Beceiving No. 3055 MORTGAGE RECORD 80

<pre>the spectrament and all the estate, tile and henred of the and part 162 - of the form per thereis.</pre>		STATE OF KANSAS, DOUGLAS COUNTY, 18.
the spectraneous and all the entert, this and interest of the add part 165. of the first pert hand, and write the second and	amuel S. Elliott and Jeannette H. Elliott Husband and TO wife	This instrument was filed for record on the 25 day of September: A D 1936 store 5:45 store 5 at 1 A
<pre>charged thirty=fit levens Semiel 5, Elliott and Jeannette E. Eliott and Jeannette E. Elliot</pre>	Lawrence National Bank, Lawrence, Kansas	DY.
the spectramove and all the exists, title and interest of the and part 162 of the fars pert, the same of the second part of the	THIS INDENTURE, Made this 23rd day of Sept mdrd and thirty-six between Samuel S. El	ember
Intergrates, Entrans. part Y of the second part J. Second J.		and State of Kansas
Price manufact the metry add, mo/100		AWTANDA Kansas
<pre>clobe definitions with all the setup, fills and interest of the aid part 188. a trace of 1 and deeded to Donglas County in the office of the Register of Deeds, Donglas County, Eases.</pre>	Fifteen hundred twenty and no/100	DOLLARS, to them duly paid, the receipt of
And the and sort GET of the first part de	recorded May 31, 1919 in Book One hundred f	our (104) Para Six hundred to Douglas County
And the and sort GET of the first part de		
And the and sort GET of the first part de		
And the and sort GET of the first part de		
And the and sort GET of the first part de		
And the and sort GET of the first part de		
And the and sort GET of the first part de		
And the and sort GET of the first part de		
ned add haddmadile oratis of laboritance therein, free and date of all incremenses. The speer between the parity best of the parity and it is the parity best of the parity and it is the parity best of the parity and it is the parity best of the parity b		
It is greater the parties horten that the part 4.21 of the form part shall at a time during to like other of the analysis of the term of the second part of the secon	And the mid partl DE of the first part do bereby covenant and agree that at the delivery a good and indefeasible estate of inheritance therein, free and clear of all incumbrance.	y hereol. CRBY BCO the lawful owner S. of the premises above granted, and seland
<pre>minute the the main become dor and psychic at the line (http://fillep.the building upon and real statistics depind for all derives here are the second part. Just the line (http://fillep.the building upon his real that provide to the state of the s</pre>	I that they will warrant and defend the same against all parties making lawful claim thereto.	
all specified and directly by heart J	It is agreed between the parties hereto that the part168. of the first part shall at all times durin	ng the life of this indenture, pay all taxes or assessments that may be levied or assessed against
THIS GRANT is introded as mortgage to secret the payment of and mm of meany, second as the 25Td day of September 1136 Deltakes The factors in an intervent of the payment of and mm of meany, second as the 25Td day of September 1136 The factor intervent obligation. For the payment of and mm of meany, second as the 25Td day of September 1136 September 1136 The factor intervent obligation. For the payment of and mm of meany, second as the 25Td day of September 1136 September 1136 The second pay to pay for say insurance or to discharps any taxe with inform them as being powhet, is the second pay to pay for say insurance or to discharps any taxe with inform them as being powhet in the second pay of	that is specified and directed by the part. y of the second part, the loss, if any, made payable to th	e part y of the second part to the extent of 158 interest. And in the event that
Eq. 0.16	THIS GRANT is intended as a mortgage to secure the payment of the sum of	and an international statement of the second statement of t
2. 152	Fifteen hundred twenty and no/100	Dollars, 23rd and September 138
All by you have as provided in the indextore. All the starts are being specified, and the obligation number of the start of the star	the time terms of mote certain written obligation for the payment of mid sum of mote	ry, executed on the work of and abilitation and also to menum any must at more of
a bein and half half her bestef for the aid part y of the second part. the best period by the second part of the second		
<pre>stepley you bit int, events, similarity, present representative, and an analysis and second of the representative, prior the day and year last above The WITNESS WHEREOF, The part199 of the first part ha. T0 bereunto set their hand and seas the day and year last above the day and year last above Samuel S, Elliott (SEAL Jeannette H, Elliott (SEAL (SEAL (SEAL) TE OP Kansas Tr or Douglas s. E IT REMEMBERED, That on this 24th day of September A. D. 19 36, before me, s Notary Public in the alorensid County and State, came. Samuel S, Elliott and Jeannette H, Elliott, hubband, and wife to me personally known to be the same person S. who executed the foregoing intrument and day acknowledged the execution of the same. (SEAL) (SEAL</pre>	sey advanced by the said part y of the second part to pay for any insurance or to discharge any t	axes with interest thereon as berein provided, in the event that mid part 198 of the first part
