MONTRACT       06.500       -Boyde 1648 -E-CASE EXEMPTION TO Control of A series of the first part.         This Indenture, Made this       1,10       Bay of Junuary		· · · · · · · · · · · · · · · · · · ·	- C	584.5	6 Book 111	4	Reg. No. Fee Paid		
This Indentuo, Mode this       1.1       And A. STATULET, '10 Substraining the status in the control in the status in the	MORIGA		\					FOUC	41
Jongeff C. Pruke and Karyarot huth geaks, Hushand and Atta         of       Intropics, in the County of Douglas and Sue of Kanzaa.         part 10.0.0f the first part, and The Lawronce Bullding and Look Agaeshation         part 10.0.0f the first part, bit complete Bullding and Look Agaeshation         During the The Dawronce Bullding and Bulls         Control The Dawronce Agaeshation				Na. 52K) "Boy			12	HOHO	
<form>          Improved         Improved         The Courty of Yould's         You the second part is a part of the first part in the Courty of You - the second part is a part of the first part in the first</form>	i – .					y	56 between	HOHO	
part 10 and the first part, and The Laurence Bullding and Joan Association (	•	Sobu of prave	ang maryaret	inen grave	, nuspanci a	nd wille			
<form>         Put 1 define second part.         Minessels, inst the set part 1293 of the fits part, in consideration of the sum of         Minessels, inst the set part 1293 of the fits part, in consideration of the sum of         Minessels, inst the set part 1293 of the fits part, in consideration of the sum of         Minessels, inst the set part 1293 of the fits part, in consideration of the sum of         Minessels, inst the set part 1293 of the fits part, including the fits part, including the set part 1293 in the fits part, including the set part 1293 in the fits part, including the set part 1293 in the set part 1293 in the set part 1293 in the fits part 1293 in the set part 1293 in the</form>	of	Lawrence	in the County of	Douglas	and St	ate of Kons	as		
Minessent, which the said part JaBa. Of the first part, Jin consideration of the sain of Third Thibunard. and An / 1000	part 10	of the first part, a	nd The Lawren	nce Buildir	ig and Loan	Association	1		
Three Tubured, and no/100       DOLAS         bits       Dolay       Dolay         bits       Dolay       Dolay       Dolay         bits       Dolay       Dolay       Dolay       Dolay         bits       Dolay       Dolay       Dolay       Dolay       Dolay       Dolay         bits       Dolay				•			ıd part.		
blogs         duty paid, the receipt of which is heitigt, extremylidged, is .09 and and by           his indexture of:         Guty paid, the receipt of which is heitigt, extremylidged, is .09 and and Sate of Kenze, nowli           his allocation developments         Lot allocation, discretioned real estate, illusted and being, n. the County of. Douglan,, and Sate of Kenze, nowli           Lot allocation, discretioned real estate, illusted and being, n. the County of. Douglan,, and Sate of Kenze, nowli         Lot allocation, discretioned real estate, illusted and being on the Sate Darren (Sate ).           And the state partial Sate of the state partial sate of the state partial sate manual partial mains benefit and sate partial sate and the state partial sate and sate and sate partial sate and sate ano				st part, in consi	deration of the su	im of	- DOLLARS		
This Includes a construction of the same pair of the same pa	-10		· · · · · · · · · · · · · · · · · · ·	pt of which is	hereby acknowl	edged, ha .vos			
Kennes, towilf       Lots (Nos)       Six (G), Sovon (77), and Elphib (G), In "Got Limon, In opportenances and all the attack this fuel, line and interact of the said part 1624 in this part therein. And the all part 162       Interaction of the said part 1624 in the first part therein.         And the all part 1625       of the interact of the said part 1624 in this part therein.       Interaction of the said part 1624 in the said of the said part 1624 in this part therein.         And the all part 1625       of the interact of the said part 1624 in the said of the said		enture do GRAI	NT, BARGAIN, SELL	and MORTGAG	E to the said part	.y of the seco	ond part, the		
Later Nor. Si X (6), Soven (7), end Right/(6), in Neet Ranor, in Class North Signal And Signal Si			estate situated and	being in the (	County of., Doug,	19.9	and State of	JULI	
