MORTGAGE RECORD 76

Reg. No. 2474 Fee Paid. \$ 2.50

Π

Ι

<form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form>		FROM		STATE OF KANSAS, DOUGLAS COUNTY	6.11.
<form><form><form><form><form></form></form></form></form></form>		Fred W. Doane an	d wife	This instrument was filed for record on August A D 1034	the 30" day of
The larrence kitclenil Bark       p		то		Elie Clemetene	MILLING clockF. M.
THE NORMAURE, Mode dis _ 2001       during and _ harped _ harp		The Lawrence Natio	nal Bank	By	
		DENTURE, Made this	30th day of between Fre	August	our Lord one thousand size
partials       due de int part, al.       The Larrence Skitiani New.				· · · · · · · · · · · · · · · · · · ·	
Mint Part Market Part 2012 and part 40, of the first part, in encodering of the man of					S
The Manifed Piffy Dollars & Mo/100	WITNES	SETH. That the said part	108 of the first part in co	previdenation of the sum of	art.y of the second part.
<form></form>	.Ten Hund: which is here!	y acknowledged, ha Ve. s	h no/100	do Grant, Bargain, Sell and Mortgage to the said p	duly paid, the receipt of art <b>y</b> of the second part,
A det mit per 108 if du ford ups rate d	Lot	Number Forty-six (	(46) on Rhode Islar	nd Street, City of Lawrence, Kansas.	
A det mit per 108 if du ford ups rate d					
A det mat per l des de tot for par d hendy servent auf al gene that at the distributive for the lawid over 8 of the premies share granted, and incident description of the matching of the matching for and description of the low of the law					
A det mait per Los d'un for the for part d herdy excernant and sparse that at the distory hered. they are the lawful event 8_ of the premises shows granted, and instead of the start of the formation are interested of the start of the start of the formation are interested of the start of the start of the formation are interested of the start of the				0•110-110-110-110-110-110-110-110-110-11	
A det mait per Los d'un for the for part d herdy excernant and sparse that at the distory hered. they are the lawful event 8_ of the premises shows granted, and instead of the start of the formation are interested of the start of the start of the formation are interested of the start of the start of the formation are interested of the start of the					
A det mait per Los d'un for the for part d herdy excernant and sparse that at the distory hered. they are the lawful event 8_ of the premises shows granted, and instead of the start of the formation are interested of the start of the start of the formation are interested of the start of the start of the formation are interested of the start of the					
A det mait per Los d'un for the for part d herdy excernant and sparse that at the distory hered. they are the lawful event 8_ of the premises shows granted, and instead of the start of the formation are interested of the start of the start of the formation are interested of the start of the start of the formation are interested of the start of the					
A det mit per 108 if du ford ups rate d					
A det mit per 108 if du ford ups rate d					
A det mit per 108 if du ford ups rate d					
A det mit per 108 if du ford ups rate d					
A det mit per 108 if du ford ups rate d					
A det mait per Los d'un for the for part d herdy excernant and sparse that at the distory hered. they are the lawful event 8_ of the premises shows granted, and instead of the start of the formation are interested of the start of the start of the formation are interested of the start of the start of the formation are interested of the start of the					
A det mait per Los d'un for the for part d herdy excernant and sparse that at the distory hered. they are the lawful event 8_ of the premises shows granted, and instead of the start of the formation are interested of the start of the start of the formation are interested of the start of the start of the formation are interested of the start of the					
A det mait per Los d'un for the for part d herdy excernant and sparse that at the distory hered. they are the lawful event 8_ of the premises shows granted, and instead of the start of the formation are interested of the start of the start of the formation are interested of the start of the start of the formation are interested of the start of the					
A det mait per Los d'un for the for part d herdy excernant and sparse that at the distory hered. they are the lawful event 8_ of the premises shows granted, and instead of the start of the formation are interested of the start of the start of the formation are interested of the start of the start of the formation are interested of the start of the					
The speed serves the particle heres that here part <b>162</b> . of the first part shall at at times during the life of this indexter, part 10 taxs or assessments that may be lived or a sense start at the start at the start of the start part of the sensed part is the start at the start of <b>152</b> . In the start part of the sta	with the appurt				
served available and real states when the mare become due and payable, and that <b>'they. rillion</b> the buildings upon and real states the more approxed in the state and the states and by such asservations compared and the specified and directly by the stat.          If is a meter, and in the event that mit pay 1265. of the fars part shall fail to pay such taxes when the ansate become due and payable to the part <b>y</b> .       for the second part is the event that mit pay 1265. of the fars part shall fail to pay such taxes when the ansate become due and payable and to keep and premise intered at the states and housenes, or state, and the ansate become due and payable and to keep and premise intered at the states and housenes, or state, and the ansate become due and payable and the landbechame, second by the state of the states and housenes, or state of the states and housenes, or state and the states and housenes, or state at the state of the state	And the said seized of a good as	part 108 of the first part do_	hereby covenant and agree t	that at the delivery hereof they. are the lawful owner 8. of	the premises above granted, and
Index parts       August       Appendix and a dependent of the second part, the base, if a stress and increases are added and provide and to keep and general parts and a dependent of the second part in the secon	seized of a good as and that they will a	part 108 of the first part do_ d indefeasible estate of inheritano	hereby covenant and agree therein, free and clear of all incunst all parties making lawful claim to	that at the delivery hereof <b>they. are</b> the lawful owner <b>S</b> , of mbrance therets.	
