## MORTGAGE RECORD 84

 $\bigcirc$ 

 $\left[ \begin{array}{c} \\ \\ \\ \end{array} \right]$ 

Reg. No. 3615 - 539

<form></form>		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the	22 day of
<form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form>	Charles L.		A statistic strength of the statistic of the statistic strength of	
The instruction is indicated with a first start of the second start of the		10	Haste a. a	Seck
Interfere am	The Lawrence	o National Bank Lawrence, Kansas		leputy.
<form></form>	THIS INDE	NTURE, Made this 18th. day of	December , in the year of our Lord, one Henderson and Carrie K. Henderson	e thousand nine
<pre>parties of the data pays, add</pre>				
MUTHINGSOUTH, then the hand period as a strength of the second period.       Period. Note: 1	of Lowrence part ics of the	a in the County of Douglas first part, and The Lawrence National Ear	k and State of Kansas	
If Henrichter dan der den der		Lawrence	Aansas part Y of t	he second part.
The Harrismest Quarter (MR) of Section Dealer (12) less the Morthaust Quarter (MR) of the Morthaust Quarter (MR) of the Morthaust Quarter (MR) of Section Theory	FIC	con Fund red and no/100	the second s	the receipt of he second part.
Northin set Quarter (NH2) of side liberthwest Quarter (NH2) and the North mon-half (N2) of the investigated Quarter (NH2) of the Southwest Quarter (NH2) of Souther Twelve (12), all interaction (12) and the Southwest Quarter (NH2) of Souther Twelve (12), all interaction (12) and the Southwest Quarter (NH2) of Souther Twelve (12). The Souther Twelve (12) and the Souther Twelve (12) but of the Souther Souther (12) but of the Souther Twelve (12). The Souther Twelve (12) and the Souther Twelve (12) but of the Souther Twelve (12) but of the Souther Twelve (12). The Souther Twelve (12) but of the Souther Twelve (12) but	and the second s			the second se
Northwest Quarter (MR) of the Southwart Quarter (SR) of Soction Tunito (12), nll 1         Templing Pourteem (14) South, Range Ninsteen (19) East of the Sixth (Sth) Principal Environment of the second	Contemporary Statement Market Street 1988			
Tendblp Fourteem (14) Bauth, Enge Nineteen (15) East of the Sixth (6th) Principal         Jorddan,    Where experimences and all the entity, tile and interest of the sub para 162. If the flag para them. An entity of the second secon				CONTRACTOR AND
<form></form>	가장 같은 것 같은 것을 많이			•
<pre>which the separatements and all the entries. Of the and interest of the sell para 1.22 of the first part interest of the rest in the sell para 1.22 don't part interest of the rest inter</pre>			a (15) Sast of the Sixth (6th) Principal	
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin	and the second second			
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				Constant of the second s
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
The definition of a good and definition during the set of the second definition of the second definition of the second definition definita definitio definition definition definition defin				
<pre>end Mat they will served and defect the same approximation there is the first disk there. The is agreed between the parties hereen that is part in 202 of the form part and it is all times during the built of the intermeter and the part is between the parties heree that is all times during the built of the parties and the part is between the parties of the parties of the parties and the part is between the parties between the parties here that the part is between the parties of the parties of the part is all parties of the parties of th</pre>	with the appurter	sances and all the estate, title and interast of the soil no.	1800 Adv Augura V	
The series between the parties bereter that the part 125 of the feet part half at all time during the of the instance, part all two ensaturements that may be break the more and the there and torms has a bar been during and the parties to the part 1.5 difference of the parties and the part of the parties and the part 1.5 difference of the part	And the stid pi	arth o of the first part do hereby covenant and arree that at it	a delivery hereof thay and the state of the	e abore grantel.
red on and yeah larges on the series of the first of the first of the series of the se	and seized of a good	and indefeasible estate of inheritance therein, free and clear of all inc	e delivery hereof they are the lawful owner S of the premisumbrance	e abore grantel.
