be precised and interval by the precised and interval by the precised and interval by the first part of the precised and interval by the precised and precis	Alte mid parties of the fort part d hereby services and ages that a the delivery hered_they, for each diver of the promines above parted, and where the services are appended in the services and the services are appended in the service			
A did at they will warrent and defend the same sginth all parties making layed alian threat. The spread between the parties hereto that the part 162 , of the first part shi hall all time during the first of the indefaulty. They all taxes or assessments that may be level of assessed spinish and the same beams due and payshes that and tay mail the second part to the strengt of the same beams due and payshes the tay of the same day the strengt of the same beams due and payshes that the same day the strengt of the same beams due and payshes and the same beams due and payshes the same day the strengt of the same day of the same day of the same day the same	It dut duy values and defend the same square all provides at later parts that all time during the life of the balance parts of and makes the same during and provides at the same balance during the provide at the same balance during th	with the appurtenances and all the estate, title and interest of t		
It is proved between the parties here to that up part 1 des . Of the first part shall at all time during the life of this inclusion, pay all takes or assembly that may be block of the second part to t	The series between the particle force that the part 162. of the forse part and at all time during the life of the inhibitones, part all tensors income during the series of the second part to the second part	And the said part ies of the first part do hereby covenant an	ad agree that at the delivery hereof they are the lawful owner. S of the premises above granted, and	
112 intervet. And in the event that mail part[02. of the first part shall hill be pay such taxes should amone beams due and payable and to keep mail premises inserved as barden payable and the hear part of the indebtodeses, second by this strain the payoff of the second payoff. THIS OHAND To interved as a non-payoff of the payoff of the second payoff. — DOLLADS, the payoff of the	1 file interest. And in the event that not particle. If the first part and link to pay such taxe when the mean summation is paid and increase a part of the indefinitions, second by the interest of the indefinition of the indefinit	And the mid part 165 .of the first part do bereby covenant an exized of a good and indefeasible estate of inheritance therein, free and clear o	nd spre that at the delivery hereof they the lawful ownerS of the premises above granted, and of all incumbrance	,
Seven Rundred Fifty, end no(100) — into adjustion for the payment of and money, escution on the <u>Sth</u> day of <u>April</u> 10 <u>33</u> . and by <u>118</u> into a state payment is adjusted for a state into a state of the state of	Seven Humared Fifty and no/100 DoulARE, seeding to the terms of 0.00. events within subjects. If is the pursue of a is two of money, exceted on the Eth. day of <u>April</u> 19,33. The two of a may strated by the adject of the strate of the same is a provide in the intervent terms of the strate	And the mid part 105 of the first part do hereby overant an wired of a good and indexaulte extate of indexitance therein, fire and deer c and that they will warrent and defend the same sights all parties making have It is super between the parties hereto that the part 105.	of spee that at the delivery hereof. LRCY . BPG . the harfd owner. B of the premises above granted, and of all incumbrance field shim therets. I puri shall at all times during the life of this indexture, pay all taxes or assessments that may be level of e	\$
<pre>sel 9_ 122</pre>	<pre>sel by</pre>	And the mid part 105. of the first part damme bereby covenant an sinel of a good and indefenable setted of indefinition therein, first and dence and that they will warrent and defend the same spinst all parties making laws. It is agreed between the parties thereof has the part 165. of the first sensed agrinut and rest exists when the ware becomes dow and psychia, at and by such insurance company as shall be specified and directed by the part 112.	at spec that at the delivery here f_{-} LDC9 . BP 6 . the harf d over $-$ 8 of the premises above granted, and of all incumbrance fid child meters. In part shall at all times during the life of this indexture, pay all taxes or assessments that may be level of an at the bar in times during the buildings upon and real state insered axiant five and tornado is such such that bar . bar is the buildings upon and real state insered axiant five and tornado is such such that the bar is a such that where the buildings upon and real state. The bar is the second part to the state state of the that find to pay such taxe when the same boxes do and payable and to keep widl premise insured as	S
