MORTGAGE RECORD 80

Reg. No. 1155 id, \$.3.25

that they will warrent and defend the max equator all period making herdid data list for each string data for the max barrent data the period of the form part hall all fill one data for the string data for a data barrent data barrent data for a data barrent data barrent data for a data barrent data for a data barrent data barrent data barrent data barrent data barrent data for a data barrent data	FROM	
TO		
Image: Second second and the state, this and interest of the said part [egs of the fars part therein. Image: Second second and second seco		July A.D. 1937, atl1:15 clock A. 1
Image: Second second and the state, this and interest of the said part [egs of the fars part therein. Image: Second second and second seco	то	Narold a. Deck
THE STORTTONE MARCHED. 12 http://www.internet.org/linking/storttonelinking/storttonellinking/storttonelinking/		
The proputation of a link of the set of the set of the set of the first part for the set of the set o		ByDeputy.
The proputation of a link of the set of the set of the set of the first part for the set of the set o		July , in the year of our Lord, one thousand nine
Bedfield in the Compy dimension and State dimension Lock Me for part, and "The Friends: Builtworkty" pert, J' of the most part TWINNESTI, The the state part is a di befor part, is construction of the most P. Directions: Builtwork part is a different of the state part is different of the state part is a different of the state part is a	THIS INDENTURE, Made this 12th day of budged and Thirty-seven between Sadie	M. Stroud and Evan R. Stroud, her husband
<pre>Bedfeld To defend To defend interventing</pre>	Hundred And	
<pre>a lack do kap per, do ""The Princip Enderworks" per 2 of 4 memory. With SECHART The fact and per 1 and the fact and the per 1, be address of the per 1, be address of</pre>	A Redfield in the County of	
with the set of the set of the set of the set of part, is excitent of the set o	part icsof the first part, and "The Friends Universi	ty" nart V of the sure t
A data betty advanted of La E	it and the first part in cons	ideration of the sum of Thirteen Hundred and no/100
A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein. A the apportenance and all de estate, tills and inferent of the add part 1 gs of the first part therein the add part 1 genes therein the		
A the approximate and all the notes, this ad latent of the add part [at a d be first part Bordio. Here a state is a state of the notes of the add part [at a d be first part Bordio. A the approximate and all the notes, this ad latent of the add part [at a d be first part Bordio. Here a state of the notes of the notes of the add part [at a d be first part Bordio. A the approximate and all the notes, this ad latent of the add part [at a d be first part Bordio. Here a state of the notes of th	which is hereby acknowledged, ha. 50 sold, and by this indenture do	as and State of Kansas, to-wit:
As the approximances and all the entry, with and have do not all part [as a fibe first part thereis. As the approximances and all the entry, with and there is the offerty hand. As the approximance and all the entry. As the approximance and proximant due to an approximation of the entry hand the latter approximation of the entry hand the entry hand the lattery hand the latter approximation of the e	following described real estate stuated and being in the county of perg-	
As the approximances and all the entry, with and have do not all part [as a fibe first part thereis. As the approximances and all the entry, with and there is the offerty hand. As the approximance and all the entry. As the approximance and proximant due to an approximation of the entry hand the latter approximation of the entry hand the entry hand the lattery hand the latter approximation of the e		H. Other of Langence Variation
In the second and the second secon	Lot Eleven (11) Hosford' First Addition t	o the city of Lawrence, Aansas.
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
In the second and the second secon		
<pre>paol and understands entits of informations thread data of data of data data in the information.</pre>		art i as of the first part therein.