as being periods due the period of the first state of the first hand in the Boy for hirst with the answer to real the lattice as a set of the indecidence, second by the indecidence in	and seized of a good and that they will we It is arreed by	and bud of the first part do hereby covenant and agree that at it and indefeasible estate of inheritance therein, free and clear of all inc wrant and defend the same against all parties making lawful claim it Wreen the next in herein the target of 0.0 g and 0.0 g.	e delivery hereof thay. Are the lawful owner S of the promise umbrance	
and b	and seized of a good and that they will wa It is agreed bet or assessed against as such sum and by such	which do d the first part do hereby convents and arree that at U and Indefensible estate of inheritance therein, free and clear of all incor- trants and defend the same against all parties making lawful claim it twen the parties hereto that the part 10.9 of the first part all at id real estate when the same becomes due and parable, and that _tho	e delivery hereof. LEQY. B.F.C. the lawful owner S. of the prends umbranes ereta. All times during the life of this inferture, pay all taxes or assessments th y.willherp the buildings upon said real erists insured against for	iat may be levied and tornado in
and b	and seised of a good and that they will we It is agreed bet or assessed against as such sum and by such	and the first part do hereby coverant and agree that at 0 is and indefending contact of interfactors therein, free and clear of all incor- tant and defend the same against all parties making lawful claim th tween the parties hereto that the part 10.95 of the flat part all at a first setut where the same becomes do and payable, and that tho insurance company as shall be specified and directed by the part $V_{-0}$ .	e delivery hered. LiOY. B PC the lawful owner S. of the preads unbrance	at may be levied and tornado in cond part to the
er sum of many blanced by the stad art. <i>V. of the second part to by for all index of linkages any taxe with linkages have been provided by the stad art. <i>V. of the second part to by for all index of the states are not and for all index of the second part to be th</i></i>	and seised of a good and that they will we It is agreed bet or assessed against as such sum and by such	and the first part do hereby coverant and agree that at 0 is and indefending contact of interfactors therein, free and clear of all incor- tant and defend the same against all parties making lawful claim th tween the parties hereto that the part 10.95 of the flat part all at a first setut where the same becomes do and payable, and that tho insurance company as shall be specified and directed by the part $V_{-0}$ .	e delivery hered. LiOY. B PC the lawful owner S. of the preads unbrance	iat may be levied and tornado in cond part to the
raid pert 10% to be for part held to go the same a strain before in the name of the influence in the same strain is the strain influence	and the step and series of a good and that they will we It is agreed be or asserted against such sum and by ach extent of <u>its</u> . In a break of <u>its</u> and this indenture, and at THIS GRAFFI	and cold the first part do hereby cortains and arree that all the and indefendite results of interfacement herein, for ean dotter of all infor- terms the aperties here to that the part 100 of the first part shift at it were the parties here to that the part 100 of the first part shift at it real exists when the same becomes of our all parties and its 1.2 first exists when the same becomes of our all parties in that 1.2 first exists when the same becomes of our all parties and its 1.2 first exists when the same becomes of our all parties and its 1.2 first exists of the same that the same to be part 2.2 of the first part and if all the first part 2 of the scend part may pay and taxes and impart in the part 2 of the scend part may pay and taxes and impart is interacted as a morizon to excert the part of the first part of the first Ell theole is a morizon to excert the part of the first part of the first part of theellipse in the part of the scend part of the first part of the first part of the scend part of the first part of the f	e delivery hered. Lidy. B $\Gamma$ C	at may be leviel and tornado in cond part to the promise insured inces, accured by 
to reach the answer there are building the first the terms and provides of any first between the between and the section of all maps within the part. The first by the part of the first and provides of the identic and the correct between and the correct of the register of the register between the barry of the part. The first by the part of the first and provides of the identic and the correct between the barry of the part. The first by the part of the first and provides of the identic and the correct of the register of the register of the register between the barry of the part of th	and setted of a good and setted of a good ball blat they will wi It is agreed by a constraint of the set extent of able indep.reprices it able indep.repr	and cold the first part do hereby coverant and arree that all the first part do hereby coverant and arree that all the first part do the same sequence therein, for ean dotted the same sequence the same becomes do and problem so that the first set of the first part all the same becomes do and problem so that the first set of the first part of first part part of first part part of first part part part	e delivery hered. LEQY. B FG the lawful owner S of the pread- matrices with the second secon	at may be levied and torsado in econd part to the primites insured inces, secured by - - - - - - - - - - - - -
