	MOF	RTGAGE REC	ORD 85		
\$50.00 Jt		0 Jan. 27, 1942 0 July 27, 1942	Fred Bliesner Alice N. Bliesn Carl Bliesner	er	
Recorded	Aug. 7, 1939 at 11:55 A.	v. A	ard a Beck	_ Register of Decis	
o. 1974 - Receiving id \$3.75 .	••••••••••••••••••••••••••••••••••••••	<u><u> </u></u>			
THIS SNYDER, h Party of Under the Hartford WINNSSET VITNESSET VITNESSET VITNESSET VITNESSET VITNESSET	the First Fart, and The T laws of the State of Con- and State of Connecticut, and State of Connecticut, That the said Party of UMBED AND NO/00 t, the receipt whereof is sum topether with the in y note hereinafter descript shorein contained, dees said Company, its success	1st day of July, 1939, by "Rush and State of Kansan, Iravelers Insurance Company meeticut, with principal o Party of the Second Part the First Fart, in consid Dollars' \$\$1,500.00 loance hereby acknowledged, and st terest to become due thereo bed, and also to insure the by these presents grant, bb out and company	and between HIRAM A. SNYDER (jointly and severally, of , a corporation organized an frice in the City of Hartfor (hereinafter called the "Com- ration of money in the prin i by the said Company to the to better secure the repayma m according to the terms of ratihful performance of th rgain, soll, convey, confir 11 and singular the real co f Kansas, as follows, to-wi	more than one), and existing rd, County of apany"); iclpal sum of Farty of the mut of said 'a cortain se covenants and m and mortgage	
agreements unto the s premises 1		The South Half of the South Seventeen (17), Township Fi (20), East of the Sixth Pri	west Quarter of Section fteen (15), Eanro Twenty		•
f the con- narty of s the Govern mprovenen i constead rofits the secure to atty of ti ts success arty of ti	protood that the within in of the purchase money due weynage of the above dege second part herein to Hira ment survey thereoft toge ts, privileges and appurt and contingent rights and oreof, including all the the Party of the First Pa ses during the existence borr and assigns, forever he First Part hereby core , to-wit:	strument is a purchase non party of the second part of pribed land by a warranty o m A. Snyder. containing in ther with all and singular enances thereauto belongin catatos whatsoover theoris profits, revenues, royalti- rt under all oil, cas and or of this mortgace; to have o for the uses and purposed manta and agrees with the s	or mortgage given to secure rom the parties of the first sed of even date herewith eo all 60 acres more or less, the tenements, hereditement of an any wise apportainin a, and also all the rents, i ss, rights and hemefits acer ineral leases made or to be and to hold the same unto th herein expressed. Moreover ad Company, its successors	t part by reason according to to, buildinge, ag, and all issues and ruing or to nade covoring to said Company, r, the said and ascigns,	·
ald premis in all fore: in the source of the said the said present the said present the said present the said present the said premise the said premise the sai	For all incumbrances and of sess and that said First i wer warrant and defend the s and the said First Party and prior lien on the abe pay to said Commany at it berineipal sum of FIFTEEN H beroof from time to timo y lent in New York exchange aid principal sum, bearin ed and delivered to the C	In authority to soil, mort charges whatsoever; that as Party and his heirs, dovise e title to said lands and pr y further covenants and arr ove described lands and imp ts office in Hartford, Comm UNDERD AND NO/100 D remaining unpaid, in lawful yin accordance with the t is even dats herewith, made company by the said Party o	ecticut, or to its successor ollars (\$1,500.00) and inter noney of the United States pras and conditions of a cer payable to the order of the f the First Part, and secure	that the same joy and possess re and assigns of all porcons y this instrument rest on the of America or retain promissory of Samerica or retain promissory of said Company ad by this	
in the even executed p 4. To de of whatsoe that this :	nt of forcelosure of this ursuant to said forcelosu eep the said lands and im vor nature, and to protec mortgage shall be and rem	mortgage, shall become the re. provements free from all in t and defand the title and	said promissory note and al and hereinbefore described, p property of the grantee in neumbrances and liens or ela possession of said premises camises until the indebtedme	which abstract, i the deed lims for liens	•
5. That incumbrance	the said Company shall be	a submanated to the line t	hough released of record, o proceeds of the loan represent		
6. To ps that may be Kansas or p said real e	ay before the same become e levied, assessed or impo	delinquent all taxes and a posed by authority of the Un	ssessments and impositions ited States of America or b ate, which may be or become uding any mineral or royalty	of every kind y the State of	
To be sound condi 8. To be proceed on bight fundr by the said lemanded by nature and the existen	to buildings, fences tion and in good repair a stop, during the existence and greates constantly red Fifty and no/100 (Commuy, and to provide the said Company, and th of whatever amount taken nee of the dath hereby se	and other improvements now and to commit or permit no of this mertgage, all buil insured against loss and d - Dollars (\$\$50.00) in a c incurance against hazards at all policies of liburan out on the said improvement sure is the here to the	or hereafter crected on sai maste on the said premises. lings and improvements erect anage by fire for the sum of penany or companies which am other than fire in like amou swithout exception and of tsor fixtures therets attach	id lands in ted and to be f at least who designates mt, if whatsoever med, during	
Y fully raid, loss to the what proceed older of the remises, wi 9. That	to the said Company. And promises and subsequent : ds or amount so paid shall he aforcaid promissory nu hichever the holder of the in the event the said amo	the said Party of the First settlement and payment these l be applied to such portic ote shall direct or toward e said promissory note shall	delivered as issued and wit to Part further agrees that refor by any insurer, the en of the debt hereby secure the rebuilding or restoring 1 elect.	ch preniums in case of stire settle- d as the of the	• •
interestity the	the Party of the First Party of the First Party of the First Party and the state upon	art, the Company herein, be reasonable attempt to not	in the judgment of the said ture not therotofore furnis ing hereby made the sole jud ify the Party of the First J inspect, repair or maintain uch expenditures and outlays	hed and dge of the Part, may	