is in the year of works and defined to make special of periods from periods in a till more during the life of this indexture, pay of taxes or assessment hat may be bread or summary and the periods for and the periods of the time periods of the periods o	with the appurtenances and all the estate, title and interest of the said part And the said part 105 of the first part do hereby covenant and agree that a	at the delivery hereof they are the lawful owner. S. of the premises above granted, and mind
med mits when the same become do and payshes at that	And the mid part 165 of the first part do hereby covenant and agree that a	at the delivery hereof thoy are the lawful owner. S. of the premises above granted, and seised
all be specified and develop by the part y d be seened part, the low, if any, make payshe to the part develop the second part is been appeared and be prevised in the second part is been appeared and be prevised in the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein part of the second part is been appeared and been herein appeared in the second part is been appeared and the second part is been appeared and been herein appeared in the second part is been appeared and the second part is been appeared and the second part is been appeared and the second part is been appeared	And the said part 105 of the first part do hereby covenant and agree that a of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	at the defirery hereof flog the lawful ownerS of the premises shows pushed, and show
International particular writes addingtion. for the payment of side sum of matery, rescuted on the	And the mid part 165 of the first part do hereby coverant and agree that of a good and undefamilie estate of inheritance therein, five and clear of all incumbrance. and that they will warrant and defend the same against all parties making inself default the R is agreed between the parties hereto that the part 10.5 of the first part shall at all related to the mans become down and partials, and thatthey we have here the same parties where and partials and thatthey we	at the delivery hereof. <u>L</u> ; O.y. <u>A.Y.O.</u> the lawful owner. <u>S</u> of the premises above granted, and mind reto. all times during the life of this indexture, pay all taxes or assessments that may be leried or summed against be billings upon mild real exists insured against fire and tornado in such sum and by such insurane sumpary
International particular writes addingtion. for the payment of side sum of matery, rescuted on the	And the said part $\frac{1}{2}$ G_2 of the first part d_{22} — hereby coverant and spree that of a good and indefaultie entation of inheritance therein, fires and clear of all incumberance- and that they will warrant and defend the same against all parties making is added that they It is agreed between the parties herein that the part $\frac{1}{2}$ G_2 of the first part shall at all real status when the more becomes due and paytoks and that $\frac{1}{2}$, first, where the more the more theorem is the real status of the first part is the same the more theorem of the same status of the first part of the same status of the sa	at the difference for $\frac{1}{2}$,
<pre>edage to be terms of</pre>	And the wid purt $\frac{1}{2} \oplus \infty$ the form part 6	at the different here $(-\frac{1}{2}, 0, y, 0, y, 0, y, 0, y) = 0$, the lawful owner, $\underline{0}$ of the premises above granted, and shall refer. all times during the life of this indexture, pay all taxes or assessments that may be levied or assumed against be kulting upon mid real exist insured against fire and tornado in such sum and by such insurance compary poyrhole to be part. $y \rightarrow 0$ the second part to the exist of $-\frac{1}{2}$, $\frac{1}{2}$,
by	And the said part $\frac{1}{2}$ (3) of the first part 6	at the different hereof they. BTG_they BTG_they are a summarized in the premises above granted, and shall note. all times during the life of this indexture, pay all taxes or assessments that may be levied or assessed spins building upon and real exact insured a grainst fire and torando in work sum and by such harmans empary payable to the part. Y of the second part to the extent of hoir . Items. And in the even that grayble and the part life premises insured as herein provided, then the part <u>Y</u> of the second part may per folders, second by this indicative, and shall here interest at the reas of 10% from the data dynamic unit Thirt toon. Item/ard Dollars unit nov/100.