working to the terms of	seized of a good as and that they will a It is agreed h assessed against sa	part <b>108</b> of the first part do_ d indefeasible estate of inheritano currant and defend the same squim etween the partice hereto that the d real estate when the same become	hereby covenant and agree to e therein, free and clear of all incun st all parties making lawful claim to part <b>165</b> , of the first part shal mes due and payable, and that <b>t</b>	hat at the delivery hereof. <b>they. are</b> the lawful owner <b>B</b> , of mhname . thereta, <b>B</b> at all times during the life of this indexture, pay all taxes or asso <b>hey. W1D</b> see the buildings upon said rail exists insured spins	estments that may be levied or t fire and tornado in such sum
<pre>services to the terms of</pre>	seized of a good as ind that they will - It is agreed h ussessed against an and by such insura its intere	part_108 of the first part do_ d indefeasible estate of inheritano enrant and defend the same sgain etween the parties hereto that the d real estate when the same become ne company as shall be specified a t. And in the event that said part	hereby covenant and agree ti e therein, free and clear of all incun at all parties making lawful claim t part <b>103</b> . of the first part shall mes due and payable, and that <b>t</b> ind directed by the part <b>y</b> of <b>t</b> <b>100</b> .	that at the delivery hereof. <b>they. are</b> the lawful owner <b>B</b> , of mhnase therets. It at all times during the life of this indenture, pay all taxes or ass <b>shop. will b</b> eep the buildings upon said rait estate insured agains the second part, the loss, if any, made payable to the part, <b>y</b> of t	sements that may be levied or t fire and tornado in such sum he second part to the extent of
and by more "namely by the bits of the "definition of the second part, which all interest sarring there are seconding to the terms and which all the second part, which all interest sarring there are seconding to the terms and which all there are the second part, which all interest sarring there are seconding to the terms and provide, in the second has a second part of the second part, which all interest sarring there are seconding to the terms and the second part, which all interest sarring there are second part, which all interest sarring the second part, which all interest sarring the second part of the second part of the second part, which all interest sarring there are second part of the second part, which all interest sarring there are second part, which are second part interest and the sarring there are second part, which are second part interest. The part is a second part, which are second part in the sarring there are second part interest are second part in the sarring t	seized of a good at and that they will the It is agreed h assessed against an and by such insurs its intere- terain provided, the nelesture, and shall THIS GRAN	part 108 of the first part do d indefensible state of inheritano varmat and defend the same spain etween the parties hereto that the d real state when the same become one company as shall be specified a t. And in the event that mid pare in the part. <u>Y</u> of the second beam integrates the part of the second	hereby covenant and agree ti e therein, free and dear of all incun et all parties making lawful claim t part 100. of the first part shall me dee and payable, and that t md directed by the part of the t 100. of the first part shall fa part may may may faste and me.	that at the delivery hereof. <b>They. are</b> the lawful owner <b>8</b> , of mhrancethere are a set of the indenture, pay all taxes or assis theretsthe law of the indenture, pay all taxes or assis they.will be even the buildings upon said rail estate insured agains the second part, the law, if any, made payable to the part, <b>y</b> of t is to pay are that seven when the same thereme data not provable and the arrance, or either, and the amount so paid shall become a part of the fully tregal.	sements that may be levied or t fire and tornado in such sum be second part to the extent of 6 keep said premises insured as se indebtedness, secured by this
The second operation of the state are a period on the indexes     and the second period operation of the state are a period of the indexes of the state are and the state	seized of a good at and that they will on It is agreed h ussessed against an and by such insura its intere- train provided, the indecture, and shall THIS GRAN Ten hundr	pet. 108 of the first part do d indefensible estate of inheritance surrant and defend the same significative twees the parties hereto that the dr real estate when the same become one company as shall be specified as it. And in the event that said part is the second the second the second there independ as a mortgage to see do IFitty and Info (1990).	— hereby covenant and agree to e threein, free and clear of all incurs at all parties staking lawful claim to protion of the fort part shall me doe and payable, and that the nd directed by the part()of it is 100. of the fort part shall be part may tays mail fastes and ime from the date of payment multi are the payment of the sum of	that at the delivery hereof. <b>They. are</b> the lawful owner <b>B</b> , of hhrane therets. at all times during the life of this indenture, pay all taxes or ass <b>hey. willb</b> see the buildings upon said real estate insured agains he second part, the loss, if any, made payable to the part. <b>J</b> to the to pay such taxes when the same become due and payable and to usuance, or either, and the amount so paid shall become a part of the fully repaid.	sements that may be levied or t fire and torsado in such sum be second part to the extent of 0 keep asid premises insured as a indebtednass, secured by the DOLLING
al beets service a Down and Use and previous and all the improvements three in all manage provided by low at a motion again the mark in the mark is an additional and the improvements three in all the mark is and of all motions are provided by low and when a motion again three mark is an additional three mark is and the three is and the mark is and the fore provide again three marks is and the fore provide again three marks in the mark is an addition three marks and the events and the event the mark is events and three marks and the events and the event and the event and the events and the events and the event and the event and the event and the events and the events and the event and the events and the events and the events and the events and the event and the event and the event and the event and the events and the event and the	the inequality of a good at and that they will of It is agreed h assessed against as and by such insura its interes its interes THIS GRAM Ten hundr coording to the te and by	per.100 per differ the first per do. di indefensible etate of inheritance ustrata and defend the same spain where the particle herein that the dr mal states when the more become the same spain states and particle dr. And in the event that smid part m the part. The same states of the same states are same states are same states are same states are same states of the same states are same states are same states are same states are same states are same states are same states are same states are same states are same states are same states are same same space states are same states are same states are same states are same states are same same space states are same same same states are same space states are same same same same same same same same same same same same same	— brefly coverant and agree to e therein, free and dear of all income et all nurthes making herein part hall nors due and payable, and that. I all directed by the arry Mof to a directed by the arry Mof the arrow to a sole of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the m obligation for the payment to M of the arrow of the arrow of M of the arrow of the arrow of the m obligation for the payment to M of the arrow of the arrow of M of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the a	that at the delivery hereof. <b>they. are</b> the lawful owner <b>8</b> , of mhrane	sements that may be levid or t for and tornado in such sum be seend part to the extent of the provid periods insured as a indications, secured by this 
