Receiving No. 2780 ~

MORTGAGE RECORD 80

Reg. No. 731 , Fee Paid, \$ 1.25 .

Receiving No.

Lisis I. Statewordsom	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 52. This instrument was filed for record on the 31 day of	
Number of Dec. Particle State THE REPORTURE, Make table it // - first - deg all _ 200	Idania P. Distanian	July A. D. 1936 , at 3145 o'dock P. u	
Number of Dec. Particle State THE REPORTURE, Make table it // - first - deg all _ 200		Hards a. Week	
And the spectramene and all the state, this and interest of the sail part 155 of the fort part theres. It is a state of the state is a state is a state of the state is a stat			
<pre>Manifest at birly resize. In the case, life and life at life d birly at life d birly at life d birly at life at life d birly at life at life d birly at life</pre>	Lawrence Bldg. & Loan Assn.		
<pre>d d Lancies de la la contra de la la contra de la co</pre>	THIS INDENTURE, Made thisthirty-first day of hundred and thirty-six between Lizzio	July , in the year of our Lord, one thousand mine Emery Richardson and Clarence F. Richardson, hc. husband	T. hundred
with the separatement and all the state, this and interest of the and pert 150 of the first pert thered. If the interest of the state interest of the and pert 150 of the first pert thered. with the separatement and all the state, this and interest of the and pert 150 of the first pert thered. If the interest of the state interest of the and pert 150 of the first pert thered. with the separatement and all the state, this and interest of the and pert 150 of the first pert thered. If the interest of the state interest of the and pert 150 of the first pert thered. with the separatement and all the state, this and interest of the and pert 150 of the first pert thered. If the interest of the state interest of the and pert 150 of the first pert thered. with the separatement and all the states, this and interest of the and pert 150 of the first pert thered. If the interest of the and pert 150 of the first pert thered. with the separatement and all the states, this and interest of the and pert 150 of the first pert thered. If the interest of the and pert 150 of the first pert thered. with the separatement and all the states, this and interest of the and pert 150 of the first pert thered. If the interest of the and pert 150 of the first pert thered. with the separatement and all the states, this and the interest of the and pert 150 of the first pert thered. If the interest of the and pert 150 of the first pert thered. with the separatement and all the states. If the interest of the and pert 150 of the first pert thered. If the interest of the and pert 150 of the first pert the	of Lawrence in the County of Dougl	Iding and Loan Association	d part 10
Prior Bindred. ed. do:/10.0 out. a try thicken and the control of bind of bindrege to the sold part. 7. d the mean part as the bindre bindrege to the sold part. 7. d the mean part as the bindrege to the sold part. 7. d the mean part as the bindrege to the sold part. 7. d the mean part as the bindrege to the sold part. 1. d the sold part as the bindrege to the sold part. 7. d the mean part as the bindrege to the sold part. 7. d the mean part as the bindrege to the sold part. 7. d the mean part as the bindrege to the sold part. 7. d the mean part as the bindrege to the sold part. 1. d the sold part as the bindrege to the sold part. 7. d the mean part as the bindrege to the sold part. 1. d the sold part as the bindrege to the sold part. 1. d the sold part as the bindrege to the sold part. 1. d the sold part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part as the bindrege to the sold part. 2. d the mean part as the bindrege to the sold part as the bindrege to the sold part as the bindrege to the so			
<pre>which have packed and the state state of the sol by this field on the state of the sol that a state of the state of the state s</pre>			1000 June
<pre>state the spectratures and all the ratio, life and homes of the sulf part for the first part homes.</pre>	- tit is bashes a knowledged ha TO sold and by this inderture do	Grant, Bargain, Sell and Mortgage to the said part of the second part, the	
which the apportenesses and all the setue, this and history of the and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and part 1.500 memory and part 1.500 memory and the setue and 1.500 memory and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and the apporteness and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and the apportenesses and parts the apportenesses	following described real estate situated and being in the County of Dough		10000 *****
which the apportenesses and all the setue, this and history of the and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and part 1.500 memory and part 1.500 memory and the setue and 1.500 memory and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and the apporteness and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and the apportenesses and parts the apportenesses			
which the apportenesses and all the setue, this and history of the and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part themes. And the apportenesses and all the setue, this and fair d later and part 1.500 db fort part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and part 1.500 memory and part 1.500 memory and the setue and 1.500 memory and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and the apporteness and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and the apportenesses and part 1.500 memory and part 1.500 memory and the apportenesses and parts the apportenesses	Lot No. Sixteen (16) in Block Te	n (10) of Lane Place, in the city of Lawrence Kansas	Ea
with the seguriturences and all the exists, tills and interest of the said part 105 of the first part thereis. And we appendix the seguriturences and all the exists, tills and interest of the said part 105 of the first part thereis. And we appendix the seguriturences and all the exists, tills and interest of the said part 105 of the first part thereis. And we appendix the seguriturences and all the exists, tills and interest of the said part 105 of the first part thereis. And we appendix the seguriturences are appendix to the said part 105 of the first part thereis and the said and the seguriturence of the said part 105 of the first part thereis and the said and the sa			To
<pre>with the sportenances and all the existe, tile and laterest of the still part 155 of the first part human.</pre>			of
