FIGM STATE OF NANSAS DUCKLAS COUNTY. 6.	and strate.	Receiving No. 25156 MORTGAGE RECORD 90 Reg. Ko
The increases was find for seven on the 12		The World Ca. Lawrence, Nama
Dot. 3 Rotzen and it is uit a dam Thereas.	5 0 - a	이 사람에 가까지 다니 가지 않는 것 같아요. 그는 것 같아요. 이 것 같아요. 이 것 같아요. 이 것 같아요. 그는 것 같아요. 그는 것 같아요. 그는 것 같아요. 그는 것 같아요. 이 것 같아요. 그는 것
with all be apparenance, and all the setiat, tills and largest of the said part. Link of the first part for the said and the setiat of the second part. with all be apparenance, and all the setiat, tills and largest of the said part. Link of the set part, and and part. Link on the second part. with all be apparenance, and all the setiat, tills and largest of the said part. Link of the set part. with all be apparenance, and all the setiat, tills and largest of the first part. And the said part. with all be apparenance, and all the setiat, tills and largest of the said part. with all be apparenance, and all the setiat, tills and largest of the said part. be concept of Danglaw, and large concept. with all be apparenance, and all the setiat, tills and largest of the said part. be concept of Danglaw, and large concept.		
The Daugha fourtz Elifeter and Long Association of processing and proved our Lond microsen handsenerging the series of the forty of the series of th		TO HAROLA Beach
with all the spontenances, and all the estate, tilts and laterest of the sold part. Link at first, our. Thereanon. with all the spontenances, and all the estate, tilts and laterest of the sold part. Link at first, our the source of the sold part. The first part and the source of the sold part. Link at source of the source of the sold part. Link at source of the sold part. Link at source of the sold part. Link at the source of the sold part. Link at source of the sold part. Link at the source of the source of the source of the source of the sold part. Link at the source of the sold part. Link at the source of		
<pre></pre>		
ef the first park, andThe_Bauglan_County_Builling_first_Lean_AffaceIntion		1、11、12、12、12、12、12、12、12、12、12、12、12、12
ef the first park, andThe_Bauglan_County_Builling_first_Lean_AffaceIntion		- Income Paulas
with all the appartenances, and all the estate, tile and laterest of the maid part_init_of the first part therein. And the maid and introduce of the provide state of the		
Thitty: Ling luminess net ind/ICC		of the second part
totic		WITNESSETH, That the said part. Siof the first part, in consideration of the sum of
and Mortgages to be said party the second part him and asigns forwer, all that tract or pared of hand situated i the Consty of Desgias, and State of Kanasa, described as follows, to-wit: Lot No. Two Hundred seven (207) on Chio Street in the City of Lawrence with all the appurtenances, and all the estate, title and laterest of the said partinto f the first part therein. And the said 		Thirty Five Bunired and no/100 DOLLAR
be Consty of Danglas, and State of Kanaza, described as follows, to-wit: Lot No. Two Hundred Seven (207) on Chio Street in the City of Lawrence with all the appurtenance, and all the estate, Uile and Interest of the said part_ints of the first part therein. And the said		배를 잘 들었다. 그는 사람이 많은 것은 것 같아요. 그는 사람이 다른 것 같아요. 가 많이 많이 많이 나라.
with all the appurtenances, and all the estate, title and interest of the said part_list_of the first part therein. And the said		
with all the appurtenances, and all the estate, title and interest of the said part_list_of the first part therein. And the said		
commission explose of this first part do		Lot No. Two Hundred Seven (207) on Chio Street in the City of Lawrence
commission explose of this first part do		
commission explose of this first part do		
commission explose of this first part do		
commission explose of this first part do		
commission explose of this first part do		
commission explose of this first part do		
commission explose of this first part do		
commission explose of this first part do		
commission explose of this first part do		In the second s second second se second second s second second s second second se
commission explose of this first part do		
commission explose of this first part do		
Dollars, according to the terms of		
Dollars, according to the terms of		dothe lawful owner of the premises above granted,
<pre>particle of the first sart to the said part Y</pre>		parties of the first part dohereby covenant and agree that at the delivery hereofthey_arothe lawful owner of the premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all incumbrances
to the said part Yof the second part		partles of the first part dohereby covenant and agree that at the delivery hereofthey_arothe lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances This grant is intended as a mortgage to secure the payment of the your of the your birds and no/100