al beets service a Down and Use and previous and all the improvements three in all manage provided by low at a motion again the mark in the mark is an additional and the improvements three in all the mark is and of all motions are provided by low and when a motion again three mark is an additional three mark is and the three is and the mark is and the fore provide again three marks is and the fore provide again three marks in the mark is an addition three marks and the events and the event the mark is events and three marks and the events and the event and the event and the events and the events and the event and the event and the event and the events and the events and the event and the events and the events and the events and the events and the event and the event and the event and the event and the events and the event and the	the inequality of a good at and that they will of It is agreed h assessed against as and by such insura its interes its interes THIS GRAM Ten hundr coording to the te and by	per.100 per differ the first per do. di indefensible etate of inheritance ustrata and defend the same spain where the particle herein that the dr mal states when the more become the same spain states and particle dr. And in the event that smid part m the part. The same states of the same states are same states are same states are same states are same states of the same states are same states are same states are same states are same states are same states are same states are same states are same states are same states are same states are same same space states are same states are same states are same states are same states are same same space states are same same same states are same space states are same same same same same same same same same same same same same	— brefly coverant and agree to e therein, free and dear of all income et all nurthes making herein part hall nors due and payable, and that. I all directed by the arry Mof to a directed by the arry Mof the arrow to a sole of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the m obligation for the payment to M of the arrow of the arrow of M of the arrow of the arrow of the m obligation for the payment to M of the arrow of the arrow of M of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the M of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the arrow of the a	that at the delivery hereof. <b>they. are</b> the lawful owner <b>8</b> , of mhrane	sements that may be levid or t for and tornado in such sum be seend part to the extent of the provid periods insured as a indications, secured by this 
IN WITERES WHEREOF, The part 108 of the first part ha. Ye. hereunto set their handband scals. the day and year hast         Nove written.         Pred W. Doane       (SEAL)         Arma L. Doane       (SEAL)         (SEAL)       (SEAL)     <	is the second as a	part. <b>168</b> of the first per d of d indefensible setsic of inheritance transmannial defendible setsic of inheritance arrays and defend the main schematic verses the particle hereis that the d real states when the arms become secondary and a state when the arms become the secondary and the secondary of the secondary secondary and the distribution of the second d <b>Fifty and no/100</b> met <b>100</b> — certain writt —offer the she space the second distribution consist and the secondary distribution consist and the part of the distribution of the she she secondary of the distribution consist and the secondary of the secondary of the sum of the secondary of the secondary of the secondary of the secondary of the secondary of the secondary of the distribution consist and the section of the secondary of the secondary of the secondary of the secondary of the secondary of the distribution consist and the section of the secondary o	— breves, for several and agree is therein, free and dear of all income of a large star water, befored during rank 1000 of the forst part about and that it and directed by the argument. The several and that it is the several direct and the several several direct direct and the several several direct direc	has as the delivery hereof. <b>Choy. are</b> the lawfal owner <b>S</b> , of minutes the delivery hereof. The lawfal owner <b>S</b> , of when we delivery the building upon and real estate instruct against heavy. <b>will</b> boy the building upon and real estate instruct against an estable second part. It less, if any, make paysible to the part <b>Y</b> of t all to pay such taxes when the annu become due and payshle and to argume, or eighter, and the annuent so paid shall become a part of the fully regard the second	sements that may be levid or if for and tornado in such sum be second pretto the stent of the second pretto the the stent of the paid premises insured as indebtdanes, secured by this 
IN WITNESS WHEREOF, The part 108 of the first part ha. Ye. hereunto set their handBand scals the day and year hast	is the second as a	part. <b>168</b> of the first per d of d indefensible setsic of inheritance transmannial defendible setsic of inheritance arrays and defend the main schematic verses the particle hereis that the d real states when the arms become secondary and a state when the arms become the secondary and the secondary of the secondary secondary and the distribution of the second d <b>Fifty and no/100</b> met <b>100</b> — certain writt —offer the she space the second distribution consist and the secondary distribution consist and the part of the distribution of the she she secondary of the distribution consist and the secondary of the secondary of the sum of the secondary of the secondary of the secondary of the secondary of the secondary of the secondary of the distribution consist and the section of the secondary of the secondary of the secondary of the secondary of the secondary of the distribution consist and the section of the secondary o	— breves, for several and agree is therein, free and dear of all income of a large star water, befored during rank 1000 of the forst part about and that it and directed by the argument. The several and that it is the several direct and the several several direct direct and the several several direct direc	has as the delivery hereof. <b>Choy. are</b> the lawfal owner <b>S</b> , of minutes the delivery hereof. The lawfal owner <b>S</b> , of when we delivery the building upon and real estate instruct against heavy. <b>will</b> boy the building upon and real estate instruct against an estable second part. It less, if any, make paysible to the part <b>Y</b> of t all to pay such taxes when the annu become due and payshle and to argume, or eighter, and the annuent so paid shall become a part of the fully regard the second	sements that may be levid or if for and tornado in such sum be second pretto the stent of the second pretto the the stent of the paid premises insured as indebtdanes, secured by this 