IN WITNESS WHEREOF, The part 100 of the first part ha T0 hereunto set their hand and seal the day and year last above one. Samuel S. Elliott (SEAL Jeannette H, Elliott (SEAL Seame) a. (SEAL Seame) b. (SEAL	we seturate by the said part $\underline{Y}_{}$ of the second part to pay for any insurance or to discharge any to all any pay the maxes meriodic to this discription. And this we very maxes that he world if an the payment be made as herein specified, and the obligation of the discription of the second sec	areas with interest hornes as break perioded, in the event that and period 0.0 do not part a contained break ally discharged. If default is name is not provide the start period break and the start period is the barrow of the start is not period. It is the barrow of the start is not period in the barrow of the start is not period. It is the barrow of the start is not period in the start is not period. It is the barrow of the start is not period in the start is not period. It is the barrow of the start is not period. It is the barrow of the start is not period in the start is not period. It is the start is not period in the start is not period in the start is not period. It is the start is not period in the start is not period in the start is not period in the start is not period. It is not period in the start is not period. It is not period in the start is not period in the start is not period in the start is not period. It is not period in the start is not period. It is not period in the start is not period in the start is not period in the start is not period. It is not period in the start is not period in the start is not period. It is not period in the start is not period in the start is not period in the start is not period. It is not period in the start is not p
Samel S. 2114ott (SEAL Jeannette H. Elliott (SEAL (SEAL) (S	we seturate by the said part $\frac{1}{2}$ — of the second part to pay for any insurance or to discharge any to all input the max as purioded in this discharge. And this weverance much be void if such payment be made as a term of paid the disciplinate or valisation structure. The theory, or if the terms on and if and instance mode paid well and the disciplinate provided for in and written obligations. For the second part of the disciplinate provided for in and written obligations, for the second part of the disciplinate provided for in and written obligations. For the second part, we have making provided for its work of the area $T_{\rm eff}$ or the second part. The second part of the second part is the second part, which is the ansatzer provided to be ward to have a a receiver appointed to collect the rests and based to be able to replay by the part $T_{\rm eff}$ — making mech mak, on demand, to the fort part $T_{\rm eff} = 0.2$	Area with informs thereas as herein provided, in the errors that main partial 20.5 of the form part areas with informs thereas and particles of the formation has made parameters are part thereas the errors because the error of the parameters in the form of parameters are particle with the errors because the error of the errors of the error of parameters are the errors of the errors of the errors of the error of parameters are also be errors the function of the error of the error of parameters are also be errors of the function of the error of the error of parameters and of the interest and the interest of the error of the error of the error of parameters and the the parameters are also become errors of the error of the error of the error of parameters and the the parameters of the error of the errors of the errors of the error of the error of parameters and the the errors of the error of the errors of the error of the errors of the errors of the error of the errors of the err
(SEAL) (S	we whence by the said part $\underline{V}_{}$ of the second part to pay for any lowarance or to discharge any to a low pay the mass moricula (a) his discretions. And his wey the mass moricula (a) his discretions. And his wey the mass moricula (a) his discretions, or if the said is not said and a said the said of the sai	Area with informs thereas as herein provided, in the errors that main partial 20.5 of the form part areas with informs thereas and particles of the formation has made parameters are part thereas the errors because the error of the parameters in the form of parameters are particle with the errors because the error of the errors of the error of parameters are the errors of the errors of the errors of the error of parameters are also be errors the function of the error of the error of parameters are also be errors of the function of the error of the error of parameters and of the interest and the interest of the error of the error of the error of parameters and the the parameters are also become errors of the error of the error of the error of parameters and the the parameters of the error of the errors of the errors of the error of the error of parameters and the the errors of the error of the errors of the error of the errors of the errors of the error of the errors of the err