<pre>pet of the first part half full pays the same as provided in this indexts. And that surveys shall be vary if or do pays that is made as if run specific and the objection provided beam fully defeatered. If defait the made is not many server as a server applied beam, of it the buildings on shall real stress the objection provided for an adverter to display, and the scale part of the scale part of the scale part of the scale part of the objection provided for an adverter to display, and the scale part of the scale part</pre>	int	And the mid part 105. of the first part damme bereby covenant an simel of a good and indefenable setup of minimum first and dance and that they will warrent and defend the same spinnt all parties making have It is agreed between the parties thereof has the part 165. of the first sensed spinnt and rest state when the ware becomes dow and psychia, at and by such insurance company as shall be specified and directed by the part 11 minimum, and then been interest at the state of 165 minimum, and then bernin provided, then the part y . of the second part may pay shall an anonimum, and then bern interest at the state of 105 min be state of pays. THIS ORANT is immined as a mortigate to source the payment of the Seven Humined All the state of 105 minimum field and the	at spec that at the delivery hered. LTCY_EFA_the harfd owner_B of the premises above practed, and of all incumbrance fid child meters. In part shalt as at times during the life of this indexture, pay all taxes or assessments that may be level of a stat. LTCY here the buildings upon soil real state innered axiant five and tornado is such sour- t, V_{-} of the second part, the ion, if any, made payshis to the part Y_{-} of the second part to the states of table that I_{-} the part is an expected out of the part Y_{-} of the present part to the states of a state inneres, or either, and the normal shall become a part of the inductedness, second by this set that I_{-} is part of the inducted state inner a part of the inductedness, second by this set of I_{-} = DOLLARS,	\$
mature and beenne due and parable at the option of the hiddre hered, without notes, and it shall be hirdf for the said part 2, of the second part	minime and beene due and peakle at the option of the holder hered, without nodes, and it shall be hard for the nail part. The started sectors of the accessing of the and permisers and all the interacts periods to be a set to have never applicable to end the the due to the match period. The accessing of the accessing of the accessing periods in the set of the interacts periods of the period set of the match period. The accessing of the accessing of the accessing periods in the set of the interacts periods of the period set of the interact periods and the set of the interact periods and the set of the interact of the interact of the interact periods and the set of the interact of the inter	And the mid pertiples of the fart part d hereby events as sinted for good and indexaible setup of inheritance therein, free and clear e and that they will assume and specific the same signification particle barriers that the part like the same signification particle barriers and the same signification of the same significa	of agree that at the followery hereof. LTCY . BTG . the harfd owner. S of the premises above granted, and of all immediates field that at all times during the life of this indexture, pay all taxes or assessments that may be levied or all that. LTCY . Level the buildings upon and real state innered against five and tornado is such some L_{-} of the second part, the loss, if any make payshis to the part J_{-} of the second part to the state of at that the pay such taxes when the same become due and payshe and to keep said premises insured as an and increasory, or either, and the amount so paid shall become a part of the inductedness, second by this set of the state of the same the same taxes at the same of the inductedness, second by this set of the state of the same taxes at the same tax of the inductedness, second by this set of the state of the same taxes at the same become due to the same state of the inductedness, second by this set of the state of the same tax of the same tax of the inductedness, second by this set of the state of the same tax of the same state state of the pays of the same state state state of the same state state state states the same state state state states states at the same state states states at the same state states states at the same states at th	X
IN WITNESS WHEREOF, The part isa of the first part have. herewate set their handband seals the day and year last above written. Charles S. Kendall (SEAL) Cora A. Kendall (SEAL) (SEAL) (SEAL) STATE OF. Kansas	IN WITNESS WHEREOF, The part ice. of the first part ha ve_ hereunto set_their hand%and seatethe day and year last above written. Charles S. Kendall (SEAL) Cors A. Kendall (SEAL) STATE OF	And the mid part $\underline{1}$ get of the first part d hereby overwant as similed to a pool and indexamble setup of inheritance therein, from and close c and that they will warrant and defend the same against all portions provide the part $\underline{1}$ get a pool and real relationships the provide and the same against and real relationships the provide and the same against and real relationships the provide and the provide and the same against and real relationships the provide and the pool interaction of the provide and the provide provide provide the the provide c and the provide c and the provide provide c and the provide c and the provide c and c and c and c are provide the the provide c and c are provide c and c and c are provide c and c and c are provide c and c are provide c and c and c are provide c and the provide c are the provide c and c are provided c and c and c are provided c and c are provided c and c are provided c are provided c and c and c are provided c are provided c are provi	at arrow that at the followery hered. LTCY . BTG . the harfd owner. B of the premises above granted, and of all momentumese field that the follower of the state of the state innered against five and tornado in each scat- per take at at times during the life of this indexture, pay all taxes or assessments that may be levide or at that. LTCY . Level the buildings upon and real state innered against five and tornado in each scat- per take at at the state of the state of the state of the scenario state innered against five and tornado in each scat- er of the scenario state. The state is a state innered again of the