Fred W. Doane       (SEAL)         Arma L. Doane       (SEAL)         (SEAL)       (Seal)	is the second as a	part. <b>168</b> of the first per d of d indefensible setsic of inheritance transmannial defendible setsic of inheritance arrays and defend the main schematic verses the particle hereis that the d real states when the arms become secondary and a state when the arms become the secondary and the secondary of the secondary secondary and the distribution of the second d <b>Fifty and no/100</b> met <b>100</b> — certain writt —offer the she space the second distribution consist and the secondary distribution consist and the part of the distribution of the she she secondary of the distribution consist and the secondary of the secondary of the sum of the secondary of the secondary of the secondary of the secondary of the secondary of the secondary of the distribution consist and the section of the secondary of the secondary of the secondary of the secondary of the secondary of the distribution consist and the section of the secondary o	— breves, for several and agree is therein, free and dear of all income of a large star water, befored during rank 1000 of the forst part about and that it and directed by the argument. The several and that it is the several direct and the several several direct direct and the several several direct direc	has as the delivery hereof. <b>Choy. are</b> the lawfal owner <b>S</b> , of minutes the delivery hereof. The lawfal owner <b>S</b> , of when we delivery the building upon and real estate instruct against heavy. <b>will</b> boy the building upon and real estate instruct against an estable second part. It less, if any, make paysible to the part <b>Y</b> of t all to pay such taxes when the annu become due and payshle and to argume, or eighter, and the annuent so paid shall become a part of the fully regard the second	sements that may be levid or if for and tornado in such sum be second pretto the stent of the second pretto the the stent of the paid premises insured as indebtdanes, secured by this 
Arma L. Doane       (SEAL)         (SEAL)       Notary Public         (Seal)       (Sean ad Anna L. Doane his wife         (Seal)       (Sean ad Anna L. Doane Ad Anna L. Doane his wife         (Seal)       (Sean ad Anna L. Doane Ad Anna L. Doane his wife         (Seal)       (Sean ad Anna L. Doane Ad Anna L. Doane his wife         (Seal)       (Sean ad Anna (L. Doane his wife         <	in the second se	per <u>1</u> all of the first per d of d indefensible state of inheritance events and defend the same spain errors and defend the same spain errors are spain to the same bases of the same spain terms are spain to the same bases of the same spain base interpret as an entropy to get of the same spain base interpret as an entropy to get of the same spain base interpret as an entropy to get of the same spain defended as a same spain base interpret as an entropy to get of the same spain defended as a		has at the delivery herest. <b>they. are</b>	ements that may be levid or it for and tornado in such was be seend part to the extent of ker scale part to the extent of kerp sail premise insured as in individuants, secured by this DOLLARS, August 10.34, no add as to secure any sum or which, in the event that and model in such spreads are hopy or if the insurance a not hopy in the event which herean or if the insurance a not hopy or if the insurance a not hopy if the insurance is not hopy if the instrument is not any if the insurance is not hopy if the instrument is not any if the instrument is not any if the instrument is not any if the instrument is not any if the instrument is not a
(SEAL) (S	in the second se	per <u>1</u> all of the first per d of d indefensible state of inheritance events and defend the same spain errors and defend the same spain errors are spain to the same bases of the same spain terms are spain to the same bases of the same spain base interpret as an entropy to get of the same spain base interpret as an entropy to get of the same spain base interpret as an entropy to get of the same spain defended as a same spain base interpret as an entropy to get of the same spain defended as a		has at the delivery hereof. <b>Choy. are</b>	sements that may be level or if for and tornado in such wan be second part to the scient of keep and premises insured as indebtedness, secured by this 
(SEAL)          ATE OF       Kansas         WATT OF       Kansas         WATT OF       Douglas         BE IT REMEMBERED, That on this       30       day of       August       A. D. 19 34., before me, a         Legal       Notary Public       in the aforesaid County and State, eame.       -         Prod W. Doano and Anna L. Doano his wife       -       -       -         Scal       Scale       -       -       -         My commission expires on the       day of       19       -       -         My commission expires Aprill 25, 1935       W. A. Sohnal       -       Notary Public.         RELEASE       I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the debt secured thereby, and authoring the Berster of	in the second se	per <u>1</u> all of the first per d of d indefensible state of inheritance events and defend the same spain errors and defend the same spain errors are spain to the same bases of the same spain terms are spain to the same bases of the same spain base interpret as an entropy to get of the same spain base interpret as an entropy to get of the same spain base interpret as an entropy to get of the same spain defended as a same spain base interpret as an entropy to get of the same spain defended as a		has as the delivery hereof. <b>they. are</b>	sements that may be levid or if for and tornado in such wan be second part to the scient of keep and premises insured as in indebtednase, secured by this 
NATE OF       Kansas         UNIT OF       Douglas         BE IT REMEMBERED, That on this       30         day of       August         A. D. 10 34       before me, a         Notary Fublic       in the aforesoid County and State, eame.         Pred. W. Doane and Anna L. Doane his wife       to me personally knows to be the same person.         In WITNESS WHEREOF, I have bereanto subsenbed my name, and affixed my official seal on the day and year last above writen.         Seal       My commission expires on the         My commission expires April 25, 1935       W. A. Sohnal         Notary Public.       Notary Public.         RELEASE       I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the date secured thereby, and authoring the Revister of	in the second se	per <u>1</u> all of the first per d of d indefensible state of inheritance events and defend the same spain errors and defend the same spain errors are spain to the same bases of the same spain terms are spain to the same bases of the same spain base interpret as an entropy to get of the same spain base interpret as an entropy to get of the same spain base interpret as an entropy to get of the same spain defended as a same spain base interpret as an entropy to get of the same spain defended as a		has as the delivery hereof. <b>they. are</b>	sements that may be levid or if for and tornado in such wan be second part to the scient of the part of the scient of <b>DOLLESS</b> , <b>August 1</b> <b>13 34</b> . The scient of the scient of the scient scient of the scient scient of the scient scient of the scient scient scient of the scient scient scient of the scient scient scient scient scient of the scient