with the sportneases and all the exist, tile and interest of the aid per 1.00 of the first part therein. Method as a profile descent as the method of the sport of the sport at the derive bard, the sport as the sportneases are all the exist, tile and interest of the aid per 1.00 of the first part therein. Method as a profile descent descent and or all the distance in the sport at the derive bard, the sport at the derive bard of the sportnease as a per the sportnease as a per the sport at the derive bard of the sportnease as a per the sportnease as a p			Noi
And the mail period. Set only periods and the difference must be address of the set of t			
And the mail period. Set only periods and the difference must be address of the set of t			
And the mail period. Set only periods and the difference must be address of the set of t			
And the mail period. Set only periods and the difference must be address of the set of t			
And the mail period. Set only periods and the difference must be address of the set of t			
And the mail period. State period compared compared compared with the deferry made. Thinky, p.22. the law of a period where period and the state of the deferred period. The deferry made of the deferred period. The deferred period with the deferred period. The deferred period with the period. The deferred period with the period. The deferred period with the deferred period. The deferred perio			
And the mail period. State period compared compared compared with the deferry made. Thinky, p.22. the law of a period where period and the state of the deferred period. The deferry made of the deferred period. The deferred period with the deferred period. The deferred period with the period. The deferred period with the period. The deferred period with the deferred period. The deferred perio			
And the mail period. Set only periods and the difference must be address of the set of t			
And the mail period. State period compared compared compared with the deferry made. Thinky, p.22. the law of a period where period and the state of the deferred period. The deferry made of the deferred period. The deferred period with the deferred period. The deferred period with the period. The deferred period with the period. The deferred period with the deferred period. The deferred perio			
And the mail period. State period compared compared compared with the deferry made. Thinky, p.22. the law of a period where period and the state of the deferred period. The deferry made of the deferred period. The deferred period with the deferred period. The deferred period with the period. The deferred period with the period. The deferred period with the deferred period. The deferred perio			
And the mail period. State period compared compared compared with the deferry made. Thinky, p.22. the law of a period where period and the state of the deferred period. The deferry made of the deferred period. The deferred period with the deferred period. The deferred period with the period. The deferred period with the period. The deferred period with the deferred period. The deferred perio			
And the mail perifers of less of periods and perifers making barded dimensions. The perifers and the data of the d			
And the shift part left of the part is dong not been part of the part of a low part of the			SECTOR ALCONTINUES
d a geod and kadewalke entrol of kalevines thereis, for and data of all kinemates. if all that they vill stream is gratice to have a data of all kinemates. if a geod and include the main segment is part is been to be may a that all these data (if a bit is easy between it is and the main is may be indiced in the main is may be indiced in the main is and the main is maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the maintened and a state have been as a state of the state of the maintened and a state of the ma			
The areas between the protects here that the part. 2.6.2 of the form per shall at it lines damp the line of the area between the protect here that the protect here the area between the protect here the area and protect here the area between the the protect here the area between the area between the protect here the area between the	with the appurtenances and all the estate, title and interest of the said par And the said part 102 of the first part do broky overant and area that at	rt 105 of the first part therein. t the delivery hereof. they	
and male makes when the same become do and provide so that they there are the provide so	And the said part 165 of the first part do hereby covenant and agree that at	rt 105 of the first part therein. t the delivery hereof they. A commendation of the premises above practed, and mind	had
standard specified and develop the partyfit we mead part, the low, if any, made payake to the part, the low if any made payake and is the part of payee have been part of the standard payee have been payee and the part of the standard payee have been payee and the part of the standard payee have been payee and the part of the standard payee have been payee and the part of the standard payee have been payee	And the said part 165 of the first part do hereby covenant and agree that at of a good and indefeasible estate of inheritance therein, five and clear of all incumbrance and that there will essential and defend the same arging all marties making institut daim there	t the delivery hereof. they, pro the lawful owners of the permise shore granted and shine	And of a good an and that the
The Max of the interfaced and interpret to serve the payment of the mend	And the sold part 105 of the first part dobereby revenuest and agree that at of a good and indefeatible setate of inheritance therein, free and dear of all insumbrance and that they will warrant and defend the same against all parties making inwise dails in the agreed between the parties between the part. 165 of the first part shall at a did need state have he warm become due and maybin and that . 1 how keep the	t the delivery hereof. LhGy. of TO	And of a good an and that the It is mid real est