to reach the answer there are building the first the terms and provides of any first between the between and the section of all maps within the part. The first by the part of the first and provides of the identic and the correct between and the correct of the register of the register between the barry of the part. The first by the part of the first and provides of the identic and the correct between the barry of the part. The first by the part of the first and provides of the identic and the correct of the register of the register of the register between the barry of the part of th	and setted of a good and setted of a good ball blat they will wi It is agreed by a constraint of the set extent of able indep.reprices it able indep.repr	and cold the first part do hereby coverant and arree that all the first part do hereby coverant and arree that all the first part do the same sequence therein, for ean dotted the same sequence the same becomes do and problem so that the first set of the first part all the same becomes do and problem so that the first set of the first part of first part part of first part part of first part part part	e delivery hered. LEQY. B FG the lawful owner S of the pread- matrices with the second secon	at may be levied and torsado in econd part to the primites insured inces, secured by - - - - - - - - - - - - -
to reach the answer there are building the first the terms and provides of any first between the between and the section of all maps within the part. The first by the part of the first and provides of the identic and the correct between and the correct of the register of the register between the barry of the part. The first by the part of the first and provides of the identic and the correct between the barry of the part. The first by the part of the first and provides of the identic and the correct of the register of the register of the register between the barry of the part of th	and setted of a good and setted of a good ball blat they will wi It is agreed by a constraint of the set extent of able indep.reprices it able indep.repr	and cold the first part do hereby coverant and arree that all the first part do hereby coverant and arree that all the first part do the same sequence therein, for ean dotted the same sequence the same becomes do and problem so that the first set of the first part all the same becomes do and problem so that the first set of the first part of first part part of first part part of first part part part	e delivery hered. LEQY. B FG the lawful owner S of the pread- matrices with the second secon	at may be levied and torsado in econd part to the primites insured inces, secured by - - - - - - - - - - - - -
the first by the fartice here to have the torm and provides of the industry states and every design and severates and all benefits herein bereforms abail     IN WITNESS WHEREOP, The part 12.2. of the first part 14 X2. herewites set 12.1.1. hand and as all the day and year last above     written.	and setted of a good and setted of a good and that they will wi It is agreed by extension analy provide rates of	and a lifetime of the first part do hereby cortains and arres that and in a lifetime for an and indefinition frame of a lifetime intermediate of a lifetime intermediate the start against all parties making larged a list of the first part all at a lifetime intermediate where the same the part is all at a lifetime intermediate where the same the part is all at a lifetime intermediate the start and the part is all at a lifetime intermediate the same the part is all at a lifetime intermediate the same the same the part is all at a lifetime intermediate the same the part is all at a lifetime intermediate the same the part is all the same the part is all the same is a marking the same the part is all the same is a marking the part is all the same is a marking the part is all the same is a marking the part is and the same is a marking the part is a marking the part is and the part is a marking the part is and the part is a marking the part is and the part is a marking	e delivery hered. Linky. B FG the lawful owner S of the presslaministrate meta. all times during the life of this indenture, pay all taxes or assumed to the second part, the loss, if any, make payahle to the part $J_{\rm eff}$ of the se pay such taxes when the same become due and payahle and to keep said to be record part, the loss, if any, make payahle to the part $J_{\rm eff}$ of the se pay such taxes when the same become due and payahle and to keep said to be record part, the loss, if the loss of the second part of the second part, the loss of the second part, the loss of the second part of the part $J_{\rm eff}$ of the second part of the second	at may be leviel and torsado in second part to the promise insured inces, secured by 