ATE OF I or ma NATE OF I or ma Scala U. Scala U. NATE OF I or ma NATE OF I or ma Scala U. I had solar used NATE OF I or ma Notary Public I had solar used Scala U. Scala U. NATE OF I or ma Scala U. Scala U. NATE OF I or ma NATE OF I or ma Scala U. Scala U. NATE OF I or ma Scala U. Scala U. Scala U. <td< td=""><td>And the mid part $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ the form part d_{m-1} horshy coverant of a ground indefendable strate of inheritance therein, five and dear of all incumbersize- and that they will warrant and defend the same against all parties making hardwide their the It is agreed between the spacing interaction and parties $\frac{1}{2}$ $\frac{1}{2$</td><td>at the difference here 1 the 0.5×0.2^{-1} the lawful owner. 2 of the premises above granted, and shall refs. all times during the life of this indexture, pay all taxes or assessments that may be irrivel or summed spinst be kuldings upon mid real exists insure (a part is the exist of 1.5×0.2^{-1} m. and by such insurance compary payhole to be part J_{-1} of the second spin to the exist of 1.5×0.2^{-1} m. Insure. And is the event is arrow that has been insured in the exist of 1.5×0.2^{-1} m. The event is the exist of 1.5×0.2^{-1} m. The event is the market and here is a law of the lower of the start of 1.5×0.2^{-1} m. The data of payment with This toon. Hundred Dollars and 1.0×100^{-1} m. DOLLARS if use of money, securited on the 122th day of July 132.</td></td<>	And the mid part $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ the form part d_{m-1} horshy coverant of a ground indefendable strate of inheritance therein, five and dear of all incumbersize- and that they will warrant and defend the same against all parties making hardwide their the It is agreed between the spacing interaction and parties $\frac{1}{2}$ $\frac{1}{2$	at the difference here 1 the 0.5×0.2^{-1} the lawful owner. 2 of the premises above granted, and shall refs. all times during the life of this indexture, pay all taxes or assessments that may be irrivel or summed spinst be kuldings upon mid real exists insure (a part is the exist of 1.5×0.2^{-1} m. and by such insurance compary payhole to be part J_{-1} of the second spin to the exist of 1.5×0.2^{-1} m. Insure. And is the event is arrow that has been insured in the exist of 1.5×0.2^{-1} m. The event is the exist of 1.5×0.2^{-1} m. The event is the market and here is a law of the lower of the start of 1.5×0.2^{-1} m. The data of payment with This toon. Hundred Dollars and 1.0×100^{-1} m. DOLLARS if use of money, securited on the 122th day of July 132.
and the data is best of an intervention of the set of the	And the sold part $\frac{1}{2}$ (5) of the first part 6	at the difference here of the Q. 2.2.6. the involution of the premises above granted, and shall be difference of the premises above granted, and shall be difference on the part. Y and the second part to the vector of the the part of the second part to the vector of the the part. Y, of the second part to the vector of the the part. Y, of the second part to the vector of the the part. Y, of the second part to the vector of the the part. Y, of the second part to the vector of the the part. Y, of the second part to the vector of the the part. Y, of the second part to the vector of the the part of the second part to the vector of the the part. Y, of the second part and y and be also be also part of the second part to the vector of the the part. Y, of the second part and y and be also be also part of the second part to the vector of the the part. Y, of the second part and y and the second part to the vector of the the part. Y, of the second part and y and the second part to the vector of the second part to the vector of the second part to the vector of the second part and y and the second part of the se
and the data is best of an intervention of the set of the	And the well part $\frac{1}{2}$ and the first part d	at the different hereof. the Q. 2.7.6. the harded owner. 2. of the premises above granted, and shall refe. all times during the life of this indexture, pay all taxes or assessments that may be levied or assumed against buildings upons and results insured against five and to rando in such own and by much insurance compary payhele to the part. J of the second part to the extend of 1, 10, 17 informet. And in the event has apyhele and a keep mid provines insured as herein provided, then the part. J. of the second per may per discover, exceeding the indextrue, make all hards in the result of 10, 100
In a large part of the second state and the second of the second of participation of the second second of the second of the second of the s	And the well part $\frac{1}{2}$ and the first part d	at the different hereof. the Q. 2.7.6. the harded owner. 2. of the premises above granted, and shall refe. all times during the life of this indexture, pay all taxes or assessments that may be levied or assumed against buildings upons and results insured against five and to rando in such own and by much insurance compary payhele to the part. J of the second part to the extend of 1, 10, 17 informet. And in the event has apyhele and a keep mid provines insured as herein provided, then the part. J. of the second per may per discover, exceeding the indextrue, make all hards in the result of 10, 100