Fire Hundred, and no/100 DOLLAR secoleting to be encode and DOLL control within selection. for the payment of using an interment of a more part of the second part, with all interest secreting there as according to be encoded and and all dided in a more and and part 100 dide in part 10	Ad the said part 1626 of the fort part do hereby covanat and agree that at of a good and indefendible state of inheritance therein, ires and clear of all incumbrance	t the delivery hereof. TheyTO the lawful ownerg of the premine above grands, as and etc. il times during the life of this indexture, pay all taxes or assessments that may be levied or assessing the buildings upon aid erait static insured against first and ternado in such rum and by such insurance mapper payhte the bypt	And of a good an and that the It is mid real out as shall be a
<pre>seconds to be send</pre>	And the said part 10 first the first part do hereby covamant and agree that at of a good and indefaultile state of inheritance therein, iters and clear of all incumbrance	the delivery hered. $\underline{\text{th}} \underline{\text{th}} \underline{\text{y}}_{-\underline{n}} \underline{\text{r}} \underline{\text{s}} \underline{\text{r}} \underline{\text{th}}$ the lawful ownerg. of the premises above grands, as indefined to the second seco	And of a good as not that the lit is mild real as a shall be a mild pare 10 mild pare 10
aid by	And the midd perification the first part do hereby eventuat and agree that at of a good and indefenable state of inheritance therein, ites and clear of all incumbrance	t the delivery hered. They , TO the lawful ownerg of the premine above paulo, as and etc. It times during the life of this indexture, pay all taxes or assessments that may be levied or assessed agains building upon and etai state insured against five and longado in such sum and by such hoursase emany payles to the part. J. of the second part to the extent of if the second part may pay denses, secured by this indexture, and shall bear interest at the true of 10% from the date of pay for patheses and to keep and premines insured as herein provided, then the part. Y. of the second part may pay denses, secured by this indexture, and shall bear interest at the true of 10% from the date of payment and patheses.	And of a good an eod that the lit is mild real out as shall be n mild part 10 mild part 10
Abal I do pay the mars a provided in this indexer. And the mars a provided in this indexer. And the mark is provided in the indexer. And the mark is provided in the indexer is the mark is a bring specified, and it evelopes the indexer is the mark is not in the indexer is the mark is not in the indexer is the indexere	And the midd perificated the first part do	t the delivery hereof. LingyTO the lawful ownerg of the premine above pands, as a field etc. it times during the life of this indexture, pay all taxes or assessments that may be levied or assessments buildings upon aid eral state insures applies there and located in such must be levied or assessments packbe to he part. J. of the second part to the extent ofif the insures. As in the work thet yields and to keep and premise insured as herein provided, then the part. Y. of the second part may pro- denses of the indexture, and shall been interest at the rate of loc_f from the date of approximation 	And of a good az isof that the lit is mid read sets and shall be g mid partic taxes az fully reped. zecording to
<pre>without price and it shall be viewed for the without y - of the scond part. without a first shall be viewed for the without y - of the scond part. be view provided by its without y - of the scond part. be view provided by its without y - of the scond part. be view provided by its without y - of the scond part. be view provided by its price</pre>	And the said part $\frac{160}{160}$ the fort part do	the delivery hered. They, $_{\rm B}$ TO	And of a pool az and that the lit is an at an and an at an and an at an and at an an at an and at an an at at an at an at a
<pre>without price and it shall be viewed for the without y - of the scond part. without a first shall be viewed for the without y - of the scond part. be view provided by its without y - of the scond part. be view provided by its without y - of the scond part. be view provided by its without y - of the scond part. be view provided by its price</pre>	And the said part $\frac{160}{160}$ the fort part do	the delivery hered. They, $_{\rm B}$ TO	And of a pool az and that the lit is an at an and an at an and an at an and at an an at an and at an an at at an at an at a
there is, take is publy to grant	And the said peri $\frac{160}{100}$ dr the first part dobreek vorwant and agree that at of a good and indefendable extate of inbrinner therein, five and clear of all insumbranes — inside that they will wrams and defend the same seguitat all parties making level dains there is all real extate shown the parties become for and paytile, and that $\frac{1}{100}$ the first part shall data the same the same become for and paytile, and that $\frac{1}{100}$ the first part shall data the same the same become for and paytile, and that $\frac{1}{100}$ the first part shall data the same the same become for and paytile, and that $\frac{1}{100}$ the first part shall data the same the same become for and paytile, and that $\frac{1}{100}$ the first part shall first be pay to data the same become for and pay the same the same become for and paytile to the same trans the paytile of the indep first $\frac{1}{100}$ the same the same become for and paytile to the same the same form of the same the same form of the same trans the same trans the same the same form of the same trans the same form of the same of the same trans the same to the same to the same trans the same to the same of the same trans the same same same to the same of the same same same same trans the same same same trans the same same trans the same same same trans the same same same same same same same sam	the delivery hered. They, $_{\rm B}$ TO	And of a good as and that the is and the is and any second second fully repeated for young of the month of the second second second second second second and by