written.       Charles L. Henderson       (SEAL)         Carrio Z. Henderson       (SEAL)         STATE OF       Kansas       (SEAL)         STATE OF       Jana       Jana         BE IT REMEMBERED, That on this       18th. day of       Dooumbor       A. D. 19 43., before me, a         Notary Public       in the aforesaid County and State, came       Charles L. Honderson and       (SEAL)         (SEAL)       County of Dooumbor       A. D. 19 43., before me, a       (SEAL)         to me personally known to be the same person 2 who executed the foregoing instrument and duly acknowledged the above written.       In WINESS WHEREOP, I have hereunio subscribed my rame, and affixed my official seal on the day and year last above written.       In 42       This relates a written above written.         I, the undersigned owner of the within mortgage, do hereby acknowledge to full payment of the doby secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage, do hereby acknowledge to full payment of the doby secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage, do hereby acknowledge to full payment of the generation of the accurrence of the writhin mortgage, do hereby acknowledge to full payment of the generation of the accurrence of the writhin mortgage of the mortgage of the writhin mortgage of the writhin mortgage of the writhin mortgage of the writhin the doby acknowledge to full payment of the generation of the accurrence of the writhin mortgage of the writhin mortgage of the writhin mortgage of the writhin the doby acknowledge tof the	and that they will us and that they will us it is a arreed be or assessed against a streng provide, it as breins provide, it this indenture, and a THIS GRANT I THIS GRANT I according to the term and provide, it is and provide, it according to the term and provide, it and provide, it according to the term and provide, it and provide and provide immediately matter as	An addition of the first part do hereby coverant and arree that all the first part do hereby coverant and arree that all the first and defend the same scalast all parties reaking lawful chain the term in the parties better that the part $100$ of the first part ability of the same becomes do and paylos and that the first part of the same becomes the first part ability of the part of the first part of the scale becomes and that the part is the same the scale $100^{-10}$ first parts ability of the scale part of the scale part of the part of the scale par	e delivery hered. LEQY. B.F.C. the lawful owner S. of the pread- unitance	at may be leviel and torsade in cond part to the promise insured inces, secured by 
Charles L. Henderson       (SEAL)         Carrio K. Henderson       (SEAL)         Carrio K. Henderson       (SEAL)         STATE OF       Kansas         County ofDouglas       ] ss.         (SEAL)       to me personally known to be the same persons 2 who executed the foregoing instrument and duly acknowledged the execution of the same.         My commission expires on the19th day ofAugust	and lattice do a good and lattice of a good and lattice of the second of the second second as out a second again as out a second again as a brief provided, it this factorizer, and a THIS GRANT 1 THIS GRANT 1 THIS GRANT 1 according to the term of runs of nonor ski said part 1 25 cm And this court and by the second and	An addition of the first part do hereby coverant and arree that all the first part do hereby coverant and aree that all the first parts of hierbines therein, for ean dotter of all line for the first parts have the part half of the first part half at the part half of the first part half at the part half of the first part of the exceed part the second part half of the first part half of the part half of the first part half of the first part half of the first part half of the first par	e delivery hered. LEQY. B.F.C. the lawful owner S. of the precal- metheness mathematical strength of the strength owner S. of the precal- method. It lies during the life of this inferiture, pay all taxes or assume at the strength owner of the strength o	at may be leviel and torsade in cond part to the promise insured inces, secured by 
Carrio Z. Honderson       (SEAL)         (SEAL)       (SEAL)         STATE OF       Jansas         County of	and setted of a good and setted of a good and that they will wi I is a greet be or aircread exclusion as such arm and by nuck with a strain as a such arm and by the setted of the setted THIS GRANT THIS GRANT according to the term and by <u></u> THIS GRANT and this course, and the setted of the setted and the setted of the setted and the setted of the setted and there are a provided that be setted of the setted of the setted and inner to. I N WITNEESS	An addition of the first part do hereby coverant and arree that all the first part do hereby coverant and aree that all the first parts of hierbines therein, for ean dotter of all line for the first parts have the part half of the first part half at the part half of the first part half at the part half of the first part of the exceed part the second part half of the first part half of the part half of the first part half of the first part half of the first part half of the first par	e delivery hered. Likly. B FG the lawfal owner S. of the presslammeters were an universate for the set of the first set of the set of t	at may be leviel and torsade in sevend part to the promise insured inter, secured by 