and this conveyance shall be void if such payments be made as herein specified. But if d:facit be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyence shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said partof the second part		parties of the first part dohereby covenant and agree that at the delivery hereofhev_arothe lawful owner of the premises above granted, and seized of a good and indefcasible estate of inheritance therein, free and clear of all incumbrances
<pre>if d=fact: be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyence shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said partof the second part_ibs</pre>		
IN WITNESS WHEREOF, The said part 103_of the first part ha.vo_hereunto set_thoir_hard.s_and seal_S.the day and year first above written. Signed, sealed and delivered in presence of		
year first above written. Signed, scaled and delivered in presence of		
year first above written. Signed, scaled and delivered in presence of		
year first above written. Signed, scaled and delivered in presence of		
Ant. Thotpson (SEAL) STATE OF KANSAS, BE IT REMEMBERED, That on this _101h day of _April (KRARYYA_ Douglas County		
STATE OF KANSAS, BE IT REMEMBERED, That on this _191h day ofApril GKRAWYMDouglas_County		Image: continue of the first part dohereby covenant and agree that at the delivery hereofhere and clear of all incumbrances
ick HailyX.f. Douglas County ^*** A.D. 1& Defore me the undersigned a Notary Public in and for said County and State, came Don B. Thompson and his wife., Ann shompson to me personally known to be the same person_2.who executed the foregoing instrument of writing and duly acknowl- edged the execution of the same. (SEAL) INWITCHES WRITEREOF, I have hcreunto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires. September 21 19-47 M. K. Gill Notary Public. Notary Public. RELEASE The note herain described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. As Witness my hand, this 16.7k day of Description		Image: control of the first part dohereby covenant and agree that at the delivery hereofhere and clear of all incumbrances
A.D. 15:5 before methe undersigned a Notary Public in and for said County and State, came Don B. Thompson and his wife, Ann Hompson cameDon B. Thompson and his wife, Ann Hompson to me personally known to be the same person. Two executed the foregoing instrument of writing and duly acknowl- edged the execution of the same. (SEAL)		Image: control of the first part dohereby covenant and agree that at the delivery hereofhere and clear of all incumbrances
came Don B. Thompson and his wife. Ann shompson		Image: control of the first part dohereby covenant and agree that at the delivery hereofhere and clear of all incumbrances
to me personally known to be the same person awho executed the foregoing instrument of writing and duly acknowl- edged the securition of the same. (SEAL)		marries of the first part dohereby covenant and agree that at the delivery hereofhere and clear of all incumbrances
My Commission expires_Scptomber_2119-47. K. K. G111 Notary Public RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. Age Witness my hand, this6.7kday of		Image: continue of the first part dohereby covenant and agree that at the delivery hereofhere and clear of all incumbrances
My Commission expires_Scptomber_2119-47. K. K. G111 Notary Public RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. Age Witness my hand, this6.7kday of		Image: continue of the first part dohereby covenant and agree that at the delivery hereofhere and clear of all incumbrances
RELEASE - The note herain described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged		Image: continue of the first part dohereby covenant and agree that at the delivery hereofhere and clear of all incumbrances
The note herein described having been paid in full, this mortgagu is hereby released, and the llen thereby created, discharged.		
As Witness my hand, this 16. Th_ day of ganuary A.D. 194.6		cartles of the first part dehereby covenant and agree that at the delivery hereofthey_arethe lawful owner of the premises above granted, and seleed of a good and indefensible estate of inheritance therein, free and clear of all incumbrances
		martles_of thu first part dehereby corenant and agree that at the delivery hereof
(carp us)		number 102.00° thu first part dehereby covenant and agree that at the delivery hereof_they arethe lawful owner of the premises above granted, and seized of a good and indefasible estate of inheritance therein, free and clear of all incumbrances
		nertics_of_time_first_part dehereby covenant and agree that at the delivery hereoftime_arcothe lawful owner of the premises above granted, and seized of a good and indefinable estate of inheritance therein, free and clear of all incumbrances
		contribution control of the first part de

I

(e

]

19

105