as a bridgetor grants have and the present expected on a sear and an accessed of the respective partial hereic. In WITNESS WHEREOF, The part 100 of the first part ha Y0 hereunto set th01r handBand seal the day and year last above written. It is is in the day and year last above written. IN WITNESS WHEREOF, The part 100 of the first part ha Y0 hereunto set th01r handBand seal the day and year last above written. It is is is in the day and year last above written. It is is is in the day and year last above written. STATE OF KANSAS (SEAL) (SEAL) STATE OF KANSAS (SEAL) STATE OF KANSAS (SEAL) STATE OF KANSAS (SEAL) Country or DOUGLAS jas. Country or DOUGLAS jas. In the aforeaald County and State, came (Country of the merce search of the same person S who executed the foregoing instrument and duly acknowledget the execute of the same in the same person S who executed the foregoing instrument and duly acknowledget the execute of the same instance of the written. (SEAL) (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) (SEAL) In the foreagined owner of the written mortgage, do hereby acknowledget the full payment of the debt secured thereby, and authorize the Register of Deabt to emer the discharge of the mortgage of record. Dated this //	And the mid per $\frac{1}{160}$ die fort part do	to the delivery hered. They, $_{\rm B}$ TO	And of a pool as a distant in a distant and and mail and a minut and a minut and a more a fail more a day more a day a distant a distant a distant a distant a distant a distant a distant distant a distant a distant a distant a distant a
written. Lizzie Emery Richardson (SEM) Clarence F, Richardson (SEM) (Clarence F, Richardson (SEM) (SEM	And the said part $\frac{160}{160}$ due for μ and α_{m} hereby events at ad agree that at of a good and indefendable extra to likeritance therein, five and draw of all incumbence of a good and indefendable extra to likeritance therein, five and draw of all incumbence is a draw they will warrant and defend the same sepitat all parties making level dains there. It is agreed between the parties here to that the part $\frac{100}{100}$ for the first part shall at a shall be prediced and directed by the part V_{m} of the second part, the loss, if any, made p mid part, flagsd the fact part hall fit to pay part have sheen the same become days and part is the second and directed by the part V_{m} of the second part, the loss, if any, made p mid part, flagsd the fact part hall fit to pay part have sheen the same become days and pa- ter and the second part of the like the same to be part. V_{m} of the second part, the loss is the second part of the like the same to be part of the induct part of the like the same and paytile to the part. V_{m} of the second part, while all many advanced by the said part (102, 016) are to pay for any instance or to dis shall fail to pay the mane as provided in this indeutron. V_{m} of the second part, while all made is a second part of the said part (102, 016) are to pay for any instance or to dis shall fail to pay the mane as provided in this indeutron. V_{m} of the second part, V_{m} of the second part, add the origin paytical part of the part V_{m} of the second part, V_{m} of the second part, while the backgroup pay the like the part V_{m} of the second part V_{m} of which hall is the shall pay the share is a pay the pay instance to a distribution and is of the design pay to be part of the shall part V_{m} of the second part.	to the delivery hered. They, \mathbf{p} TO	And of a pool at a district the life in and the life in and the life in and the and pool of the second field second field second field in the second field in and by many adap- tion of the second field in a second field in
Lizzie Enery Richardson (SEA) Clarence F, Richardson (SEA) (SEA) STATE OF KANSAS STATE OF KANSAS County of DOUGLAS jss. County of DOUGLAS jss. County of DOUGLAS jss. STATE O Lizzie Enery Richardson and Clarence F. Richardson, her-husband to me personally known to be the same person S who executed the foregoing instrument and duly acknowledged the executed of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above written. (SEAL) (SEAL) 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 Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage of record. Dated this 1/2 24 div of 1/2 4 diversity acknowledge the latter of the secured thereby acknowledge the latter of the other secured thereby and secured thereby and secured thereby and secured thereby and secured thereby acknowledge the latter of the other secured thereby and secured thereby acknowledge the latter of the other secured thereby and secured thereby acknowledge the latter of the other secured thereby acknowledge the latter of the other secured thereby and secured thereby acknowledge the latter of the other secured ther	And the midd perif 16.67 the first part do	to the delivery hered. They, p. TO the lawful ownerg of the premise above prand, as and the distribution of the law of the lawful ownerg. Of the premise above prand, as a final the distribution of the law of the lawful ownerg. Of the premise above prand, as a final the distribution of the law of the lawful ownerg. Of the premise above prand, as a final problem to perform the second part to the extent of the lawful owner that may be level or manual spins the distribution of the law of the lawful ownerg. Of the premise above prants are spin problem to perform the second part in the extent of the second part may pro- denses, secured by this indenture, and shall been interest at the rate of 10% from the data of approximation problem to perform the second part in the second part of the second part may pro- denses, secured by this indenture, and shall been interest at the rate of 10% from the data of approximation problem to perform the second part of the second part of the second part may may at most in interest according to the terms of said chilingtion and also to secon argue may may at the children catalaxies therein a barring provided, in the wrate that and part 100% is the part dense of the second part is a barring provided in the mode is may the second at the second part argue the dense of the second part is a barring the second ow and paysible at the optical of the hard permitted and law of the second part argue the second ow and paysible at the optical of the hard permitted and law of the second part is the certa and charge barring. If the second part argue the second part argue part and law of the second part is the certa and charge part barring the second owne and a lab hard part and law of the respective partice the term on the second part argue part of the second part of the seco	And of a peak at the other that the h and a the other and a the and a the and a the and a the and a the and a the and a the and a the and a the and a the and a the and a the and a the and a th
(SEAL) (S	And the said part 1626 of the fort part do	to the delivery hered. They, p. To	And of the speak as of the speak as the speak as of the speak as of t