(SEAL) (S	and setted of a good and setted of a good and that they will wi It is a greet be or atsende agrinat as work must all provide the extent of <u>155</u> . In this indentity, and at THIS GRANT I according to the trans or and by <u>155</u> . In or and by <u>155</u> . In or and or and or and the difference about the theorem about the theorem about to retain the answer is making such allo, or the about the answer is the about the about the about the about the about the about the such about the about the about the the about the about the about the such about the about the about the about the the about the about the about the the about the about the about the such about the about the about the the about the about the about the the about the about the about the such about the about the about the the about the about the about the the about the about the about the such about the about the about the about the such about the about the about the about the such about the about the about the such about the ab	An addition of the first part do hereby coverant and arree that all the first part do hereby coverant and aree that all the first parts of hierbines therein, for ean dotter of all line for the first parts have the part half of the first part half at the part half of the first part half at the part half of the first part of the exceed part the second part half of the first part half of the part half of the first part half of the first part half of the first part half of the first par	e delivery hered. Likly. B FG the lawfal owner S. of the presslaw markence	at may be leviel and tornado in coold part to the promise insured laces, secured by <u></u>
(SEAL) STATE OF	and setted of a good and setted of a good and that they will wi It is a greet be or atsende agrinat as work must all provide the extent of <u>155</u> . In this indentity, and at THIS GRANT I according to the trans or and by <u>155</u> . In or and by <u>155</u> . In or and or and or and the difference about the theorem about the theorem about to retain the answer is making such allo, or the about the answer is the about the about the about the about the about the about the such about the about the about the the about the about the about the such about the about the about the about the the about the about the about the the about the about the about the such about the about the about the the about the about the about the the about the about the about the such about the about the about the the about the about the about the the about the about the about the such about the about the about the about the such about the about the about the about the such about the about the about the such about the ab	An addition of the first part do hereby coverant and arree that all the first part do hereby coverant and aree that all the first parts of hierbines therein, for ean dotter of all line for the first parts have the part half of the first part half at the part half of the first part half at the part half of the first part of the exceed part the second part half of the first part half of the part half of the first part half of the first part half of the first part half of the first par	e delivery hered. LEDY. B.F.C. the lawful owner S. of the pread- universase	at may be leviel and tornado in cond part to the promise insured inces, secured by 
STATE OF       Xansas         County cf_Douglas       } ss.         BE IT REMEMBERED, That on this       16th. day of       Docember       A. D. 19.43., before me, a	and setted of a good and setted of a good and last bat they will wi It is a greet bat or atsensed explaint as when may also practical the started set straint as when provided in the straint and by <u>115</u> cm or and or main and bat and the format of the straint and by <u>115</u> cm or and or any of hard this course, and there or any of the straint of the straint and the straint of the straint and the straint of the straint or any of the straint of the straint to relate the ansatz is making such ask, or It is different bit. It will the straint or any of the straint of the straint to relate the ansatz is making such ask, or It is a straint of the straint or any of the straint of the straint or any of the straint of the straint of the straint of the straint of the straint of the straint of the straint of the straint of the straint of the straint of the straint of the straint of the straint of the straint of the stra	An addition of the first part do hereby coverant and arree that all the first part do hereby coverant and aree that all the first parts of hierbines therein, for ean dotter of all line for the first parts have the part half of the first part half at the part half of the first part half at the part half of the first part of the exceed part the second part half of the first part half of the part half of the first part half of the first part half of the first part half of the first par	e delivery hered. LEDY. B.F.C. the lawful owner S. of the pread- universase	at may be leviel and torsade in coold part to the promise insured inces, secured by 
County cf_Douglass. BE IT REMEMBERED, That on thislotth. day ofDocemberA. D. 19.43., before me, a 	and setted of a good and setted of a good and last bat they will wi It is a greet bat or atsensed explaint as when may also practical the started set straint as when provided in the straint and by <u>115</u> , for and the course of the straint of the straint And this course, and and the straint of the straint or the straint of the straint or the straint of the straint or the straint of the straint to relate the amount is making such ask, or It is different bit. It will the straint or the straint of the straint of the straint or the straint of the straint of the straint or the straint of the straint of the straint of the straint or the straint of the straint of the straint of the straint or the straint of t	An addition of the first part do hereby coverant and arree that all the first part do hereby coverant and aree that all the first parts of hierbines therein, for ean dotter of all line for the first parts have the part half of the first part half at the part half of the first part half at the part half of the first part of the exceed part the second part half of the first part half of the part half of the first part half of the first part half of the first part half of the first par	e delivery hered. LEDY. B.F.C. the lawful owner S. of the pread- universase	at may be leviel and torsado in coold part to the promise insured inces, secured by 