uxrr or       Douglae       jss.         BE IT REMEMBERED, That on this       30       day of       August       A. D. 10 34., before me, a         Legal       Notary Public       in the aforesaid County and State, eame.         Prod W. Doano and Anna L. Doano his wifo         to me personally known to be the same personal.       who executed the foregoing instrument and duly acknowledged the execution of the same.         Soal       My commission expires on the day of day of day of memory.       19         My commission expires Aprill 25, 1935       W. A. Sohnal         Notary Public.       Notary Public.         RELEASE       I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Revister of	in the second se	per <u>1</u> and at the first per double entry of inheritance of indefensible entate of inheritance entry and defend the same spain errors and defend the same spain errors and added the same for a second second second second the second second second second bey interpret as the second at the second second second second bey interpret as a second second bey interpret as a second second bey interpret as a second second second bey interpret and second second second bey interpret and the second second bey interpret as a second second bey interpret as a second second bey interpret as a second second and the second second second and the second second second and the second second second bey interpret as a second second and the second second an		has as the delivery hereof. <b>they. are</b>	sements that may be levid or if for and tornado in such wan be second part to the scient of the part of the scient of the scient science of the scient made in such responses or any right de scient science of the scient science of the scient science of the science of the science of the science science of the science of the science of the science of the s
BE IT REMEMBERED, That on this       30       day of       August       A. D. 10 34., before me, a         Legal       Notary Public       in the aforesoid County and State, came.       Fred W. Doano and Anna L. Doane his wife       Fred W. Doano and Anna L. Doane his wife         Fred W. Doano and Anna L. Doane his wife       the same personally known to be the same personal.       who accention to be the same personal sate same personal.       who accent	while of a good as and that they will the assessed aggind as assessed aggind as assessed aggind as assessed aggind as assessed aggind as assessed aggind as assessed as a set of the assessed aggind as a set of the assessed as a set of the assessed as a set of the as a set of the assessed as a set of the as a set of the a	per.1628 of the first per do. d indefensible setate of inheritance arrant and defend the same scalar even the parties hereis that the A real state when the anne become see company as all be specified a 4. And in the event that and par there interpret at the rate of the second there interpret at the second the second there interpret at the second the second of Pitchy and how the second the second the second the second the second the second the second the second the second the second the second the second the second the second of pitcher and second the second of the second of pitcher and the second the second of the second of pitcher and the second the second of the second of pitcher and the second the second of the second of pitcher and the second the second of the secon		has as the delivery hereof. <b>they. are</b>	sements that may be levid or if for and tornado in such wan be second part to the scient of the part of the scient of the scient science of the scient made in such responses or any right de scient science of the scient science of the scient science of the science of the science of the science science of the science of the science of the science of the s
Legal Notary Public in the aferesaid County and State, eame. Pred W. Doano and Anna L. Doano his wife to me personally known to be the same person. — who executed the foregoing instrument and duly acknowledged the execution of the same person. — who executed the foregoing instrument and duly acknowledged the execution of the same person. — who executed the foregoing instrument and duly acknowledged the execution of the same person. — who executed the foregoing instrument and duly acknowledged the execution of the same person. — who executed the foregoing instrument and duly acknowledged the execution above written. My commission expires on the day of 19 My commission expires Aprill 25, 1935 W. A. Sohnal Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Revister of	mint of a good as maint that they will the masses of against as a series of the series of the masses of the series of the series of the series of the masses of the series of the series of the masses of the series of the series of the series of the masses of the series of the series of the series of the masses of the series of the series of the series of the series of the masses of the series	per_1688 of the for per d. of d indefensible setute of inderivations arrays and defend the same spain eterms that defend the same spain eterms that defend the same spain eterms the particle barets that the d real states when the same spain terms interest at the ratio of the same term interest at the rate of the same term interest at the rate of the same d Fifty and no/2000 eterms are d_000, eresta with the same defend to the part of the same difference of the same defend of principal and interest, together of parts and the same defend of the the of principal and interest, together of the same defend of the same defend of principal and interest, together eterm defender and the same defender of principal and interest, together eterm defender and the same defender eterm defender and the same defender eterm defender and the same defender of principal and interest, together eterm defender and the same defender eterm defender eterm defender eterm defender eterm defender eterm defender eterm defender eterm defender eterm defender eterm de	— breves accessed as a statistic of a statistic	has as the delivery hereof. <b>they. are</b>	sements that may be levid or if for and tornado in such wan be second part to the scient of the part of the scient of the scient science of the scient made in such responses or any right de scient science of the scient science of the scient science of the science of the science of the science science of the science of the science of the science of the s
