all all a								
	and the state of the second	antastantasta (st. en-) ar	and the start of the	gir en a				
	<u> </u>					······································		
 							·	· · · · · · · · · · · · · · · · · · ·
	h the appurtenances and							
	And the said part 108	of the first p	part do 1	hereby covenant	and agree that at	the delivery	hereof they are	the lawful owner.
of t	he premises above granted,	and seized of	a good and inc	lefeasible estate	of inheritance the	erein, free a	nd clear of all incu	imbrances,
**** **		and	that they	will warrant	and defend the sa	me against	all parties making l	awful claim then
	It is agreed between the	parties hereto	that the part	ies of the	first part shall at	all times di	aring the life of thi	s indenture, pay
taxe kee dire inte said	es and assessments that map p the buildings upon said cred by the part 105. o crest, And in the event tha t premises insured as here paid shall become a part or uptil fully repaid.	ty be levied or real estate invu- of the second part and in provided, the of the indebted	assessied again tred against fin art, the loss, if B of the first ten the part L lness, secured	nst said real esta re and tornado f any, made pay st part shall fai .0.5 of the sec by this indentu	the when the same in such sum and able to the part if to pay such taxes ond part may pay re, and shall bear	becomes due by such insu BB of the s when the s said taxes a interest at	and payable, and the rance company as al- second part to the e ame become due and insurance, or eith the rate of BUE from	at they will tall be specified a stent of their i payable or to k her, and the amo om the date of p
	THIS GRANT is intend	led as a mortg:	ige to secure t	he payment of				
₹,			en en en en en en en station	•				
	ording to the terms of		10 Ch.		4+	me mute e	mable in the part	AB of the lot
Dat	t, with all interest accruin	g thereon accou	rding to the to	erms of sala op	ingation and also t	o secuje any	sum or sums or me	mer autanced by
said	d part 18.8 of the secon	id part to pay	for any insura	ance or to disci	uided in this in	dentute	nercon as nerera pr	orided, in the c
	And this conveyance sha default be made in such			he made as he	min energified and	d the obliga	tion contained then	ein fully dischar
and is the sel	ate ate not paid when the il estate ate not kept in as d the whole sum remainin given, shall immediately e said part 168 , of the ents thereon in the manne 1 the premises hereby gra; e amount then unpaid of j	g unpaid, and mature and being second part it provided by nited, or any paincipal and in	all of the oblicome due and law and to have art thereof, in nterest, togethe	ve a receiver ap the manner pr er with the cost	option of the hol to tak pointed to collect escribed by law, a s and charges inci	te possession the tents	of the said premises and benefits accruin 1 moneys arising fro	and all the impa g therefrom; an
		meking web	ule, on demai	nd to the lifst	DAIT LES			
11	paid by the part Y		• • • • • • • • • • • • • • • • • • •	1	this indenture an	d each and a	very obligation there	rin contained, an
in	It is agreed by the par nefits accruing therefrom,	ties hereto that shall extend a	t the terms an nd inure to, a	1	this indenture an	d each and e s, executors,	administrators, per	rin contained, an rsonal representa
he	It is agreed by the par nefits accruing therefrom, tigns and successors of the	ties hereto that shall extend a respective par	t the terms an nd inure to, a ties hereto.	id provisions of ind be obligator	this indenture an y upon the heirs	d each and e s, executors, hereunto	*	rin contained, an isonal representation hand S
be ass	It is agreed by the par nefits accruing therefrom, tigns and successors of the	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture an	s, executors,	*	rin contained, an isonal representation hand S
be ass	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture an y upon the heirs	s, executors,	*	rin rontained, an rsonal representat hand S (SE
be	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture an y upon the heirs	s, executors,	*	hand S
be ass	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture an y upon the heirs	hereunto	*	
be ass	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture any y upon the heirs first part have Orville	L. Ray	set their	hand 5(SE
be	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be #SI	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	ties hereto that shall extend a respective-par	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be an	It is agreed by the par nefits accruing therefrom, signs and successors of the In Wit	tier hereto tha shall extend a respective par mean Where- ar last above wi	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be still sti	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto tha shall extend a respective par mean Where- ar last above wi	t the terms an nd inure to, a tics hereto	id provisions of ind be obligator	this indenture ann y upon the heirs first part have Orville Kothuse	L. Ray	set their	hand 5