BE IT REMEMBERED, That on this       18th. day of       Dagamber       A. D. 19 43., before me, a	and setted of a good and setted of a good and that they will wi It is a greet be or attered explaint as work will an analy by each of a start of the setted of a good this indentity of the setted of a THIS GRANT I THIS GRANT A according to the term and by <u>115</u> to far. In a second of the setted of a good which are a set of a good and the construction of a good which are a setted of a good to retain the amount i making such ask, or a categood of a good which are a setted of a good and benefits are anount i making such ask, or a categood of a good a setted of a good a setted of a good a setted of a good a setted of a setted of a setted a setted of a setted of a setted a setted of a setted of a setted a setted of a setted of a setted of a setted a setted of a setted of a setted of a setted a setted of a setted of a setted of a setted of a setted a setted of a setted a setted of a setted o	which do not be first part do hereby cortains in d arrew that all the first part do hereby cortains and a different for and does of all information and herein for and does of all here the part is the system the parts which the part 1000 of the first part all all all the part 1000 of the first part all all all the parts. And in the vert the assist the part 1000 of the first part all all all the parts. And in the vert the same becomes does and paraboa shall fail to the first part all all all the parts. And in the vert the same becomes does and paraboa shall fail to the first parts. A did here were the paratic part of the same does not all the parts and in the parts. A did here were the paratic parts at the same does not be parts at the same same the same the same same at the same does not be parts at the same does not parts at the same	e delivery hered. LEDY. B.F.C. the lawful owner S. of the pread- universase	at may be leviel and torsado in coold part to the promise insured inces, secured by 
(SEAL)	and setted of a good and setted of a good and setted of a good and bat they will will It is agreed by nuch extent of at a good a good a good at a good a good at a good a good at a good a good and by corollag to the trans and by THIS GRANT I THIS GRANT I THIS GRANT I THIS GRANT I THIS GRANT I and by and by the good a good and good good and good good to good a good and good good to good a good and good good to go	an look the first part do hereby cortant and arree that all the first part do hereby cortant and arree that all the first part do there is the part 1203 of the first part do there is the part 1203 of the first part all all there is the part 1203 of the first part all all there is an above one of one and paylos and hall there is a first part of the part of the part 1203 of the first part all all there is a first part of the part 1203 of the first part of the part 1203 of the first part all all the first there is an above one part of the part 1203 of the first part of first part 1203 of the first part of first part 1203 of the first part 1403 of the part 1403 of	e delivery hered. LEDY. B.F.C. the lawful owner S. of the pread- universase	at may be leviel and tornado in cond part to the promise insured inces, secured by 
(SEAL) to me personally known to be the same person 2	and setted of a good and setted of a good and setted of a good and bat they will will It is agreed by nuch extent of at a good a good a good at a good a good at a good a good at a good a good and by corollag to the trans and by THIS GRANT I THIS GRANT I THIS GRANT I THIS GRANT I THIS GRANT I and by and by the good a good and good good and good good to good a good and good good to good a good and good good to go	which do the first part do haveby cortain and arree that all the first part do haveby cortain and are that all the first part do first first derived in the first part of the first part 100 methods and first part of the first part 100 methods part of the first part 110 methods part of the first part 100 methods part of the first part 100 methods part of the first part 110 methods part of the first part 100 methods part of the first part 110	e delivery hered. LEDY. B.F.C. the lawful owner S. of the pread- universate markets and the second secon	at may be leviel and torsade in record part to the promise insured inces, secured by
(SEAL) CALL IN WITNER and The Prevent of the second of the	and setted of a good and setted of a good and setted of a good and bat they will will It is agreed by nuch extent of at a good a good a good at a good a good at a good a good at a good a good and by corollag to the trans and by THIS GRANT I THIS GRANT I THIS GRANT I THIS GRANT I THIS GRANT I and by and by the good a good and good good and good good to good a good and good good to good a good and good good to go	<pre>nmacle at the first part do hereby cortant and arres that at at the first part do hereby cortant and arres that at at a first and its of inhibits the herein, for ean dot state at all the interest the state is a state of a state is a state of the first part dotted is the part 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part dotted is the rest 100 of the first part of the first part dotted is the rest 100 of the rest part dotted is the rest part of the first part dotted is the rest part of the first part of the rest part of the first part dotted is the rest part of the first part is the rest part of the rest part is 100 of the first part is</pre>	e delivery hered. Linky. B FG the lawfal owner S of the preast- ments. all times during the life of this indenture, pay all taxes or assessments th y.mlllhere the billings upon mail real evits insured mainteness. The second part, the loss, if any, make payahie to the part J, of the e- physical taxes of the second second second second second second second second second to be made to be and the second to be second	at may be leviel and torsade in sored part to the promise insured inces, secured by 