• be hall by the part y	And the subject $\frac{1}{6.5}$ of the fart part d	at the different here and the second part to be harded owner. A of the premise above granted, and shall not a start of the second part to be harded owner. A second part will be a second part to be second part t
IN WITNESS WHEREOF, The part 105 of the first part haYO hereunto set the jr handland seal the day and year last above its	And the subject $\frac{1}{6.0}$ of the fort part d	at the difference here the second part to be barded owner. A of the premise above granted, and shall refs. all times during the life of this indecture, pay all taxes or assessments that may be levied or assessment sphale buildings upon a direct second part to the extent of this light that may be levied or assessment and payble to the part J of the second part to the extent of this light that may be levied or assessment that may be and to keep and result indecture, pay all taxes or assessments that may be levied or assessment that may be and to keep and pornises insured as herein provided, there use the first between that may be and to keep and pornises insured as herein provided, there use the first between the data of populate the discuss executed on the 12 th data of 1000 memory and also to secure any me or must discuss the second part of the terms of and oblightion and also to secure any me or must discuss the second part of the terms of and oblightion and also to secure any me or must discuss the second part of the terms of and oblightion and also to secure any me or must discuss the second part of the terms of and oblightion and also to secure any me or must defer and or makey, executed on the 12 th discuss the mask is in part 10.0 of the first part the disclose terms that interest there are below the disclosed part and the vest that and part 10.0 of the first part defermines the this convergence. It disclose the mask is much 10.0 of the term indicated as the remaining the this convergence and the vest that and part 10.0 of the first part first the disclosed termines that this convergence and parts between and the take and mentione way mainted or and part that therein, the part way the because and a parts between and the take and mentioned way and the start of termines. The this convergence and parts between the start of the parts and the terms and
tten. Sadie L. Stroud (SEAL) Even R. Stroud (SEAL) (SEAL) ATE OF Iowa (SEAL) (SEAL) MATE OF Iowa (SEAL) (SEAL) MATE OF Iowa (SEAL) STAT BE IT REMEMBERED, That on this 26th day of Juno A. D. 19. 37 before m. s Notery. Tublic in the sloresaid County and State, came Sadie M. Stroud and Even R. Stroud, her husbend to me personally known to be the same person 3. who executed the foregoing instrument and duly acknowledged the execution (SEAL) (SEAL) (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 4th day of July 19. 39. John H. Hances Notary Public. RELEASE	And the subject $\frac{1}{6.0}$ of the fort part d	at the difference here the second part to be barded owner. A of the premise above granted, and shall refs. all times during the life of this indecture, pay all taxes or assessments that may be levied or assessment sphale buildings upon a direct second part to the extent of this light that may be levied or assessment and payble to the part J of the second part to the extent of this light that may be levied or assessment that may be and to keep and result indecture, pay all taxes or assessments that may be levied or assessment that may be and to keep and pornises insured as herein provided, there use the first between that may be and to keep and pornises insured as herein provided, there use the first between the data of populate the discuss executed on the 12 th data of 1000 memory and also to secure any me or must discuss the second part of the terms of and oblightion and also to secure any me or must discuss the second part of the terms of and oblightion and also to secure any me or must discuss the second part of the terms of and oblightion and also to secure any me or must discuss the second part of the terms of and oblightion and also to secure any me or must defer and or makey, executed on the 12 th discuss the mask is in part 10.0 of the first part the disclose terms that interest there are below the disclosed part and the vest that and part 10.0 of the first part defermines the this convergence. It disclose the mask is much 10.0 of the term indicated as the remaining the this convergence and the vest that and part 10.0 of the first part first the disclosed termines that this convergence and parts between and the take and mentione way mainted or and part that therein, the part way the because and a parts between and the take and mentioned way and the start of termines. The this convergence and parts between the start of the parts and the terms and