STATE OF KANSAS jas. County or DOUGLAS jas. BE IT REMEMBERED, That on this 31st day of July A. D. 19.56, bdors m. a Integration of the same Integration of the same person B who executed the foregoing instrument and daily acknowledged the execution of the same Integration of the same (SEAL) Written. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year list above written. Ny commission expires on the 18th day of October 1956 (SZAL) RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Desit to enter the discharge of the mortgage of record. Dated this /1 24 day of Urrecord. 19.42 It to tenter the discharge of the mortgage of record. Dated this /1 24 day of Urrecord. 19.42 It to tenter the discharge of the mortgage of record. It to tenter the discharge of the mortgage of record. It to tenter the discharge of the mortgage of record. It to tenter the discharge of the mortgage of record. It to tenter the discharge of the mortgage of record. It to tenter the discharge of the mortgage of record. It to tenter the discharge of the mortgage of record. It to tenter the discharge of the mortgage. It to tenter the discha	And the said peri 1628 of the first part do hereby events at ad agree that at of a good and indefendable extra to likeritables the train of likeritable trains of likeritables. The same significant distribution of the same significant distribution distribu	to the delivery hered. They,T.D the lawful ownerg_ of the premine along panels, as and the distribution of the set of the indetture, pay all taxes or assessments that may be brief or same depine building upon aid or all estate insured against fire and lornado in such sum and by such howares ensure packed to here a distribution of the set of the set of the set of the set of a graves in the packet of the set	And d r goda to d of the data is of the data to is of the data to and the original d the data of the d
STATE OF KANSAS COUNTY OF DUGLAS BE IT REMEMBERED, That on this 31st day of July A. D. 19 56, bdore me, and the accessing of the personally known to be the same person B who carecuted the foregoing instrument and duly acknowledged the exaction of the more personally known to be the same person B who carecuted the foregoing instrument and duly acknowledged the exaction of the more personally known to be the same person B who carecuted the foregoing instrument and duly acknowledged the exaction of the more personally known to be the same person B who carecuted the foregoing instrument and duly acknowledged the exaction of the more personally known to be the same person B who carecuted the foregoing instrument and duly acknowledged the exaction of the more same person the lighth day of October 1935 (SEAL) Writtan I. C. Stevenson D Kotary Peblic RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Deefs to enter the discharge of the mortgage of record. Dated this // 24	And the said peri 1628 of the first part do hereby events at ad agree that at of a good and indefendable extra to likeritables the train of likeritable trains of likeritables. The same significant distribution of the same significant distribution distribu	to the deferry hered. They, p.ro the lawful ownerg of the premine above prand, as and the buildings upon air real costs in the second part to the extend of a second part of the secon	And d r goda to d of the data is of the data to is of the data to and the original d the data of the d
COUNTY OF DOUGLAS 58. COUNTY OF DOUGLAS 58. BE IT REMEMBERED, That on this 31st day of July A. D. 19 36, before m. a Interpretation of the same prosonal known to be the same proson S. Richerdson, her-husband to me personal known to be the same person S. who executed the foregoing instrument and duy 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 show (SEAL) Written. My commission expires on the 18th day of October 1955. I, C. Stevenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Deets to enter the discharge of this mortgage of record. Dated this // 74 day of Urregular. 19 42	And the mid peri 1600 the first part $6_{}$ hereby events at ad agree that at of a good and indefendible extra of laberitable the test of laberitable the test of laberitable test o	to the delivery hered. They, p.ro the lawful ownerg of the premine along pands as and the difference of the life of this indecture, pay all taxes or assessments that may be irrid or assessed uptor buildings upon and real state issues and against fire and is much tax may be irrid or assessed uptor buildings upon and real state issues and against fire and is much tax may be irrid or assessed uptor buildings upon and real state issues and against fire and is much tax may be irrid or assessed uptor the state issues issues and a state issues of the state of 1 ±0. Interest. And is the away issues in the state issues in the state of the state of 1 ±0. Interest. And is the away issues is the state of the state issues of the state of 1 ±0. Interest. And is the away issues is the state of the state issues issues as a brench provided, then the part, Y of the second part may be charge any taxes with interest there is a brench provided. In the vest of that and part, 1 ±0. If the state is a provided is the provided is the state of a provided is the part is the state of the part is the state of the state	And d r goda to d of the data is of the data to is of the data to and the original d the data of the d
SIALD OL [ss. COUNTY OF DOUGLAS BE IT REMEMBERED, That on this 31st day of July A. D. 19 36, before m. * Inotary: public in the aforesaid County and State, came Lizzio Emery: Richardson and Clarence F., Richardson, her-husband to me personally known to be the same person S. who executed the foregoing instrument and duy 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 here written. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last here written. (SEAL) Wrommission expires on the 18th day of October I. C. Stevenson Netary Public. Netary Public Netary Public. I. the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Days I. the discharge of this mortgage of record. Dated this 17 24 Arrowshu 19 42	And the mid part 1626 of the fort part do	to the delivery hered. They, pro the lawful ownerg of the premines above prand, as and the baldings upon and real state insure against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies decay, secured by this inductors, and shall be inferent at the read of 15 form the date of graver that decay, secured by this inductors, and shall be inferent at the read of 16 form the date of graver may decay, security by the inductors, and shall be inferent as the read of 16 form the date of graver may a security in the read of 16 form the date of graver may and read of the security in the read of 16 form the date of graver may and read of the security in the read of 16 form the date of graver may and the security intervention of the section of the security in a provided last the provided is the section and provide intervent of the section of the sect	And of the speak as of the speak as the speak as of the speak as of t