scenario state is a state at a dial to pay such taxes when the same become due and payable and to keep said premises the state of the scale discussion or either, and the amount so paid shall become a part of the inductednese, second by this most that finity reprad. The state of the state is the state of the scale barrows are as an and increases or the discharge may taxes with interest there as a part of the inductednese, and the state of the star interest are reliable and the state is the terms of and deliandin and abate access are as an and state interest or the discharge may taxes with interest there as a barrow result, in the scenario are as an at an of the scenario of the state with the state barrow are as an at an and the obligation contained thermin fully discharged. If default is made in such as represents or any at an of the obligation contained thermin fully discharged. If default is made in such as represents or any at an of the obligation contained thermin fully discharged. If default is made in a such as the order of made wither obligation, the the scenario of which the scharge is a part and the induction of a such as and order of made wither obligation. The three order of which the scharge is a part and the scenario of a scharge are and the scenario of the scharge of which the scharge is a scharge of which the scharge of which the scharge is a part of which the scharge of which the schar	7
Above written.	above written. Charles S. Kendall (SEAL) Court of A. Kendall (SEAL) (SEAL) STATE OF Kansas STATE OF Kansas BE IT REMEMBERED, That on this Sth day of April A. D. 19 33., before me, a Court or Octal a. Kendall and Charles S. Kendall, her of messid Courty and State, came Legal Cora A. Kendall and Charles S. Kendall, her of messid Courty and State, came In MUTARES WHEREOF, I have bereunto subserbed my name, and affied my official seal on the day and year hat on the above written. My commission expires on the 18th day of October 19_36 Work RELEASE I, the undersigned owner of the within morigage, do hereby schowledge the full payment of the debt secured thereby, and authorins the Begister of Mee Mee	And the mid pert $\underline{1}$ get of the first part $\underline{1}$ down the hereby events at a sinted of a pool and indefeasible setue of inheritance therein, from and else constitution of the setue and the setue against and for the setue and the setue against and real relative here to that the part $\underline{1}$ get of the first and the setue against and real relative here to that the part $\underline{1}$ get of the first and the setue against and real relative here to that the part $\underline{1}$ get of the first and the setue of the	of agrees that at the followery hereof. LTCY . BTG the harfd owner. S of the premises above granted, and of all momentumes field that the follower of the state of the state inner degrade and the state of the state part halt at at times during the life of this indexture, pay all taxes or assessments that may be levide of at that. LTCY have been able to a state inner degrade and the second part to the state of the state of the state of the state of the state of the second part to the state of the state of the second part to 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 th	7
Cora A. Kendall (SEAL) (SEAL) (SEAL) STATE OF. Kansas	Cora A. Kendell (SEAL) (SEAL) (SEAL) STATE OF Kansas STATE OF Kansas BE IT REMEMBERED, That on this Sth day of April A. D. 19 33., before me, a	And the mid yet 1 for 0 of the first part $0_{}$ haves overwant as mind of a pool and induces in the star is a final times therein, free and else $0_{}$ and that they will array and define the main signification particular mainting burst. The is a grand between the parties here the main signification of the first summary and particular she will be an enclosed and directed by the parts -1 fits -1 interest. And in the event that mid part 1 fits -0 of the first summary and part in the event that mid part 1 fits -1 fits	of agree that as the delivery hereof. They . BTG . the harfd owner S of the premises show granted, and of all incumbrance of the present of the result of the r	X
(SEAL)	(SEAL) STATE OF Konasa (SEAL) STATE OF Konasa (SEAL) COUNTY or Douglas BE IT REMEMBERED, That on this Sth day of April A. D. 19 33., before me, a Cora A. Kendall and Charles S. Kendall, her Ansbard to me personally known to be the same person. Send to me personally known to be the same person. Notary Public of the same. Send IN WITNESS WHEREOF, I have hereunto subserbed my name, and affied my official seal on the day and year has above written. My commission expires on the 18th day of October 19_36 KELEASE I, the undersigned owner of the within mortgage, do hereby schowledge to full payment of the debt secured thereby, and authorine the Register of Recent Secure of the minimary public.	As the mid part 162. of the fart part d hereby overhand as side of a pool and indexaible state of inheritance therein, free and else or a solution of a pool and indexaible state of inheritance therein, free and else or a solution of the solution of the same spin of the sa	at arrow that at the followery hered. Lifely . BFG . the harfd owner. B of the premises showe practed, and of all immuneates of all immuneates of the immuneates of the transmission. The second part the buildings upon and real state inneed against five and tornado is such as an experiment of the transmission. The second part the buildings upon and real state inneed against five and tornado is such as an experiment of the state of the second part to the state of the second part to the state of the state of the second part to the state of the state of the second part to the state of the state of the second part to the state of the state of the second part to the state of	Υ.