<pre>Glvon Yours, on Addition to the Olig of Law orange of the said part 25.8 the first part therein. Ad the side part 25.9 the first part 4. The said part 25.8 the first part therein. Ad the side part 25.9 the first part 4. The said part 25.8 the first part therein. Ad the same served ad start of a gind and padduths and drag the same species at patient and the oligible of a same species the same served. Ad the same served ad start of a gind and padduths and drag the same species at a same spe</pre>		1. · · · · · · · · · · · · · · · · · · ·	x (6), Seven (	7). and Ein	ht)(8), in	lest Kanor.	in		
And the total part 40 =	with th	Given Court,	an Addition to	o the Vity	of Lawrence				
<pre>d Me preview above previet, and winded of a good med judicatulite caute of harpinous teams, ince "and due of all housingtoness.</pre>									
In the spends therearch the partial barres what the part 20.2. of the first part and it at the ordering the list of the lobelone, part therear and an end ordering the list of the lobelone of the strength of the list of the building to get and part of the part of the list of the strength of the strength of the list of the building to get and part of the part of the list of the strength of the strength of the list of the building to get and part of the part of the list of the strength of the strength of the list of the list of the strength of the strength of the list of the list of the strength of the strength of the list of the list of the strength of the stre									
The served between the parties herein the part 20,2 of the fort part shift at these during the life of this docknowner, part there is a marked part in part 2 model of the part 2 model of the served part is a constrained part in the part 2 model of the part 2 model	σ		and that they wi	Il warrant and deten	the same against all	pariles making lawfu	I claim thereto.	ALCON A	
<pre>there the blading uses a tell at either burde against file and served is not som and by usb increases conserver, as hell be served and against file and the served is the served set burder. The served is the</pre>	0 1 1 1					the second s		DELTER C	
Mill GAART is intended as a morigage to access the payment of the un of Throng Sinch and no /100       DOLLASS,         Screeding to the term of ONC       cartile within obligation. For the payment of the une of money second on the 14th         Screeding to the term of ONC       cartile within obligation. For the payment of the une of money second on the 14th         Screeding to the term of ONC       cartile within obligation. The term of term of term of term of the term of term of term of term of the term of term of term of the term of t	keep the l	buildings upon said real e y the part Yacal of the s	econd part, the loss, if any,	d tornado in such au made payable to th	me becomes due, and m and by such Insuran particulation of the s	payable, and that LLL ice company/as shall econd part to the exi	be specified and i		
THE GRAFT is intended as a merigage to secon the payment of the un of ThrO2 SDM and No/100       DOLARS, Construction of the control of the control of the operation of the unit of money second on the	interest. A said prem	nd in the event that said ses insured as herein pro	part LOS of the first part ided, then the part. Y	shall fail to pay such of the second part	h taxes when the same may pay said taxes an	become due and pa d insurance, or either	yable or to keep , and the amount	C C	
<pre>Doubles the form of</pre>	until Tully	repaid.	muebreoness, accored by a	and indentite, and an	hree Thouse	nd and no/1	00		
erg of							DOLLARS,	-	
Park, with ill interest schooling dieren sconding to the term of said obligation and also to score any two or user of movied. In the score interest is provided in the score interest in the interest is provided. In the score is provided in the interest is provided in the score is provided in t	according	o the terms of ONE. January	certain written obligation	for the payment of	f said sum of money; e	xeculed on the	th ·		
The said part. 10.9. of the fung part hall fail to pay the same as provided in this informat.         And this converted that be void if and payments to made as heles precision of the solution recently and the act of payment is made as heles precision.         Inter said part. 10.9.         Inte said part. 10.9.	part, with	all interest accruing there	on according to the terms o	f said obligation and	l also to secure any su	m or sums of money	advanced by the		