(SEAL TY OF Kansas) TY OF Douglas) BE IT REMEMBERED, That on this 24th day of <u>September</u> A. D. 19 56, before me, a Notary Publio in the aloreaid County and State, came. Samuel S. Elliott, and Jeannette H. Elliott, humband and wife to me personally known to be the same persons. Who executed the foreign intrument and day acknowledged the execution of the same. INVITNESS WHEREOF, I have bereauto subscribed my name, and affined my official seal on the day and year last above written. (SEAL) My commission expires on the 19th day of <u>August</u> 19 59. My commission expires on the 19th day of <u>August</u> Notary Public. RELAASE 1, the undersigned owner of the within mortgage, do hereby acknowledge the full parament of the dott accurate the Register of Deeds at the discharge of this mortgage of record. Dated this <u>day of Upper Hart Public</u> , <u>Marthan</u>	we seturate by the said part $\frac{1}{2}$ — of the second part to pay for any insurance or to discharge any to a line pay the max sprinded in this theorem, be made as keepin specified, and the abligation we have a sprinder of the theorem, or if the states are an aid real states are not paid when the discharge the sprinder of the theorem, or if the states on aid real states are not paid when the discharge the sprinder of the state of the sprinder of the sprinder of the state of the sprinder we have a state of the sprinder of the state of the sprinder	area with interest there as herein provided, in the rest that mid part 200 of the form part in contained therein fully distances. If differs is made in such prevents on easy part therein it is made herein the add particle, or it the interest is had the strength of the form and it is previned. The strength with locate a shortly, and the strength of the inter- rest shall modeling and matters are been on an experiment of the strength of the inter- preving therein, the prime with the next shall shortly must be and the intervention spit and herein the strength of the previne strength of the strength of the intervention or of adjustment to a strength of the previne strength of the strength of the strength or of the strength of the previne strength of the str
TE OP Kansas wr or Douglas BE IT REMEMBERED, That on this 24th day of September A. D. 19 36, before me, s Notary Public in the storessid County and State, came. Sammel S. S. Elliott and Jeannette H. Elliott, humband, and wife to me personally known to be the same person B. who executed the foregoing minimum and duly acknowledged the execution of the same. (SEAL) INTIMESS WHEREOF, I have bereauto subscribed my name, and silined my official seal on the day and year last above written. (SEAL) My commission expires on the 19th day of August 19 59 (SEAL) Geo. D. Walter Notary Public Notary Public It the undersigned owner of the within mortgage, do hereby acknowledge the full parament of the dot secured thereby, and authorize the Register of Deeds are the discharge of this mortgage of record. Dated this day of Up A - 193 thereby. Multicut Multit Multicut Multicut Multicut Multicut Multicut Multicut	we seturate by the said part $\frac{1}{2}$ — of the second part to pay for any insurance or to discharge any to a line pay the max sprinded in this theorem, be made as keepin specified, and the abligation we have a sprinder of the theorem, or if the states are an aid real states are not paid when the discharge the sprinder of the theorem, or if the states on aid real states are not paid when the discharge the sprinder of the state of the sprinder of the sprinder of the state of the sprinder we have a state of the sprinder of the state of the sprinder	area with interest thereas as herein provided, in the rest that main part288 of the form part a mathine therein fully discharge. If default is made in under providence area part there is many herein the start of the default of the start
rr or Douglas	wy stranged by the said part \underline{Y}_{m-1} of the second part to pay for any insurance or to discharge any to indiracy part to many serviced at his horizon. The first service are structured to his horizon, or if the structure on and real structures are not paid with a structure of the structure	area with interest thereas as herein provided, in the rest that main part288 of the form part a mathine therein fully discharge. If default is made in under providence area part there is many herein the start of the default of the start
rr or Douglas	we seturate by the said part $\frac{1}{2}$ — of the second part to pay for any insurance or to discharge any to a line pay the max sprinded in this theorem, be made as keepin specified, and the abligation we have a sprinder of the theorem, or if the states are an aid real states are not paid when the discharge the sprinder of the theorem, or if the states on aid real states are not paid when the discharge the sprinder of the state of the sprinder of the sprinder of the state of the sprinder we have a state of the sprinder of the state of the sprinder	area with interest thereas as herein provided, in the rest that main part288 of the new part a manimum thereas herein provided. In the rest that main part288 of the new part there is more herein a design provide, or it the interest is not being any rest herein of provides. Use this here arrays and herein a short the back of the table on a movided the theory areas the interest interest of the second and the second area of the table on a movided the theory moving the theory is not to set the herein second of the second of the table of the table of the table provides the table of the second and the second area of the second of the table of the table of the table provides the table of the second and table provides of the second of the table of the table of the second of the table of the second and table provides the second of the table of the table of the order of the table of the second and table provides of the second of the table of the table of the second of the table