Construction of the Source of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Deeth RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Deeth	And the mid pert fills of the fort part do hereby eventual and agree that at of a good and indefeadible serate of inheritance therein, fives and class of all incumbrance and the serate size of the first part does not be an explained in the serate size of all incumbrance and the served between the parties here to that the part 1.05 of the first part shall be related and directed by the party of the second part, the low, If any, made part is a half be repeated and directed by the party of the second part, the low, If any, made part and and and directed by the party of the second part, the low, If any, made part and the second part, the low, If any, made part of the second part, the low, If any, made part of the second part, the low of the indefeading and the second part, the low, If any, made part of the second part, the low of the indefeading and the second part, the low of the indefeading and the second part, the low of the indefeading and the part of the second part, the low of the indefeading and the part of the second part, the low of the indefeading a low of the indefeading a low of the indefeading a low of the indefeading and the part of the second part, which and all the part low of the indefeading a low of the indefeading	to the delivery hered. They, pro the lawful ownerg of the premines above prand, as and the baldings upon and real state insure against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies decay, secured by this inductors, and shall be inferent at the read of 15 form the date of graver that decay, secured by this inductors, and shall be inferent at the read of 16 form the date of graver may decay, security by the inductors, and shall be inferent as the read of 16 form the date of graver may a security in the read of 16 form the date of graver may and read of the security in the read of 16 form the date of graver may and read of the security in the read of 16 form the date of graver may and the security intervention of the section of the security in a provided last the provided is the section and provide intervent of the section of the sect	And d i pod at of the the the in the international states of the undal to a state of the undal to a state of the undal the the state of the the under the
Inotary public in the aforesaid County and State, came Lizzio Emory Richardson and Clarence F. Richerdson, her-husband to me personally known to be the same person S who executed the foregoing instrument and duty acknowledged the execute 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. (SEAL) 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 leth day of October 1956 I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Deeta to enter the discharge of this mortgage of record. Dated this // 74	And the mail part 1626 of the fort part do	to the delivery hered. They, pro the lawful ownerg of the premines above prand, as and the baldings upon and real state insure against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies baldings upon and real states insured against fire and locado is such that may be irrid or same dupies decay, secured by this inductors, and shall be inferent at the read of 15 form the date of graver that decay, secured by this inductors, and shall be inferent at the read of 16 form the date of graver may decay, security by the inductors, and shall be inferent as the read of 16 form the date of graver may a security in the read of 16 form the date of graver may and read of the security in the read of 16 form the date of graver may and read of the security in the read of 16 form the date of graver may and the security intervention of the section of the security in a provided last the provided is the section and provide intervent of the section of the sect	And a spok as dot spok as sold the spok as not and spok as not spok as not and spok as not as
Lizzie Emery: Richardson and Clarence F., Richardson, her-husband to me personally known to be the same person S who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) written. My commission expires on the 18th day of October 1956 I. C. Stevenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Desk to enter the discharge of this mortgage of record. Dated this 17th 19th	Ad the said part 1626 of the fort part do hereby eventual and agree that at of a good and indefaultile setuat of inheritance therein, fires and data of all innumerator	to the deferry bered. They, <u>pro</u> the lawful owned. of the premine along pand, as and the buildings upon and real state insured against fire and locade in such man add yes such sources empary parkets the part. <u>J</u> . of the second part to the extent of <u>112</u> literest. And in the wave the yake and to keep and premines insured as a berein parvice, then the part. <u>J</u> . of the second part to the extent of <u>112</u> literest. And in the wave the yake and to keep and premines insured as a berein parvice, then the part. <u>J</u> . of the second part to the extent of <u>112</u> literest. And in the wave the yake and to keep and premines insured as a berein parvice, then the part. <u>J</u> . of the second part and premines insured as a berein provide, then the part. <u>J</u> . of the second part and premines the second part of the part of the insure of the second part is part of the second part is part of the second part is part of the second part is provided. In the second part is part is part of the second part is	And d r pod at the d the sound of the the sound of the sound at the sound of the the sound of the the sound of the sound at the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound o
(SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above (SEAL) My commission expires on the 18th day of October 1955 I, C, Stevenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Down to enter the discharge of record. Dated this // 74 day of // treesful 1942	Act the mail part 1626 of the fort part dobreek overant and agree that at of a good and indefeatible senate of inhibiton therein, five and clear of all incumbence and that they still warman ind defends the mane spinite all particles making level data the senate in the same spinite and the senate become due and payable, and that . they here y their as shall be rediced and directed by the part and that . they here y their are shall at the first the same theorem due and payable, and that . they they their and payable and that . they they their and the sense is the same become does and payable, and that . they they their and they they is a single sense of the start and a single sense of the shall become a payable of the indiverse Prives Europeriod - and no/100 of the second part, the lead of the shall be of the shall become a payable is the terms of DID of the second part, with all means a payable to the part of the second part, with all shall is pay the same are provided in this indiverse adding and real starts are subject to the part of the second part, with all all did they disc particles there therein diverse of the shall be of	to the defirery hered. They,To the hard overag of the premine above prand, as here the defirery hered. They, To the hard overag of the premine above prand, as here the definer upon the first of this indecture, pay all taxe or assessments that may be teried or samed spins building upon all control exists index depins to the extent of the around pays payable to the part. V of the second part to the extent of the first of the around pays payable to the part. V of the second part to the extent of the second pays payable to the part. V of the second part to the extent of the second pays payable to the part. V of the second part to the extent of the second pays payable to the part. V of the second part to the extent of the second pays payable to the part. V of the second part to the extent of the second pays payable to the part. V to the second pays to the second pays payable to the part. V to the second pays to the second pays payable to the part. V to the second pays to the second pays payable to the pays the second pays payable to the pays the second pays to the second pays payable to the pays the pays the pays payable to the pays and the pays payable to the pays the pays the pays payable to the pays the pays payable to the pays the pays payable to the pays the pays the pays payable to the pays the pays payable t	And a spok as dot spok as sold the spok as not and spok as not spok as not and spok as not as
(SEAL) My commission expires on the 16th day of October 1956 I. C. Stevenson. Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby achnowledge the full payment of the debt secured thereby, and authorize the Register of Deets to enter the discharge of record. Dated this // 74 day of / Greenberght 1942	And the mail part 1626 of the fort part do_herdy normant and agree that at of a good and indefeadible senate of inhibiton therein, five and draw of all incumbrated of a good and indefeadible senate of inhibiton therein, five and draw of all incumbrates determined the senate and the senate senate and the senate the senate herd and the senate the senate herd and the senate and the senate senate the senate senates and draw of by the senate senate that the senat 1025 of the fort part half fit to pay such that the senat 1025 of the fort part half at the senate fit is a senate sena	to the defirery hered. They,Toto he have a consequence of the premine above prand, as here the defirery hered. They,Toto he second part to the extent of a mode by such taxes are many transmissed by the defined one analysis of the part. Yfor the second part to the extent oftaxto here are not analyze to here and the definition of the second part to the extent oftaxto here are not analyze to here are the definition of the second part to the extent oftaxto here are the they are the second part to the extent oftaxto here are the they are the second part to the extent oftaxto here are the they are the second part to the extent oftaxto here are the they are the second part to the extent oftaxto here are the they are the second part to the extent oftaxto here are the they are the second part to here are the there are tax and part to here are the definition and the there are the definition are the definition and the there are tax and the the second part to here are tax and the there are tax and part 1956 to here are tax and the there are tax and the the second part to here are tax and part 1956 to here are tax and the tax are part 1956 to here are tax and part 1956 to here are	And d r pod at the d the sound of the the sound of the sound at the sound of the the sound of the the sound of the sound at the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound o
My commission expires on the 10th day of Outober 1935 I. C. Stevenson Noisry 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 Deels I. to enter the discharge of freered. Dated this	And the mail part 1626 of the fort part do	the defirery bered. They,To the hard overall of the premine above prand, as the hard arise the derived parts to be and presented and the hard overall of the like defined parts to be accessed parts to be extend a more than a day are the accessed and part to be extend at the accessed of the part. Y of the second part to be extend at the new of the first and the access the part. Y of the second part to be extend at the like of the like like like like like like like lik	And d r pod at the d the sound of the the sound of the sound at the sound of the the sound of the the sound of the sound at the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound of the sound o
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 Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deels I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the debt secured thereby acknowledge the debt secured thereby ac	And the mail part 1626 of the fort part dobreek events at ad agree that at of a good and indefendable sents of inheritance therein, five and clear of all incumbrance and that they fill "writen is defended the mane spitch all particle making level data the sent is agreed between the particle berton that the part 1.05 of the first part shall at a single between the particle berton that the part 1.05 of the first part shall be regioned in the sented part, the loss, If any, make p and and the sentements, or either, and the sentement of the sentement o	to the defirery hered. They,To the hard overag of the premine above prand, as and the define you have a defined overag of the read of the defined overage defined over the defined over thed	And d 1 ped at of the ped at the set of the