Sadie K. Stroud (SEL) Evan R. Stroud (SEL) (SEL) (SEL) ATE OF Icrea BE IT REMEMBERED, That on this 26th day of Juno A. D. 19. 37 before me, a Notary Public in the aloresaid County and State, came Sadie M. Stroud and Evan R. Stroud, hor husband to me personally known to be the same person 3. who executed the foregoing instrument and duly acknowledged the execution (SEAL)	And the subject $\frac{1}{2}$ Go the fart part $\frac{1}{2}$. Looky coverant of a ground in loadenable strate of inheritance therein, five and dear of all incumbrance and that they will warrest and define the target strate of the fart part $\frac{1}{2}$ ($\frac{1}{2}$) of the fart part of th	at the different here 1 ± 0 , 2 ± 0 , 2 ± 0 , the lawful owner. Δ of the premine above granted, and mind refs. all times during the life of this indexture, pay all taxes or assessments that may be irried or summal spin the building upon and real exists insured against fire and tornado in such sum and by much insurance empary payable to the part J_{ii} of the second part to the erist of ± 0 ,
(SEAL) (S	And the mail part $\frac{1}{16.5}$ of the fort part $\frac{1}{16.5}$. Another overalls and spectral the state of a laboritance therein, free and dense of all incumbensary of the there is the state of a laboritance therein. For and dense of all incumbensary of the there is the state of a laboritance therein the state of th	at the difference here and partial cover. I do the pression show granted, and shall be a difference of the difference of the large difference of the l
(SEAL) ATE OF Iora BE IT REMEMBERED, That on this 26th day of Jung A. D. 19. 37 before m. s Notrry Tublic In the aforesaid County and State, came Sadio M. Stroud and Even R. Stroud, hor husband to me personally known to be the same person 3. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 4th day of July 19. 39. John H. Hannes Notary Public. RELEASE Liberature of the subscribe of Design	And the subject L_0_0 of the fort part dhourdy coverant red spretted of a good and undersamble sense of inheritance therein, free and dear of all incumbrance of the theory with senses the defined the nece sprint of parties making herd define the 1 is agreed between the parties herein the the part_0_0_ of the fort part half at a start bery with berness the defined the nece sprint of parties making herd define the 1 is agreed between the parties herein that the part_0_0_ of the sense of the part and the sprint defined by the part of the sense plant, the issue if any, make neighbor to the the same becomes due and herein the same become due at do the sprint defined directed by the manoutes paid half becomes part of the same direct direct direct direct and the moments paid half becomes part of the same direct direct direct direct and the moments paid half becomes part of the same direct direct direct direct direct by the manoutes paid half becomes part of the same direct direct direct direct direct direct becomes the same become due at direct direct direct direct direct direct becomes direct and the same direct	at the difference here and partial cover. I do the pression show granted, and shall be a difference of the difference of the large difference of the l
(SEAL) ATE OF Iora BE IT REMEMBERED, That on this 26th day of Jung A. D. 19. 37 before m. s Notrry Tublic In the aforesaid County and State, came Sadio M. Stroud and Even R. Stroud, hor husband to me personally known to be the same person 3. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 4th day of July 19. 39. John H. Hannes Notary Public. RELEASE Liberature of the subscribe of Design	And the mail part $\frac{1}{16.5}$ of the fort part $\frac{1}{16.5}$. Another overalls and spectral the state of a laboritance therein, free and dense of all incumbensary of the there is the state of a laboritance therein. For and dense of all incumbensary of the there is the state of a laboritance therein the state of th	at the different hereof. the Gy. 2.2.2 the lawful owner. 2 of the pression have granted, and mail reduces the different here of the lawful owner. 2 of the pression have granted, and mail the different here of the lawful owner. 2 of the second part is the extend in the different here of the lawful owner. 2 of the second part is the extend in the lawful owner. 2 of the second part is the extend in the lawful owner. 2 of the second part is the extend is the lawful owner. 2 of the second part is the extend is the lawful owner. 2 of the second part is the extend of the lawful owner. 2 of the second part is the extend of the lawful owner. 2 of the second part is the extend of the lawful owner. 2 of the second part is the extend of the lawful owner. 2 of the second part is a partie and the second part is the rest of the lawful owner. 2 of the second part is an and the lawful owner. 2 of the second part is an and the lawful owner. 2 of the second part is an and the lawful owner. 2 of the second part is an and the lawful owner. 3 of the second part is an and the lawful owner. 3 of the second part is an and the lawful owner and the law