to me personally known to be the same person.8 who executed the foregoing instrument and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.         Seal       My commission expires on the	mint of a good as maint that they will the masses of against as a series of the series of the masses of the series of the series of the series of the masses of the series of the series of the masses of the series of the series of the series of the masses of the series of the series of the series of the masses of the series of the series of the series of the series of the masses of the series	per_1688 of the first per do- do indefensible setate of inheritance attracts and defend the same scalar eterms and defend the same scalar eterms the parties herein that the d real entities when the same hence economy as shall be specified a t. And in the event that mail par mode participation of the same do- term standard at a more reserve to be definity and no A00 mm of OB events with of Pitty and no A00 mm of of Pitty and N00 mm of of Pitty and Pitty and Pitty and Pitty Pitty and Pitty and Pitty and Pitty and Pitty Pitty and Pitty and Pitty and Pitty and Pitty and Pitty Pitty and Pitty and Pitty and Pitty and Pitty and Pitty Pitty and Pitty and Pitty and Pitty and Pitty and Pitty Pitty and Pitty and Pitty and Pitty and Pitty and Pitty Pitty and Pitty and Pitty and Pitty and Pitty and Pitty and Pitty Pitty and Pitty and Pitty and Pitty and Pitty and Pitty and Pitty and Pitty Pitty and Pitty and Pit		that at the delivery hereof. <b>they. are</b> the lawfal owner <b>B</b> , of minnare there delivery hereof. <b>they will</b> bery the buildings upon and radicate instant <b>g</b> it is not arise the buildings upon and radicate instant <b>g</b> it is to pay such taxes when the same become due and payable to the payable and the first strength of the solid former and the payable and the payable and the payable and the solid the payable and the payable	sements that may be levid or it for and tornado is such sum be seend part to the extent of the seend part to the extent of the seend part to the extent of the seend part of the extent of <b>August 10.34</b> models the sevent that and models in the event that and models the sevent such the sends the event part of the extent of the event part of the event of the event of the event part of the event the event such the sevent the event part of the event the event and but the sevent the event part of the event of the event part of the event of the event and the form of the event part of the event the event and but the event the event and the the event of the event and the part of the part of the event of the events of the event and the part of the part of the event of the events of the event and the part of the part of the event of the events of the event and the event of the events of the event of the event of the events of the event of the event of the events of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the
IN WITNESS WHEREOF, I have hereunto subsended my name, and affixed my official seal on the day and year last above written.         Seal       My commission expires on the day of         My commission expires April 25, 1935       19         We A. Sohnal       Notary Public.         RELEASE       I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Revister of	while of a good as and that they will. It is agreed by sense and agrind as and they will incre- ments provided by such incre- ting outputs and the ments of the sense of the sense of the ments of the sense of the sense of the ments of the sense of the sense	per_1688 of the for per d. od d indefensible setate of inheritance arrant and defend the same scalar even the parties hereis that the d real state when the anne because see organy as all be specified a t. And in the event that and parties on the part. <b>2</b> , the second the second team interest at the relies of table of <b>Pirity and no/200</b> of <b>Pirity and no/200</b> in the part. <b>2</b> , the second team is the second team interest of the second team interest at the relies of table of <b>Pirity and no/200</b> inter second team is an experi- te of the second team is an experi- te of the second team is an experi- te of the second team is an experiment of prior the building of the part of a second team is an experiment of the second of prior the building of the part of experiments be used the part of experiments the second the part of experiments of the part of the part of the second team is an experiment of the part of experiments of the part of the part of the second team is a second team is an experiment of the part of the part of the second team is a second team is a second of prior of the part of the part of experiment of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part	berefix, free sort dear of all income e therein, free and dear of all income part 100. of the free part shall not out parties making head during rant 100. of the free part and discussed by the party of the 1100. of the free party of the free the date of payment units from the date of payment with the same of the maximum strength of the same of models and the same of the same of the back of the same of the same of the back of the same models are written are not here in a good or the back of the same of the same of the back of the same of the same of the same of the back of the same of the same of the same of the back of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of	hat as the delivery hereof. <b>they. are</b>	sements that may be levid or it for and tornado is such sum be seend part to the extent of the seend part to the extent of the seend part to the extent of the seend part of the extent of <b>August 10.34</b> models the sevent that and models in the event that and models the sevent such the sends the event part of the extent of the event part of the event of the event of the event part of the event the event such the sevent the event part of the event the event and but the sevent the event part of the event of the event part of the event of the event and the form of the event part of the event the event and but the event the event and the the event of the event and the part of the part of the event of the events of the event and the part of the part of the event of the events of the event and the part of the part of the event of the events of the event and the event of the events of the event of the event of the events of the event of the event of the events of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the event of the
Seel     My commission expires on the	while of a good as and that they will. It is agreed by sense and agrind as and they will incre- ments provided by such incre- ting outputs and the ments of the sense of the sense of the ments of the sense of the sense of the ments of the sense of the sense	per 1. 