STATE OF Kansas	STATE OF Kansas Countr or Douglas BE IT REMEMBERED, That on this Sth day of April A. D. 19 33., before me, a	As the mid part 162. of the fart part d hereby overhand as side of a pool and indexaible state of inheritance therein, free and else or a solution of a pool and indexaible state of inheritance therein, free and else or a solution of the solution of the same spin of the sa	at agree that at the followy hered. they BFG. the harfd owner S of the premises show granted, and of all momentance of all momentance of the formations of the formations of the formations of the formation of	•
	COUNTY OF	As the mid part 162. of the fart part d hereby overhand as side of a pool and indexaible state of inheritance therein, free and else or a solution of a pool and indexaible state of inheritance therein, free and else or a solution of the solution of the same spin of the sa	et agree that at the followy hered. they BFG. the hards owner S of the premises show granted, and of all momentee of all membranes of all membranes of the industry of the second part to the buildings upon and real state innered against five and tornado in each scale of all membranes of the the second part to buildings upon and real state innered against five and tornado in each scale of all membranes of the second part to buildings upon and real state innered against five and tornado in each scale scale to hard. They have be buildings upon and real state innered against five and tornado in each scale scale to the hard. Let the scale part to the state of the scale part to the state of the state of the scale part to the scale pression in the scale part to the scale part of the industry scale parts in the scale part of the industry scale parts in the scale of the scale part to the scale part of the industry scale parts in the scale of the scale parts in the scale of the scale parts in the scale part of the industry scale part of the industry scale parts in the scale part of the industry scale part of the industry scale part of the scale part of the industry of the scale part of the scale part of the industry scale part of the scale parts of the scale parts of the scale parts of the scale part of the scale part of the scale part of the scale part of the scale parts of the scale parts of the scale part of the scale parts of the scale part	١.
	Courrer or. Douglas) BE IT REMEMBERED, That on this. Sth day of April A. D. 19 33., before me, a Issue of the second of	As the mid part 162. of the fart part d hereby overhand as side of a pool and indexaible state of inheritance therein, free and else or a solution of a pool and indexaible state of inheritance therein, free and else or a solution of the solution of the same spin of the sa	of agree data at the delivery hered. they . BFG . the hards owner. S of the premises showe granted, and of all incombance of all incombance of all incombance of all incombance in the deliver the state of the first of this indenture, pay all taxes or assessments that may be levid or all that. they have the buildings upon and real state innear diagning for and tornado is such asso that the they have the buildings upon and real state innear diagning for and tornado is such asso and income. They have the buildings upon and real state innear diagning the second part to the state of at that. they have the two best may make payable to the part J of the second part to the state of an all increases, even the same become due and payable and to keep static premises insured as a real increases. The state is a state become due and payable and to keep state J	γ.