BE IT REMEMBERED, That on this 24th day of September A. D. 19.36, before me, is Notary Publio in the storessid County and State, came. Samuel S. Elliott and Jeannette H. Elliott, husband and wife to me personally known to be the same person S. who executed the foregoing inframest and day schowidged the execution of the same. (SEAL) WITNESS WHEREOF, I have bereanto subscribed my name, and affared my official seal on the day and year isst above written. (SEAL) If the within mortgage, do hereby acknowledge the full parament of the debt secured thereby, and sutherine the Register of Deeds I, the undersigned owner of the within mortgage, do hereby acknowledge the full parament of the debt secured thereby, and sutherine the Register of Deeds are the discharge of this mortgage, do hereby acknowledge the full parament of the debt secured thereby, and sutherine the Register of Deeds are the discharge of this mortgage of record. Dated this day of Up in 19.39, the secured the secured thereby, and sutherine the Register of Deeds are the discharge of this mortgage. The secure of the within mortgage of record. Dated this day of Up in 19.30, the secure of the within the secure of the within mortgage. The secure of the within the secure of the secure of the within mortgage. The secure of the secure of the within mortgage. The secure of the secure of the within mortgage. The secure of the secure	we seturate by the said part $\frac{1}{2}$ — of the second part to pay for any lossmann or to discharge any to fail pay the wave seturated in this function. The fail pay the wave seturated in this function $\frac{1}{2}$ and $\frac{1}{2}$ setup in the setup of the setup in the setup of the setup of the setup in the setup of th	area with interest thereso as herein provided, in the rest that main partla98 of the new part are mainteend therein fully discharged. If default he much be used, provement on early most therein it is more howers description. If the homeson is here it is one part to the one of the discretion the useful and provide, or it is the homeson is here it is one of the interest of the rest is the home interest of the one of the homeson is here it is the south of the interest more its the non-term of the one of the homeson is here its provide the one of the interest provide the home is non-term of the one of the homeson is here its provide the homeson is one of the respective provide the homeson is and storp main therein its here its here its provide one of the respective provide the homeson is and storp main the home, and the every here its here one of the respective provide homeson. The homeson is and the provide the homeson is to post. the if the homeson is and storp main its here its here its here its here its is a storp of the homeson. The homeson is a storp of the homeson is here its here its one of the respective postering homeson. The homeson is a storp of the homeson is to post. the if the homeson is a storp of the homeson is and the one postering homeson is here its here its discretion there is nontificated, and it here its her
Notary Publio In the aloresid County and Site, came Samuel S. Elliott and Jeannette H. Elliott, husband and wife to me personally known to be the same person S. who executed the foregoing instrument and duly schowidged the execution of the same. (SEAL) WiTNESS WHEREOF, I have bereanto subscribed my name, and affined my official seal on the day and year isst above written. (SEAL) WiTNESS WHEREOF, I have bereanto subscribed my name, and affined my official seal on the day and year isst above written. (SEAL) WiTNESS WHEREOF, I have bereanto subscribed my name, and affined my official seal on the day and year isst above written. (SEAL) WiTNESS WHEREOF, I have bereanto subscribed my name, and affined my official seal on the day and year isst above written. Notary Public. Bern Market It be undernigned owner of the within mortgage, do hereby acknowledge the full paragent of the debt secured thereby, and authorize the Register of Deeds are the discharge of this mortgage of record. Dated this day of Up and the day and the debt more that the secured thereby. The security that the day and the day security discussion.	ny advanced by the set of part $\underline{V}_{}$ of the second part to pay for any lossmanor or to discharge any to it is pay the sense survived in this indexture. The first every superservice is the indexture, or if the tains on and and subtract the solution of subtracts even discharge, or interest indexture, or if the success or and and subtract the solution and of the displation paywhell be level of the indexture. The masses is a solution of the subtract the solution and the displation paywhell be level of the indexture of the success pay. The bar manage paywhell of is and a written obligation, for the second part. We have an any solution of all money and into the second part. The bar bar of our of all money and into frame and pay controls of the interest of the bar bar of the solution and it has been for the success of the second part. The bar bar of the best of the the second part. The bar bar of the best of the the second part. In WITNESS WHEREOF, The part 108 _ of the first part ha. TO _ here on then. The OF _ Xansaa NTY op Doug las	area with informs thereas as herein provided, in the result that mail part288 of the form part a mathematic herein daily distingent. If default he mask provides are approximately a strategy of the form part is the mathematic herein and particle, or if the formations in high particle or if in highly first the strate strategy is the mathematic herein and the mask provides of the strate herein, and the insufficient matters and the strate of the mail particle of the strate herein, and the strate strate of the high particle of the mail particle of the strate herein, and the strate strate of the high particle of the mail particle of the strate herein, and the high particle of the strate strate of the strate strate of the strate strate or particle herein the strate and a thermal to strate and the high particle of the strate or particle herein the strate and a thermal to strate and the the strate and the strate strate strate of the strate strate strate in the strate strate of the strate strate and the strate strate strate strate and a thermal to strate and the strate strate strate to seet. the strate strate herein herein the strate str