The series are not had when the terms become due and payable of the hindu the cash kept up at provided break, on the hild before should be the second of pays at hyper a new of the second of all points, the second pays at hyper terms of the solution of the hidd break, and it hall be level, for the solution of the second pays at hyper terms of the solution of the second of the solution of the second of the solution of the second of the solution of the solution of the solution of the second of the solution o	that said	part 10.9 of the first	part shall fail to pay the same	me as provided in th	is Indenture.			<b>D</b> HOI	
real citize are not kept in as good repts as they are now, or if wate is committed on wild permitted, then this convergence shall be convergence of the obligation provided by the solution by the permitted of the obligation permitted of the solution of the solution permitted per	And the fault	is conveyance shall be vi be made in such paymer	id if such payments be mains or any part thereof or a	de as hatein specific my obligation creater	ed, and the obligation i thereby, or interest	contained therein hereon, or if the ta	fully discharged. ixes on said real	LECON.	
The state pertor. Y of the second pair is the control of the second pair is the product of the second pair is the product of t	real estate and the s	are not kept in as good	repair as they are now, or Id, and all of the obligatio	if waste is committee ins provided for in s	d on said premises, then aid written obligation, f	this conveyance shall or the security of wh	l become absolute i lich this indenture		
Fail the premises hereby granted, or any part thereof, in the manner preschad by law, and out of all momers articles from uch calls to principle and interest, together with the costs and charges indication therein contained, and all present y. Insking such sale, or demand, to the first part 1CS.         If is precide by the part Y. Insking such sale, or demand, to the first part 1CS.         If is a precide by the part y. Insking such sale, or demand, to the first part 1CS.         If is a precide by the part y. Insking such sale, or demand, to the first part 1CS.         If is a precide by the part y. Insking such sale, or demand, to the first part 1CS.         If is a precide by the part y. Insking such sale, or demand, to the first part 1CS.         If is a precide by the part y. Insking such sale, or demand, to the first part 1CS.         If is a precide by the part y. Insking such sale, or demand, to the first part is the obligatory upper text to the demand part is the part is a precision part is the demand part is the demand of the demand part is the	- S	1		1 M 1			6		
thall be paid by the part Y making such sale, on demand, to the first part 1CS. It is agreed by the part Y making such sale, on demand, to the first part 1CS. It is agreed by the part is here to that the terms and providens of this inderview and each and every obligation therein contained, and all benefits accounts part of the inderview part is built account of the respective particle herein. In Without Standard and With is the account of the inderview and such and successor is the inderview withen. Any Commitsion Expires Arrial 21 or the first part has VC. hereints at this account of the day and year is the account of the inderview without the standard of the inderview without the inderview without the standard of the inderview without the standard of the inderview without the standard of the inderview without the inderview without the standard of the inderview with inderview without the	sell the p	remises hereby, granted,	or any part thereof. In the	manner prescribed	by law, and out of	all moneys arising f	from such sale to	and I	
benefits accounds therefore, shall extend and hours to, and be oblightery upon the heir, executors, administrator, periodal representatives, is align and viccous of the repetitive parties herein.       In Wilness Whered, the part 123 of the first part he VC. hereugho set 110.1 r hand S. and seat B the day and year list above written.       In willen is accound the repetitive parties herein.       In willen is a count of the written is a count of the written is a count of the written is a count of the written.         In willen whered, the part 123 of the first part he VC. hereugho set 110.1 r hand S. and seat B the day and year list above written.       International representatives, (SEAU)         International representatives, written is a count of the written.       International representatives, written is a count of the written is a count of the written.         Where the object is a count of the written is a count of the written.       International representatives, written is a count of the same.         Written is a count written is a count written is a count written is a count of the same.       Internation of the same.       International written is a count written is a count written is a count written is a count written.         Written is a count of the same.       International written is a count written.         Written is a						1			