ATE OF Iowa UNTY OF Dallas s. BE IT REMEMBERED, That on this 26th day of Juno A. D. 19. 37 before m. a Notary Publio In the aforesaid County and State, came Stadio M. Stroud and Evan R. Stroud, hor husband to me personally known to be the same person 3. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 4th day of July 19. 39. John H. Hannes Notary Public. RELEASE	And the subject L_0_0 of the fort part dhourdy coverant red spretted of a good and undersamble sense of inheritance therein, free and dear of all incumbrance of the theory with senses the defined the nece sprint of parties making herd define the 1 is agreed between the parties herein the the part_0_0_ of the fort part half at a start bery with berness the defined the nece sprint of parties making herd define the 1 is agreed between the parties herein that the part_0_0_ of the sense of the part and the sprint defined by the part of the sense plant, the issue if any, make neighbor to the the same becomes due and herein the same become due at do the sprint defined directed by the manoutes paid half becomes part of the same direct direct direct direct and the moments paid half becomes part of the same direct direct direct direct and the moments paid half becomes part of the same direct direct direct direct direct by the manoutes paid half becomes part of the same direct direct direct direct direct direct becomes the same become due at direct direct direct direct direct direct becomes direct and the same direct	at the different hereof. the Q. 2.2.2. the lawful over. 2. of the pression have granted, and mail refe. all times during the life of this indecture, pay all taxes or assessments that may be irried or assessed against buildings upons and real scatta inner different in the extent of 1 [ft. internet. And in the event is arythe as the part J of the second part is the extent of 1 [ft. internet. And is the event is arythe as the part J of the second part is the extent of 1 [ft. internet. And is the event is arythe as the part J of the second part is the extent of 1 [ft. internet. And is the event is arythe as the part J of the second part is the extent of 1 [ft. internet. And is the event is arythe as the part J of the second part is the extent of 1 [ft. internet. And is the event is the first of the internet scatter is a beening provided, then the part, of the second part may part is a first of the part J of the second part is the internet of 1 [ft. internet. And is the part of a second part is the internet is the second part is and part is 1 [ft. ift then part is a first internet therein a second particle, in the event that and part is 1 [ft. ift then part is a first internet therein a been particle, in the event that and part is 1 [ft. ift then part is a first internet therein and the particle part is a set bay by a part is the second part is the second part is the same become due and particle is the second part is the second part is the second part is a second part is a second part is a part is the second part is the second part is the same become due and part is a second part is the second part is a second part is the second part is a second part is the second part is a second par
Intervent Sat. INFITY OF Dellas BE IT REMEMBERED, That on this 26th A. D. 19 Stread Sation In the aforesaid County and State, came Sation Sation Sation Stread and Evan R. Stread, hor husband to me personally known to be the same person 3. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 4th day of July 19.59. John H., Hannes Notary Public.	And the subject L_0_0 of the fort part dhourdy coverant red spretted of a good and undersamble sense of inheritance therein, free and dear of all incumbrance of the theory with senses the defined the nece sprint of parties making herd define the 1 is agreed between the parties herein the the part_0_0_ of the fort part half at a start bery with berness the defined the nece sprint of parties making herd define the 1 is agreed between the parties herein that the part_0_0_ of the sense of the part and the sprint defined by the part of the sense plant, the issue if any, make neighbor to the the same becomes due and herein the same become due at do the sprint defined directed by the manoutes paid half becomes part of the same direct direct direct direct and the moments paid half becomes part of the same direct direct direct direct and the moments paid half becomes part of the same direct direct direct direct direct by the manoutes paid half becomes part of the same direct direct direct direct direct direct becomes the same become due at direct direct direct direct direct direct becomes direct and the same direct	at the difference here of the operation of the series and period on the series and period on the series of the period on the series of the ser
INTY OP Dallas St. HE IT REMEMBERED, That on this 26th day of Juno A. D. 19. 37 before me, a Notary Public In the aforesaid County and State, came Sails M. Stroud, and Evan R. Stroud, hor husbond State, came Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, hor husbond Sails M. Stroud, and Evan R. Stroud, and Juny Sails M. Stroud, and year last above with the same press on the 4th day of July Sails M. Strouge Public. Sails M.	And the subject L_0_0 of the fort part dhourdy coverant and arrow that of a good and undersamble series of inheritance therein, free and dear of all incumbrance of the theory with particle between therein, free and dear of all incumbrance of the theory with particle between the part of the part of the incumbrance of the theory with particle between the part of the part of the part of the 1 is agreed between the parties between the part of the part of the part of the part of the 1 is agreed between the part of	at the difference here of the operation of the series and period on the series and period on the series of the period on the series of the ser