Samuel S. Elliott and Jeannette H. Elliott, husband and wife to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereanto subaribed my name, and affined my official seal on the day and year isst above written. My commission expires on the 19th day of August 10 59. Geo. D. Walter I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and sutherize the Register of Deeds ar the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and sutherize the Register of Deeds are the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and sutherize the Register of Deeds are the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and sutherize the Register of Deeds	ery seturated by the said part $\frac{1}{2}$ — of the second part to pay for any lowards or to discharge any to a law pay to be any approximate the biddenting of the seture of the second part to be address seturation to the biddenting of the second part of the sec	area with informs thereas as herein provided, in the result that mail part288 of the form part a mathematic herein daily distingent. If default he mask provides are approximately a strategy of the form part is the mathematic herein and particle, or if the formations in high particle or if in highly first the strate strategy is the mathematic herein and the mask provides of the strate herein, and the insufficient matters and the strate of the mail particle of the strate herein, and the strate strate of the high particle of the mail particle of the strate herein, and the strate strate of the high particle of the mail particle of the strate herein, and the high particle of the strate strate of the strate strate of the strate strate or particle herein the strate and a thermal to strate and the high particle of the strate or particle herein the strate and a thermal to strate and the the strate and the strate strate strate of the strate strate strate in the strate strate of the strate strate and the strate strate strate strate and a thermal to strate and the strate strate strate to seet. the strate strate herein herein the strate str
(SEAL) INTERESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last shown written. In TINESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last shown written. Is 39. My commission expires on the 19th day of August 19.39. Geo. D. Walter Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full parament of the debt secured thereby, and suthorize the Register of Deeds are the discharge of this mortgage of record. Dated this day of Upan H - (23), the Deeds Secured thereby, and suthorize the Register of Deeds are the discharge of this mortgage of record. Dated this day of Upan H - (23), the Deeds Secured thereby, and suthorize the Register of Deeds	er setuated by the said part <u>J</u>	area with interest thereas as herein provided, in the result that mail part28.8 of the form part a mathematic herein daily discharged. If different is mark provident or approximation approximation of the source
It is a second and the within mortgage, do hereby acknowledge the full parament of the disharp of this mortgage of record. Dated this 19 th day of August 10 59. 10 59. RELEASE Geo. D. Walter Notary Public.	ery seturated by the said part $J_{\rm eff}$ — of the second part to pay for any loss manage or to discharge any to a seturate the third interaction. And the every seture shall be void if and payment be made as a term specified, and the obligation of the second part of the second	ann with inform thereo as been provided in the event that mai partial 20 of the norm part a mathematic hereo and particle, of information and and particle are information of the infor
Geo. D. Walter Geo. D. Walter Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full pagment of the debt secured thereby, and authorize the Register of Deeds are the discharge of this mortgage of record. Dated this day of Upon A - (23) - (23) - (24) - (23) - (24) -	ery seturated by the set is part of the second part to pay for say lanemane or to discharge say to a large yet here are particled in this indication: 	area with informs therea as been provided in the result that mail partial 20 of the norm part a mathematic been and an approximation of the state of programment and the instants of the instance been and the state of the state of the state of programment and the instants of the mathematic been and the state of the state of the state of programment and the instants of the mathematic been and the state of the state of the instants and the state of the state of the state of the state of the state state of the instants and the state of the state of the instants and the state of the state of the instants and the state of the state of the state of the state of the state of the state of the state of the instants and the state of the s