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deed I, the to enter the discharge of this mortgage of record. Dated this // 24 day of // records , 19 4/2	Act the mail part 1626 of the fort part dobreed years maint and agree that at of a good and indefeatible senate of inheritance therein, five and class of all insummare	to the deferry hered. They_n_n_n to here have a summarized on the premine above prand, as and the baldings upon and end end to the transfer for an or assessments that may be bried or samed spin to baldings upon and one end exists and to the same of a site of the indextrem, pay all taxes of assessments that may be bried or samed spin to baldings upon and the end exists of the starts of	And d a pool at of the two of the two with the two of the two with two of the two and the two two of the two the two of the two the two of the two the two of the two the two of the two two of two of two two of two of two two of two of two two of two of two of two two of two of two two of two of two of two two of two of two of two of two of two of two of two two of two
to enter the discharge of this mortgage of record. Dated this // 24 day of Core order	Act the mail part 1626 of the fort part dobreed years maint and agree that at of a good and indefeatible senate of inheritance therein, five and class of all insummare	to the deferry hered. They_n_n_n to here have a summarized on the premine above prand, as and the baldings upon and end end to the transfer for an or assessments that may be bried or samed spin to baldings upon and one end exists and to the same of a site of the indextrem, pay all taxes of assessments that may be bried or samed spin to baldings upon and the end exists of the starts of	And I of a pool as an off the second
By L. E. Dy The Lawrence Building and Yoan association and	And the mail perificial the fort part dbreed dear of all formbases— of a pool and indefaulties erate of inheritance therein, fires and dear of all formbases— ind that they streams ind default the mass explaint all parties making level datin they is a great latter when the mark become dear and payable, and that they far that in at a status here the marks become dear and payable, and that they have they have ind great fasts when the mark become dear and payable, and that they have they have ind great fasts the data and dered by the pay 1 of the second part, the level data they ind great, fagged the form part hall fail to pay such taxes when the man become days and pay- ter and the second and dered by the pay 1 of the second part, the level data they ind great, fagged the form part hall fail to pay such taxes when the man become days and pay- ter and the second and dered by the part 1 of the second part, which many strength by the marks are provided in the indefault. Add the output of the indefault of the part 1 of the second part, which and and pay different second part by the say instrume or to fail that it did to pay the marks are provided in the indefault. Add the output of the part 1 of the second part, which it is there to be able part days of the indefault and by the indefault of the default on pay of the part is more and paysis to the indefault of the default on provided of the indefault of the default on the indefault of the default on provided of the indefault of the default on the default of the default on provided of the indefault on the indefault on the indefault of the default on the default of the default on the indefault of the default on the indefault of the default on the default on the default of the default on the indefault on the indefault on the indefault on the default of the default on the indefault on the default on the default on the indefault on the in	to the deferry bered. They_n_to	And I of a pool as of the internet of the internet internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of
By d. c. cby Or mance suitaing and 10an lidosciation Com.	And the mail part 1626 of the fort part dobreek events and agree that at of a good and indefaultie scatter of inheritance therein, fires and dear of all innumeration and that they the inverse to indefault is more against all partice making level dation there is in a speed between the parties beerco that the part 1.05 of the first part shall at a shall be speeded and directed by the part V the second part, the low of the indefault is speed to be the second part is been and part is been and part is been and part is been and part is been as a speed to be second part is been as a speeded as a mortgage to second the part of the second part, the low of the low of the low of the second part, the low of the low the low of the lo	to the deferry hered. TheyTDthe hard owned of the premine along panel, as and the baldings upon and end exists into the starts of a more than the starts of	STATE OI COUSTY OF (SEA
	And the mail part 1658 of the fort part dobreek events at adapter that at of a good and indefaultie state of inbritisms therein, fires and data of all insummand ind that they this insurant to id data the mans a pintat all parties making level data the is a great between the parties between that the part 1.05 of the first part shall at a state and indefaulties and directed by the part J and that insurant of a shall be specific and directed by the part J of the second part, the lose its and the insurant to id data the insures in pintat has been as a part of its indefaulties and of an insures, or either, and its insures to part its insure of a state part of the first part is the first part J of the second part, the lose its and the insure of of the mail of the part that at a second ing to the same are provided to the part of the second part, this is all different insures and of the second part, the mail of the larger and the second part, the same at a first part is part of the same at a straight of the same at	to the deferry bered. TheyTDthe hard owned of the premine along panels as a characterized to the state intervent panel of the intervent in the state of the state intervent panel of the state intervent panels of the state o	And I of a pool as of the internet of the internet internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of the internet of

·292