2020 of the fort per d. of d indefensible setate of inheritance arrays and defend the sense scalar evens the particle is the same scalar evens the particle hereis that the d real states when the arms because escalar and the sense that the sense is a state of the sense there interest at the rest of the sense of <b>Pirty and no/200</b> <b>pirty and shall fail to pay the anne of the sense symbolic to the pay and be and by the adding to a state of the distance areas the specific and the state make symbolic to the pay of a state bandwide of the pay the sense of the sense of the specific and the state research at the specific and the state research at the specific and the state research at the specific and of pirture and the pay the sense of pirture at the specific and the state research at the specific oblicities yrough the here, seent <b>S</b> WHEREOF, The part <b>1</b> <b>BE TT REME</b> <b>Notary P</b> <b>Pred W, Doen</b></b>	berefs, free and dars of all incum e therein, free and dars of all incum rest 100. of the form just and most of a perturbe making the full damm rest 100. of the form just and and disteted by the just yd (i 100. of the form just and function by the just yd (i 100. of the form just and form the solar of the symmetric transmission of the symmetric result is also of the first part ha. To be and Anna L. Doan	has at the delivery hereof. <b>they. are</b> the lawfal owner <b>B</b> , of minnare the delivery hereof. <b>they are</b> the delivery hereof. <b>they will</b> bery the buildings upon and radicate instant <b>g</b> the second part, the law, if any, model poyled to the part <b>J</b> of the second part, the law, if any, model poyled to the part <b>J</b> the second part, the law, if any, model poyled to the part <b>J</b> the second part, the law, if any, model poyled to the part <b>J</b> the second part, the law, if any, model poyled to the part <b>J</b> the second part, the law, if any, model poyled to the part <b>J</b> the second part <b>J</b> the	sements that may be levied or it for and tornado is such sum be second part to the extent of ker scale part to the extent of ker part of premises insured as is indebtedname, secured by this 
Ny commission expires April 25, 1935 W. A. Sohnal Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of	when of a good as and that they will the B is agreed by an inter- sense of agrind as an agrind as and the sense of agrind as and by such inter- ting outwards of the and by the sense of the and the sense of the sense of the sense of the and the sense of the sense of the sense of the sense of the and the sense of the s	per_1688 of the for per d. of d indefensible setute of inheritance attention and defend the same scalar even the particle hereis that the d real states when the analyses is company as all be specified a t. And in the event that and part there interpret as the relief of this is an interpret of the second there interpret as another that and part of the second the second there is an event interpret of the second there interpret as another the second there interpret as another the second the second the second the second there interpret as a second the second the second the second the second the second the second the second the second the second of particular the second the second the second of particular the second the second the second of particular and interest, together under the second the second the second of particular and interest, together able the second the second of the second of particular and interest, together able the second the second of the second of particular and interest, together able the second the second of the second of particular and interest, together able the second the second of the second of particular and interest, together able the second the second of the second of particular and interest, together able the second the second of the second of particular and interest, together able the second the second of the second of particular and interest, together able the second of the second of particular and interest, together able the second of the second o	berefix provents and space is therein, free and dear of all income is the Perturbe starking berefix during the party 2dt is the perturbe starking berefix that the perturbed of the first perturbed in the distribution of the distrib	has as the delivery hereof. <b>they. are</b> the lawfal owner <b>B</b> , of minutes the delivery hereof. <b>they are</b> the delivery millibery the building upon and radicate instruct again the second part, the law, if any, made payled to the part <b>J</b> of the second part, the law, if any, made payled to the part <b>J</b> the second part, the law, if any, made payled to the part <b>J</b> the second part, the law, if any, made payled to the part <b>J</b> the second part, the law, if any, made payled to the part <b>J</b> the second part, the law, if any, made payled to the part <b>J</b> the second part, the second part <b>J</b> the s	sements that may be level or if the and tornado in such wan be second part to the settent of the part of the settent of the settent of the settent of the settent of the settent of the settent of the sette
Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Revister of	when of a good as and that they will the B is agreed by an inter- sense of agrind as an agrind as and the sense of agrind as and by such inter- ting outwards of the and by the sense of the and the sense of the sense of the sense of the and the sense of the sense of the sense of the sense of the and the sense of the s	per_1688 of the for per d. of d indefensible setate of inheritance arrant and defend the same scalar even the particle hereis that the d real state when the anne because escalar and the set of the same scalar term interpret and the set of the second term interpret at the rest of the second term interpret and interpret at the rest of the second term interpret at the rest of the second term interpret at the rest of the second term interpret at the second term interpret at the rest of the second term interpret at the rest of the second term interpret at the second term interpre	berefix, free south and a group is the first part and a group is a payable, and that a first part and a group is a start of a group is a gro	has as the delivery hereof. <b>they. are</b> the lawfal owner <b>S</b> of minutes and therein. It is all times during the life of this indexture, pay all taxes or ass <b>hey. w1Lb</b> or the building upon and rail exists instant <b>3</b> gains the second part. It less, if any, make paylabe to the part <b>3</b> of the second part. It is less, if any, make paylabe to the part <b>3</b> of the second part. It is less, if any, make paylabe to the part <b>3</b> of the second part. It is less, if any, make the same become due and payshile and to arguing, ore either, and the answerst so paid shall become a part of the full prevail. It of said sum of motory, executed on the <b>30th</b> . day of the additional arguing of the deliverst accruing there are seconding to the maximum of a paylabe. The paylabe to the part of the additional arguing of the additional thereas the second part. The second part is the second part. The second part is thereas and the energy delivation further exceeding of addition of the second part is and when the energy delivation further action at a life less of a second part of the engenerate of the addition of the second part of the addition of the	sements that may be level or if the and tornado in such wan be second part to the settent of the part of the settent of the settent of the settent of the settent of the settent of the settent of the sette