	Legal to me personally known to be the same person	And the mid per 1626 of the first part d hence or events a senied of a pool and indexaiable states of indextase therein, free and elser a senier and of the there yes in terms and defend the same spins of purchase may have the same spins of the first same dependent of the term shall be even that make the part 1626. If the first same dependent of the term shall be resulted and interest outputs as a shall be resulted and interest of the first same dependent of the term shall be resulted and the term of the first parts. This other that mid the first parts of the term of the term of term of the term of term of the term of term of term of the term of term	of agree that as the delivery hereof. They. Br9. the harfd overse. S of the premises show practed, and of all incumbrance of the incumbrance	Y
notary public in the aforesaid County and State, came	Seel above written. My commission expires on the 18th day of. October 19-35 Notary Public. I. C. Stevenson Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Rese. Deeds to enter the discharge of this mortgage of record. Dated this 20 day of 200 are 1935 a	And the mid part 162 of the fart part d hereby overain takes inter of a pool and indefeasible states of inheritance therein, free and class of the they start in the same table of the dama signated and real relative that the part 162 of the fart same and a grant mail the second and the direct by the part of the same signate and relative that the same table of the direct by the part of the same signate and relative that the same table of the direct by the part of the same signate and relative the same table of the direct by the part of the same signate size of the same sis of the same size of the same size of the same size of the same	of agree data at the delivery hered. they. BFG. the hards owner. S of the premises showe granted, and of all incombinese of all incombinese of the incombinese of	Y
Legal Logal Logal to be the same second by the second state, same during the second state, same during the second state for the second state	I. C. Stevenson View of Kellense View of Control of the within mortgage, do hereby schooledge the full payment of the debt secured thereby, and authorize the Register of Received to enter the discharge of the within mortgage of record. Dated this 20 day of 21 of 2	And the mid part 162 of the fart part d hereby overain takes in the disposed and indensities extend of largering and for the same spin of the parties there is the same spin of the fart same disposed and real relative states the same the same spin of the fart same disposed and real relative states the same the same spin of the fart same disposed and real relative states the same the same spin of the fart same spin of the fart same spin of the fart same spin of the same spin	of agree data at the delivery hered. [ThCY_EFG_the hards over S of the premises showe granted, and of all incumbrance of all incumbrance of all incumbrance of all incumbrance of the delivery hered. It is a strateging of the buildings upon and real state incured against five and tornado is each scale of all the three . The three is the buildings upon and real state incured against five and tornado is each scale of the transfer the buildings upon and real state incured against five and tornado is each scale of the three the three	
Legal Cora A. Kendall and Charles S. Kendall, her husband to me percolly koom to be tha same percoll. where the securited the foregoing instrument and duly acknowledged the execution of the same Seal show Printer.	Notary Public of G RELEASE I, the undersigned owner of the within mortgage, do hereby schooldge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 20 day of a straight of the debt secured thereby and authorize the Register of Records	As the mid per 1626 of the first part d here not denor sized of a pool and indensities estates of indentiance therein, free and denor out but they will assume and defend the same signed a protein making but The agreed between the parties bears the same because does not payshels, or and by such immunes out defend the same signed a direct by the parties interest of the same size of the second pays of the fort same degrant and rente that in the second of the fort pa- bent provided. The the party is the same the same because does not pay the same degrant and rente of the second payshels of the maximum size of the party is the same beam of the same size of the same second go the terms of	of agree data at the delivery hered. 'LtCy_ErG_ the harfd owner. S of the premises showe granted, and of all incumbrance of all incumbrance of all incumbrance in the deliver the test of the form of the inductions, pay all tests or assessments that may be level of er all that 'LtCy	was w
Legal Cora A. Kendall and Charles S. Eendall, her husband to be have persond. When executed the foregoing instrument and duly acknowledged the execution of the same. Seal above the secure of the sec	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Alex Deeds to enter the discharge of this mortgage of record. Dated this 30 day of a fact a secure of the s	As the mid per 1626 of the first part d here not denor sized of a pool and indensities estates of indentiance therein, free and denor out but they will assume and defend the same signed a protein making but The agreed between the parties bears the same because does not payshels, or and by such immunes out defend the same signed a direct by the parties interest of the same size of the second pays of the fort same degrant and rente that in the second of the fort pa- bent provided. The the party is the same the same because does not pay the same degrant and rente of the second payshels of the maximum size of the party is the same beam of the same size of the same second go the terms of	of agree data at the delivery hered. 'LtCy_ErG_ the harfd owner. S of the premises showe granted, and of all incumbrance of all incumbrance of all incumbrance of the incumbrance of	was w on the Morte