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full paragent of the debt secured thereby, and authorize the Register of Deeds are the discharge of this mortgage of record. Dated this day of the debt secured thereby, and sutherize the Register of Deeds by the discharge of this mortgage of record. Dated this day of the debt secured thereby, and sutherize the Register of Deeds the undersigned owner of the within mortgage, do hereby acknowledge the full paragent of the debt secured thereby, and sutherize the Register of Deeds the undersigned owner of the within mortgage, do hereby acknowledge the full paragent of the debt secured thereby, and sutherize the Register of Deeds the undersigned owner of the within mortgage, do hereby acknowledge the full paragent of the debt secured thereby, and sutherize the Register of Deeds the undersigned owner of the within mortgage, do hereby acknowledge the full paragent of the debt secured thereby, and sutherize the Register of Deeds the undersigned owner of the within mortgage, do hereby acknowledge the full paragent of the debt secured thereby, and sutherize the Register of Deeds the undersigned owner of the undersite the result of the debt secured thereby, and sutherize the result of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the full paragent of the debt secured thereby acknowledge the debt secured the debt secured thereby acknowledge thereby acknowledge the	er setuand by the set is part of the second part to pay for say issues or to discharge ary to a set is pay the same a serviced in the indexter	ana with interest thereas as herein provided, in the event that mail partial 200 of the new part a mature with interest thereas a market of the interest of the other provides and partial thereas the interest the interest of the other provides of the other provides and the backet bereast interest the interest of the other provides of the other provides and the backet bereast market there is a strain of the other provides of the other provides and the backet bereast market the other provides of the other provides of the other provides of the other backet market there is a strain of the other provides of the other provides of the other backet market there is a strain of the other provides of the other provides and the backet bereast or other provides provides of the other provides of the other provides and the backet bereast or other provides provides bereast and the backet backet Sammel S. S. Blilott (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 0 executed the foregoing instrument and duty acknowledged the execution or index of the provides provides of the other provides of the other provides of the other state of the other provides of the other provides of the other provides of the other Sammel S. Blilott (SEAL) (SEAL) (SEAL) 0 executed the foregoing instrument and duty acknowledged the execution or ided on y name, and affined my official seal on the day and year last above
I, the undersigned owner of the within mortgage, do hereby acknowledge the full paragent of the dot secured thereby, and authorize the Register of Deeds are the discharge of this mortgage of record. Dated this day dd (100 H - 1930 B - 19300 B - 1930 B - 1	er setuand by the set is part of the second part to pay for say issues or to discharge ary to a set is pay the same a serviced in the indexter	ana with interest thereas as herein provided, in the event that mail part28.8 of the term part a mature with interest thereas a breach provide of the different in a mail part28.8 of the term part the mature is the set of the different is mail of the mail provides and the different is the set set of the market is and the set of the mail part of the set of the mail of the mail part of the set
at the discharge of this mortgage of record. Dated this day of up 4 - 175 the said Sauth	er setuand by the set is part of the second part to pay for say issues or to discharge ary to a set is pay the same a serviced in the indexter	ana with interest thereas as herein provided, in the event that mail part28.8 of the term part a mature with interest thereas a breach provide of the different in a mail part28.8 of the term part the mature is the set of the different is mail of the mail provides and the different is the set set of the market is and the set of the mail part of the set of the mail of the mail part of the set
the man in the set of	er setuand by the set is part of the second part to pay for any insurance or to discharge any to a large yet here are particled in this inducations. And the second second second second part to pay for any insurance or to discharge any to a second	ana with interest thereso as herein provided, in the event that mail part288 of the term part a mathematic herein of any distances. If default is mark provident and part built or of the statematic herein of any distances of an and part28 of the state part is the statematic herein of the and part of the statematic of the state part is the state therein a statematic herein of the state statematic of the and part of the state therein the laboration is not an any part of the state statematic of the state statematic the laboration is not an any part of the state statematic of the state statematic the laboration is not an any part of the statematic of the state statematic the laboration is not an any part of the state statematic of the state statematic the laboration is not any statematic of the state statematic of the state statematic the laboration is not an any part of the statematic of the statematic of the statematic statematic herein is and and statematic of the statematic of the statematic statematic to set. the laboration statematic of the statematic statematic and laborations to set. the laboration statematic statematic statematic statematic and is not statematic herein herein. to set. the laboration statematic statematic statematic and interest is day of <u>September</u> A. D. 19 36 , before me, a alorenaid County and State, eman. Elliott, hundband, and wife concrude the foregoing instruments and duty acknowledged the essention cribed my name, and affined my official seal on the day and year last showe of <u>August</u> 19 59 - <u>Geo</u> , D. Malter Notary Public.