In Wilness Whereal, the part 103 of the first part have hereupto set 1101 r hand S and test 2 the day and year last above willen.	benefits a	corolog therefrom, shall e	xtend and inure to, and b	visions of this indent or obligatory upon	ure and each and ever the heirs, executors, a	y obligation therein o administrators, person	ontained, and all all all representatives,	<u>DrOr</u>	
March C. March       (SEAD)         March       (SEAD)         State los       (SEAD)         Barran       (SEAD)         State los       (SEAD)         State los       (SEAD)         Barran       (SEAD)	In Wit	ess Whereof, the part	•	Ve hereunto set t	holr hand	S and seat B t	he day and year	-	
Margaret Kuth Junk       (SEAU         Norraret Ruth Orako       (SEAU         State lof       Kön an s         Dourch s       country         State lof       Kön an s         State lof       Ss.         State lof       Kön an s         State lof       Kön an s         State lof       Kön an s         State lof       Ss.         State lof       Kön an s         State lof       Ss.         State lof       Kön an s         State lof       State lof         State lof       Kön an s         State lof       Kön an s         State lof       Kön an s         State lof       Ss.         State lof       State lof         State lof       Ss.         State lof <td></td> <td></td> <td></td> <td>Juce</td> <td>A.C. Dun</td> <td>he</td> <td>(SFAL)</td> <td>- Income</td> <td></td>				Juce	A.C. Dun	he	(SFAL)	- Income	
SEAD STATE OF KONSAGAGAGAGAGAGAGAGAGAGAGAGAGAGAGAGAGAGAG			(3	-dosen1	G. Drake				
SEAD STATE OF KONSON CONTRACTOR C				mary	ret buth D	rake.	(SEAL)		
Dough s							(SEAL)		
Dourns	) 						ICTRONOMONIO	n	
Av Commission Expires April 21 19 50 at 3:30 P.M. RELEASE the understend, owner of the within mortgage, do hereby acknowledge the full payment of the	<u>mononon</u>	MONONOHONONON II	<u>AUDIOUZIOUZIOUZIO</u>						
Douras	STATE OF	Kan sa s		· · · · · · · · · · · · · · · · · · ·	45 . "			inat Ins	reicas
A they dealer of the within mortgage, do hereby acknowledge the full payment of the		Dougas			1			on the	origine
esmo JOSCEN C. Drain cand Nargarat. Ruth, Drake, husband and wife to me personally known to be the same person. B who executed the foregoing instrument and duly ecknowledged the execution of the same. IN WINESS WHEREOF, i-have hereinto subscribed my name, and affixed my official seal on the day and year last above writen. My Commission Expires April 21 1958 L, E. Eby Notary-toble d January 4, 1956 at 3:30 P.M. RELEASE the understened, owner of the within mortgage, do hereby acknowledge the full payment of the	S	Section Section		on this 4th Notury Pu	blic			1.22	outera
To me personally known to be the same person B who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above written. My Commission Expires April 21 1958 L, E. Eby Notarytolic Notarytolic Notarytolic Register of Deeds the undersigned, owner of the within mortgrage, do hereby acknowledge the full payment of the	2019	074	como Josofih	G. Drako a		Ruth, Drake	,	ol	pete
ecknowledged the execution of the same. IN WITNESS WHEREOF, I-have hereunto subscribed my name, and affired my official seal on the day and year last above writen. My Commission Expires April 21 1958 Let January 4, 1956 at 3'30 P.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the	( ( ) o	· · · · · · · · · · · · · · · · · · ·			person S who-execute	d the foregoing instr	ument and duly	Aurold	u. /
My Commission Expires April 21 1958 ed January 4, 1956 at 3'30 P.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the			acknowledged the ex	xecution of the same			5	2 Burn	hrie
ed January 4, 1956 at 3'30 P.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the		÷.9	year last above writ	iten.	27	5-	P	1	utv
the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the	My Commin	sion Expires Apr	11 21	19 <u>58</u>	L, P. Eby	1	Notary Fublic		
the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the	ed J <sub>anua</sub>	ry 4, 1956 at 2	30 P.M.	-	5/0000	1102 10-		D.	
			RELEASE	trage, do be	reby acknowled	we the full			

.

١

A N

.

. Sala

-

223 <sup>-</sup>

1.000

.

E

in the second second

e 1