Legal Cora A Kendall and Charles S. Kendall, her husband to me personally known to be the same person. Where the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS 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 18th day of October 19.36	Deeds to enter the discharge of this mortgage of record. Dated this 30 day of april 8 or 1938 mornistion Res.	As the mid per 1626 of the first part d here not denor sized of a pool and indensities estates of indentiance therein, free and denor out but they will assume and defend the same signed in portion making but The agreed between the parties bears the same because does not possible, or and by such immunes out defend the same signed in direct by the parties interference or the same size of the second particle agree of the first same degrant and rente state stars the same because does not possible, or and by such immunes outputs as had the period and direct by the parties interference of the same size of the second particle agree of the same degrant and rente stars the same because does not possible at the same degrant and rente degrant degrant degrant degrant degrant degrant interference of the same degrant de	of agree that as the delivery hered. They . Br9. the harfd owner. S of the premises showe prated, and of all incumbrance of the industry industry in the solid part. Of the incumbrance of the industry incumbrance of the industry incumbrance of the industry industry in the solid part. Of the industry industry incumers of the industry industry incumers in the industry indust	was w on the c Mortg
Legal Cora. A. Kendall and Charles S. Eendall, her husband to me personally koor to be tha same person. We work executed the foregoing instrument and duly acknowledged the execution of the same. Seal My commission expires on the 18th day of October 19.35 Ny commission expires on the 18th day of October 19.35 RELEASE	I.C. Stevenson (y Crengel O. Jost, Ora	And the mid part 162 of the fart part d hereby overain takes in the disposed and indensities entropy of interview. The part is before the parties before the same spin of t	of agree data at the delivery hereof. [ThCY_EFG_the harfd owner. S of the premises showe practed, and of all incumbrance of all incumbrance of all incumbrance of the incumbrance of t	was w on the o Mortg this of
Legal Cora. & Kendall and Charles S. Kendall, her husband to be have supersonally known to be the same person. Where we have evented the foregoing instrument and duly achowledged the execution to be personally known to be the same person. Where we have evented the foregoing instrument and duly achowledged the execution to be the same person. Where we have been been more and affixed my efficial seal on the day and year last above written. My commission expires on the 18th day of OC to ber10_36 whore the same person. Notary Public. This Person. Notary Public. The undersigned owner of the within mortgage, do hereby acknowledge the full payment of the dots secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this day of		As the mid per 1626 of the fart part d here, here and else of a pool and indexainly estate of inheritance therein, here and else of a sound activate the parts that the the parts 1626 of the fart activate the parts and defends the parts there and parts and so the harmer company as shall be precised and interest of the fart parts that the parts 1626 of the fart parts and part of the parts the parts that and part 1620 of the fart parts and part of the parts the part of the part part of the part of the parts the part of the parts the part of the parts the part of the part of the part of the parts the part of the part of the part of the parts the part of the p	of agree data at the delivery hered. 'LhCy: EFG. the harfd owner. S of the premises showe granted, and of all incumbrance of the present of the buildings upon add real acta in many agreed that any be hered as and that 'LhCy' . Life a could part, the loss, if any, much payable to the part J (if the second part, the loss, if any, much payable to the part J (if the second part, the loss, if any, much payable to the part J (if the second part, the loss, if any, much payable to the part J (if the second part, the loss, if any, much payable to the part J (if the second part, the loss, if any, much payable to the part J (if the second part, the loss, if any second part, the loss, if the same second part, the loss, if any second part, the loss of the same part of the inductive second part, the loss of the same part of the inductive second part, the loss of the same part of the inductive second part, the loss of the same part of the inductive second part, the loss of the same part of the inductive second part, the loss of the same part of the inductive second part, the loss of the same part of the inductive second part, the same part of the same part of the inductive second part, the same part of the inductive second part theorem in the manner provided by her and to the here to all same parts of the same part of the inductive second part theorem in the manner provided by here and to the same part of the inductive second part theorem in the manner provided by here and to the same part of the same part of the inductive second part theorem in t	This R on the R of Mort R Here et

565