It will know will the solution of the advance of the solution	and setted of a good and setted of a good and setted of a good and bat they will will It is agreed by nuch extent of at a good a good a good at a good a good at a good a good at a good a good and by corollag to the trans and by THIS GRANT I THIS GRANT I THIS GRANT I THIS GRANT I THIS GRANT I and by and by the good a good and good good and good good to good a good and good good to good a good and good good to go	<pre>nraced at the first part do hereby cortains and arres that all the first part do hereby cortains and and defined the same sequents all parties making lawful defined the same sequents all parties making lawful chain the three the part is t</pre>	e delivery hered. Linky. B FG the lawfal owner S. of the pread- mentance	at may be leviel and torsade in send part to the promise insured in 
Goo. D. Walter Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the deby secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of the control of the deby secured thereby, and authorize the Register the Control of Deeds to enter the discharge of this mortgage of the control of the	and before of a good and before of a good and hat that they will will It is agreed by a starsed exclusion as such an and by push this indemture, and at this indemture, and at THIS GRAFT according to the terms and byTSre- rer sums of manys and and the course and t	<pre>nmacle the first part do hereby cortains and agree that all the main indefending tests of inkrinkness therein, for ean dotter of all informance and indefending tests of inkrinkness therein, for ean dotter of the first part has an becomes down all payles and has the therein of the and the source in the payles of the first part has an intermed of ear all payles that the part is the part is</pre>	e delivery hered. LEDY. B.FC. the lawfal owner S. of the pread- metrics. all times during the life of this indenture, pay all takes or auscuments th y.Willlew the buildings upon sail real evits insured against for it be second part, the loss, if any, make payalic to the part J. of the re- pay such taxes when the same become due and payable of the iter second part, the loss, if any, make payable to the part J. of the re- pay such taxes when the same become due and payable of the iter second part, the loss, if any, make payable to the part J. of the re- lation of mener, executed on the	at may be leviel and torsade in send part to the promise insured 
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the deby secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage (f peyord, Dated this 1/4th, day of Lipterney, 10/15, The Source of Deeds to enter the discharge of this mortgage (f peyord, Dated this 1/4th, day of Lipterney, 10/15, The Source of Deeds to enter the discharge of this mortgage (f peyord, Dated this 1/4th, day of Lipterney, 10/15, The Source of Deeds to enter the discharge of this mortgage (f peyord, Dated this 1/4th, day of Lipterney, 10/15, The Source of Deeds to enter the discharge of this mortgage (f peyord, Dated this 1/4th, day of Lipterney, 10/15, the Source of Deeds to enter the discharge of this mortgage (f peyord, Dated this 1/4th, day of Lipterney, 10/15, the Source of Deeds to enter the discharge of this mortgage (f peyord, Dated this 1/4th, day of Lipterney, 10/15, the Source of Deeds to enter the discharge of the source of the deeds the source of the deeds the source of the deeds	and setted of a good and setted of a good and that they will will It is agreed as a string as such as a string as such as a string as a such as a string as a string as a string as a	<pre>number of the first part do hereby coverant and arree that all the first part do hereby coverant and arree that all the first of inheritance therein, for ean dotted at all informance compary as shall be predicted and directed by the part i.left of the first part all dotted for the first part 1.02. In the first part 0.02. In the first part 1.02. In the first part 0.02. In the first part 1.02. In the first part 0.02. In the first part 0.02. In the first part 0.02. In the first p</pre>	e delivery hered. LEDY. B FG the lawfal owner S of the pread- metrics. all times during the life of this inferture, pay all takes or assessments th y.Willlew the buildings upon sail real exist insured against for it be second part, the loss, if any, make payalic to the part J. of the re- pay such taxes when the same become due and payable of the iter second part, the loss, if any, make payable to the part J. of the re- lation of the second part, the loss of the second part of the indexics of y replats. The loss, if any, make payable to the part J. of the re- lation of mener, executed on the	at may be leviel and torsade in send part to the promise insured 