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of	when of a good as and that they will the B is agreed by an inter- sense of agrind as an agrind as and the sense of agrind as and by such inter- ting outwards of the and by the sense of the and the sense of the sense of the sense of the and the sense of the sense of the sense of the sense of the and the sense of the s	per_1688 of the for per d. of d indefensible setate of inheritance arrant and defend the same scalar even the particle hereis that the d real state when the anne because escalar and the set of the same scalar term interpret and the set of the second term interpret at the rest of the second term interpret and interpret at the rest of the second term interpret at the rest of the second term interpret at the rest of the second term interpret at the second term interpret at the rest of the second term interpret at the rest of the second term interpret at the second term interpre	berefix, free south and a group is the first part and a group is a payable, and that a first part and a group is a start of a group is a gro	has as the delivery hereof. <b>they. are</b> the lawfal owner <b>B</b> , of minutesthere is the delivery hereof. <b>they are</b> the delivery milliber the buildings upon and radicate instruct again the second part, the law, if any, made payled to the part <b>J</b> there is the second part, the law, if any, made payled to the part <b>J</b> there is the second part, the law, if any, made payled to the part <b>J</b> there is the second part, the law, if any, made payled to the part <b>J</b> there is the second part is the second of the second part is the second p	arments that may be level or a for and tornado in such warm to see and pract to the extent of a keep and premise insured as to inductedness, secured by this 
eds to enter the discharge of this mortgage of record. Dated this 12 day of further fands fand to 1985 Colf- Leak Wer School static Mortgage. Owner.	when of a good as and that they will the B is agreed by an inter- sense of agrind as an agrind as and the sense of agrind as and by such inter- ting outwards of the and by the sense of the and the sense of the sense of the sense of the and the sense of the sense of the sense of the sense of the and the sense of the s	per_1688 of the for per d. of d indefensible setate of inheritance arrant and defend the same scalar even the particle hereis that the d real state when the anne because escalar and the set of the same scalar term interpret and the set of the second term interpret at the rest of the second term interpret and interpret at the rest of the second term interpret at the rest of the second term interpret at the rest of the second term interpret at the second term interpret at the rest of the second term interpret at the rest of the second term interpret at the second term interpre	berefin, free and darp of a the first part and agree is a therein, free and darp of all images of the forst part shall be a first part shall be forst part shall be a first part and the first part and the first part and the first part may ray with the shall be and the shall be a	has at the delivery hereof. <b>they. are</b>	arments that may be level or a for and tornado in such warm to see and pract to the extent of a keep and premise insured as to inductedness, secured by this 
Leal	while of a good as maintain that they will in the second signal as in the second of the second signal intermediate signal as intermediate	per 1 del et de for per d. et de ladefensible erate et inheritane arrant and defen de man existi arrant de man existi ber far existi arrant de man existi arrant de man existi de first y and no/100 men de non- de state arrant arrant de man de possible to the second de normal de normal de normalitation de man existent arrant arrant de man existent arrant man existent arrant de man	berefix provents and space is the intermediate of all intermediates and a set of all intermediates and a set of a set	has as the delivery hereof. <b>they. are</b> the lawfal owner <b>S</b> , of minutesthere is the delivery hereof. <b>they are</b> the delivery million the building upon and radiestate instruct against the second part the loss, if any, much pryside to the part <b>y</b> there is a start is a second to the loss, if any, much pryside to the part <b>y</b> there is a second part the loss, if any, much pryside to the part <b>y</b> there is a second part the loss, if any, much pryside to the part <b>y</b> there is a second part the loss, if any, much pryside to the part <b>y</b> there is a second part the loss, if any, much pryside to the part <b>y</b> there is a second part the loss of any, much part <b>y</b> there is a second part <b>y</b> there i	sements that may be level or if the said tornado in such wang be second part to the extent of a level of the settent of the paid premises insured as is indebtednases, secured by this <b>IDENTIFY of the second second</b>
Mortgagee, Owner.	Arte OF UNIT OF Legal Seal I, the unders	part_Bask of the fort pert do d indefensible series of inheritance arrays and defensible series of inheritance arrays and defensible series of inheritance arrays and the series that the same bases are company as shall be specified a t. And in the series that the same bases of <b>DIO</b> of the same bases <b>SWIIEREOF</b> , The part <b>SWIIEREOF</b> , The part <b>STO DOO</b> <b>DIO DOO</b> <b>DIO DOO</b> <b>DIO NO</b> <b>DIO NO</b> <b>DIO NO</b> <b>DIO NO</b> <b>DIO</b> <b>NO NO</b> <b>NO</b> <b>NO</b> <b>STO</b> <b>STO</b> <b>NO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b>	berefin, free and dars of all income e therein, free and dars of all income part 100. of the fort part shall not during the part of the fort part shall not during the part of the fort part shall the part may ray with the same of the free the data of apassies and here the free the data of apassies and here the free the data of apassies and here the same of the same of the same of the main state of the fort part shall be as a particular in the same of the forther the same of the same of the same of the same of the same of the same same of the same of the same of the same same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same o	has as the delivery hereof. <b>they. are</b>	arments that may be level or t for and tornado in such way be second part to the extent of k rep and premise insured as to inductedness, secured by this 
	Arte OF UNIT OF Legal Seal I, the unders	part_Bask of the fort pert do d indefensible series of inheritance arrays and defensible series of inheritance arrays and defensible series of inheritance arrays and the series that the same bases are company as shall be specified a t. And in the series that the same bases of <b>DIO</b> of the same bases <b>SWIIEREOF</b> , The part <b>SWIIEREOF</b> , The part <b>STO DOO</b> <b>DIO DOO</b> <b>DIO DOO</b> <b>DIO NO</b> <b>DIO NO</b> <b>DIO NO</b> <b>DIO NO</b> <b>DIO</b> <b>NO NO</b> <b>NO</b> <b>NO</b> <b>STO</b> <b>STO</b> <b>NO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b> <b>STO</b>	berefin, free and dars of all income e therein, free and dars of all income part 100. of the fort part shall not during the part of the fort part shall not during the part of the fort part shall the part may ray with the same of the free the data of apassies and here the free the data of apassies and here the free the data of apassies and here the same of the same of the same of the main state of the fort part shall be as a particular in the same of the forther the same of the same of the same of the same of the same of the same same of the same of the same of the same same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same o	has as the delivery hereof. <b>they. are</b>	arments that may be level or t for and tornado in such way be second part to the extent of k rep and premise insured as to inductedness, secured by this 

642

Harolda Parke Roy. at Dooda. Fred w. Kelen