be solution	It is agreed by the par nefits accruing therefrom, ligns and successors of the uccessors of the d scalfthe day and year 7	tier hereto thus shall extend a respective par uneas Where- ar last above with a stabove with a	t the terms and inure to, a ties hereto. of, the part1 ifree.	d provisions of of and be obligator	this indenure an y upon the heir first part have. Orwille . Katherin Katherin	L. Ray	ier their	
be still so	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto thus shall extend a respective par uneas Where- ar last above with a stabove with a	t the terms an d inure to, a ties hereto. of, the part1 intro.	d provisions of of nd be obligator	this indenure and y upon the heir first part have. Orville 1 Xolluss- Katherin h this_lat.	L. Ray e. Ray	ier their	handS(SE (SE))))))))))))))))))))))))))))))))
be still sti	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto thus shall extend a respective par uneas Where- ar last above with a stabove with a	t the terms an d inure to, a ties hereto. of, the parti- timen. If Rememt before me,	d provisions of nd be obligator as of the } ss. scred, That on 	this indenure and y upon the heir first part have. Orville . Xolluss- Katherins ha this	L. Ray e. Ray	August	
be solution	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto thus shall extend a respective par uneas Where- ar last above with a stabove with a	t the terms an d inure to, a ties hereto. of, the parti- timen. If Rememt before me,	d provisions of nd be obligator as of the } ss. scred, That on 	this indenure and y upon the heir first part have. Orville . Xolluss- Katherins ha this	L. Ray e. Ray	ier their	
be an	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto thus shall extend a respective par uneas Where- ar last above with a stabove with a	t the terms an d inure to, a ties hereto. of, the part l intro. If Rememb beforo me, came	<pre>d provisions 'of nd be obligator AS of the </pre>	his indenure an y upon the heir first part have	L. Ray Le Ray e Ray	August August August August	
be still so	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto thus shall extend a respective par uneas Where- ar last above with a stabove with a	t the terms an d inure to, a ties hereto. of, the part1 inrea. If Rememb before me, cameQ to me pers	<pre>ss. } ss</pre>	his indenure any y upon the heir first part have Out Orville 1 Katherin Katherin Ratherin Ray and Ka to be the same	L. Ray 	Auguat Auguat in the aforesal Ray, his wif	
be and and S	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto tha shall extend a respective par mean Where- ar last above with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shor	t the terms an d inure to, a ties hereto. of, the part l inten. If Rememb before me, came to me pers ment and	<pre>d provisions 'of nd be obligator nd be obligator</pre>	his indenure an y upon the heir first part have	L. Ray L. Ray de Ray day of. therina.	August August August in the sforess Ray, his wif	A D. 1 d County and S A D. 1 d County and S a he foregoing in
be an s S	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto tha shall extend a respective par mean Where- ar last above with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shor	t the terms an d inure to, a ties hereto. of, the part1 inrea. If Rememb before me, cameQ to me pers ment and WITNESS	<pre>state</pre> d provisions 'of ind be obligator as of the SS. sered. That or wrylla Limit and the provision of the provis	his indenure any y upon the heir first part have. Could Orville 1 Katherin Katherin Ray and Ka to be the same edged the execut	L. Ray 	Auguat Auguat in the aforesal Ray, his wif	A D. 1 d County and S A D. 1 d County and S a he foregoing in
be an s S	It is agreed by the par nefits accruing therefrom, ligns and successors of the d scalfthe day and year 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	tier hereto tha shall extend a respective par mean Where- ar last above with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shore with a shor	t the terms an d inure to, a ties hereto. of, the part1 inrea. If Rememb before me, cameQ to me pers ment and WITNESS	<pre>state</pre> d provisions 'of ind be obligator as of the SS. sered. That or wrylla Limit and the provision of the provis	his indenure an y upon the heir first part have	L. Ray 	August August August in the sforess Ray, his wif	A D. 1 d County and S A D. 1 d County and S a he foregoing in

Recorded August 1, 195 at 3:00 F.J. RELEAGE

My Commission Expires......

S

Apr11 27

Ĭ

C. Book

Ć

Constant of

(and

ľ

1

53

-

we, the undersigned, owners of the within mortgage, do hereby advance bet the full rayment of the debt secured thereby, and authorize the degister of ceres to enter the discharge of this mortgage of record. Dated this 17th day of February 1959

.1959...

Handel a. Beck

J. F. Erna	lort _{Eltee} .		ins notae arais unottern
		Owner.	D" ("> #12405
			alon in Riv
			r. 19th
			i annora

1.

1.1.1.1

1.43

•

Jarold & first to family French Ignet

A State State State