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the deby secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage (f proof. Dated this 1/4th day of lightlendy 10/4. The Security Palling Palling and Security 10/4.	and setted of a good and setted of a good and that they will will It is agreed as a string as such as a string as such as a string as a such as a string as a string as a string as a	<pre>number of the first part do hereby coverant and arree that all the first part do hereby coverant and arree that all the first of inheritance therein, for ean dotted at all informance compary as shall be predicted and directed by the part i.left of the first part all dotted for the first part 1.02. In the first part 0.02. In the first part 1.02. In the first part 0.02. In the first part 1.02. In the first part 0.02. In the first part 0.02. In the first part 0.02. In the first p</pre>	<pre>e delivery hered. Linky. B r 0</pre>	at may be leviel and torsade in send part to the promise insured 
of Deeds to enter the discharge of this mortgage of persond. Dated this 14th day of 14th rest 1, 1973.	and before of a good and before of a good and hat that they will will It is agreed by restored a sixing as with a good and and a good and the constraints as and by <u>the</u> or or sums of many aby and the constraints and by <u>the</u> or or sums of many aby and the constraints and the constraints	<pre>number of the first part do hereby coverant and arree that all the first part do hereby coverant and arree that all the first of inheritance therein, for ean dotted at all informance compary as shall be predicted and directed by the part i.left of the first part all dotted for the first part 1.02. In the first part 0.02. In the first part 1.02. In the first part 0.02. In the first part 1.02. In the first part 0.02. In the first part 0.02. In the first part 0.02. In the first p</pre>	e delivery hered. Linky. B FG the lawfad owner S of the pread- meta. all times during the life of this indenture, pay all takes or assessments the y.#111kew the billings upon mail real evits insured against for the second part, the law, if any, make payahie to the part J. of the e- pay such taxes when the same become de and payahie and to kep mail the second part, the law, if any, make payahie to the part J. of the e- pay such taxes when the same become de and payahie and to kep mail the second part, the law, if any, make payahie to the part J. of the e- file second part, the law, if any, make payahie to the part J. of the e- pay such taxes when the same become de and payahie and to kep mail to any of memory, executed on the	at may be leviel and torsade in words part to the promise insured innew, sourced by
The Lowrence Dational Bank, Sourcence Transact, this 12 d	and before of a gas and before of a gas and before of a gas and before of a gas and be that they will will It is agreed by a gas a gas a gas a gas and by <u>the second</u> and the second and by <u>the second</u> and the second and the second and the second and the second to retain the second to retain the second to retain the second second and inter to STATE OF <u>K</u> (SEAL)	A second	e delivery hered. LEDY. B FG the lawfal owner S of the pread- meta.  all times during the life of this indenture, pay all taxes or accurates th y.x111kers the buildings upon mail real evists insured manifestor the second part, the loss, if any, make payahi to the part J. of the e pay such taxes when the same become due and payahi and to keep mail the second part, the loss, if any, make payahi to the part J. of the e pay such taxes when the same become due and payahi faction and show the second part, the loss, if any, make payahi to the paid to be received and the amount to paid that become a part of the indexec car efficiency and the amount to paid that become a part of the indexec of 1000	at may be leviel and torsade in word part to the promise insured information in the - DOLLARS, - 19 - 63 word part to the promise or any the comparison of t
(Cop. Led) By Les. D. W alter Vice-President Morginger. Owner. 1942	In the star of a gap of the second se	An and here has been part of a series and any contains and argue has a number of his final meeting. Itera of does not all his final series of his final meeting for and does of his final meeting here and the final meeting here and the series of his final meeting here and here the series of his final meeting here and here the series of his final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the final meeting here and here the series of the series of the final meeting here and here the series of the series o	e delivery hered. Linky. B FG the lawfal owner S of the preast- meta. all times during the life of this inferture, pay all taxes or accuments the y.mlllwey the buildings upon mail real evits insured mains the the second part, the law, if any, make payahle to the part J. of the er- phy such taxes when the same become a and payahle and to keep add the second part, the law, if any, make payahle to the part J. of the er- phy such taxes when the same become a and payahle and to keep add the second part, the law, if any, make payahle to the part J. of the error diverse and the amount to paid shall become a part of the laddeer of 100	at may be leviel and torsade in several part to the premise insured 
	and setted of a good and setted of a good and setted of a good and hat that they will will It is a greet be restored of	MacCod and he find part do hereby cortains and arres that all the find part do hereby cortains and a failed hereby cortains and a failed hereby cortains and a failed hereby cortains and the failed part do the find part do the fin	e delivery hered. LEDY. B FG the lawfal owner S of the pread- metance	at may be leviel and torsade in words part to the premise insured 