BE IT REMEMBERED, That on this 26th day of Jung A. D. 19. 37 before me. 1 Notary_Publio in the aforesaid County and State, came Sadio Saio	And the weld part $\frac{1}{6.5}$ of the for part 6	at the difference here of the operation of the series and period on the series and period on the series of the period on the series of the ser
Notary_Publio in the aforesaid County and State, came Sadio M. Stroud and Evan R. Stroud, hor husband for personally known to be the same person 3. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 4th day of July John H. Hances Notary Public.	And the mail part [dig of the fair part d	at the distryp hered the Out in finderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium pay all taxe or assessments that may be levied or sammed spine and the or and a bare pair all provides that here is provided, there taxes that may be and be been and point to the extent of the Oil pairs of the argon and pairs and pairs Thirthoon. Whind Point Dolllars and region (2000 Dollars, dia may of nonsy, exercised on the 122th day of July
(SEAL) to me personally known to be the same person 3 who executed the foregoing instrument and duly acknowledged the executor of the same. (SEAL) (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above without the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above without the same seal affixed my official seal on the day and year last above my commission expires on the 4th day of July 19.39. John H., Hannes Notary Public. Notary Public. RELEASE It have dominants the Reviser of Decide It have dominants at the Reviser of Decide	And the mail part [dig of the fair part d	at the distryp hered the Out in finderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium, pay all taxe or assessments that may be levied or sammed spine be disting upon all or the inderium pay all taxe or assessments that may be levied or sammed spine and the or and a bare pair all provides that here is provided, there taxes that may be and be been and point to the extent of the Oil pairs of the argon and pairs and pairs Thirthoon. Whind Point Dolllars and region (2000 Dollars, dia may of nonsy, exercised on the 122th day of July
(SEAL) On the same in WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 4th day of July 19.39. John H. Hanes Notary Public. RELEASE L the medianized emotionis the Berister of Dends	And the weld pure L & go of the fort part 6	at the divery hered the output the large of the large of the pression have granted, and main electronic and the second part to the extend of mode of the large of
IN WITNESS WIERKOF, I have hereunto subscribed my name, and affixed my official seal of the up and year of the seal of the seal of the up and year of the seal of the	And the mail part i do not the fort part do	at the divery hered the output the large and a second seco
John H. Hanss. Notary Public. RELEASE RELEASE	And the mail part [dig of the fair part d	at the divery hered the QL AFG the lawful over. I did be preside a here granted, and main of the distribution of the set of the distribution of the distribution of the set of the distribution of the set of the distribution of the set of the distribution of the distribution of the set of the distribution of the set of the distribution of the distribution of the set of th
RELEASE I the mediant of the other and antibolity the Reviser of Derids	And the mail part [dig of the fair part d	at the divery hered the output the large and a second seco
RELEASE	And the well peril [sign that for part 6	at the divery hered the optimized optimized over 1 of the pression have granted, and main optimized and the diverse optimized as herein a provided to the next the may be levide or manned spine to be built over the diverse optimized as herein provided, there the optimized optimized optimized as herein provided, there the optimized opti
I the undersided ensure of the mithing methods of the	And the well perifying of the fut part 6	at the divery hered the output the large and a second seco
and an and an and a state within mortgage, up servey acknowledge the row navment of the debt secured thereny. and authorize the angular the secured thereny.	And the well perifying of the fut part 6	at the divery hered_they are diversed to be a set of the preside a bever granted, and main the diverse barrier of the diverse diverse and the set of the diverse diver
enter the discharge of this mortgage of record. Dated this 22 day of July 19.42.	As the well perify of the fur part 6	at the divery hered
Frienda University	And the well part [dig of the for part d	at the divery hered
O.A.A. Montago Worker	And the mid part [dig of the fut part d	at the divery hered

432

5+973