(orp deal) Marinen. Owner.	er setuated by the set is part of the second part to pay for any instance or to discharge any to a line pay the same particle do it bit instance. And the second second second second part to pay for any instance or to discharge any to a second sec	ana with interest thereso as herein provided, in the event that mai part288 of the term part a status with interest thereso as herein provided. If the event that mai part288 of the term part the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output particular to the second of the state particular of the state particular output particular output particular the interest output particular of the state particular output particular output particular output or particular therein construct, and at herein science gamma and the hyperbalan, are are the state particular output particular output particular output particular output particular output or particular therein science, and at herein science gamma is been and the state state output or particular therein science, and at herein science gamma is been and output particular output of the science is the state and and science is the state and and years is and day of <u>September</u> A. D. 19 56 , before man, a aloremaid County and State, came. Ellijott, hundband, and wife of eacuted the foregoing instrumment and duly acknowledged the essention cricked up years, and affined my official seal on the day and year last above of <u>August</u> 19 59 . <u>Geo</u> , D. Kalter Notary Public.
	er setuand by the set is part of the second part to pay for say instance or to discharge say to a large yet beams arrivated in this instance. And the wavevectors hall be ved if and payment be made as herein appointed to be added to be add	ana with interest thereso as herein provided, in the event that mai part288 of the term part a status with interest thereso as herein provided. If the event that mai part288 of the term part the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output particular to the second of the state particular of the state particular output particular output particular the interest output particular of the state particular output particular output particular output or particular therein construct, and at herein science gamma and the hyperbalan, are are the state particular output particular output particular output particular output particular output or particular therein science, and at herein science gamma is been and the state state output or particular therein science, and at herein science gamma is been and output particular output of the science is the state and and science is the state and and years is and day of <u>September</u> A. D. 19 56 , before man, a aloremaid County and State, came. Ellijott, hundband, and wife of eacuted the foregoing instrumment and duly acknowledged the essention cricked up years, and affined my official seal on the day and year last above of <u>August</u> 19 59 . <u>Geo</u> , D. Kalter Notary Public.
	ry stands by the mid per V of the second per to pay for any insures or to discharge ser to the discharge period in the beginner to make an berein specified, and the oblights the discharge period in the beginner is the make an berein specified and the oblight the discharge period of the mid written oblighten, for the second of which the industry and a discharge period of the mid written oblighten, for the second of which the industry is the hand period of the mid written oblighten, for the second of which the industry is the hand period of the way to be a very second of a constraint of the midde and of the discharge period of the way to be a very second of the industry is the hand period of the second of the method of the industry is the hand period of the second of the industry of the method of the He midde period by the second of the industry of the method of the He midde period by the second of the industry of the method of the He midde period by the second of the industry of the midde period by the second of the industry of the midde period by the second of the midde period by the midde period by the second of the midde period by the second of the midde period by the second of the midde period by the second of midde period by the second by the midde period by the second of midde period by	ana with interest thereso as herein provided, in the event that mai part288 of the term part a status with interest thereso as herein provided. If the event that mai part288 of the term part the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output the interest between output particular of the state particular output particular output particular to the second of the state particular of the state particular output particular output particular the interest output particular of the state particular output particular output particular output or particular therein construct, and at herein science gamma and the hyperbalan, are are the state particular output particular output particular output particular output particular output or particular therein science, and at herein science gamma is been and the state state output or particular therein science, and at herein science gamma is been and output particular output of the science is the state and and science is the state and and years is and day of <u>September</u> A. D. 19 56 , before man, a aloremaid County and State, came. Ellijott, hundband, and wife of eacuted the foregoing instrumment and duly acknowledged the essention cricked up years, and affined my official seal on the day and year last above of <u>August</u> 19 59 . <u>Geo</u> , D. Kalter Notary Public.

313

Reg. No. 802