2	O/
	2 de 10

•

5 6 F X 1

 Reg. Reg.

By

64

-1

and the second second second second

	<form></form>	A second s	at part do
<form></form>	<form></form>		No Exceptions
	<pre>bit we define the my be locked or assessed guadant and read pairs when the zeros became does and gravital and the control of the second gravital methods and the second does not be accord of the second gravital methods and the second does not be accord gravital methods and the second does not be accord gravital does not be accord gravital does not be accord gravital methods and the second does not be accord gravital methods and the second does not be accord gravital does not be accord d</pre>		and that they will warrant and defend the same against all parties making tawing them thereis.
THIS CAMP. Is blocked as a seringe to serve the payment of the turn of	TIGS CAMP. Is interfage to serve the payment of the sum of	and assessments that may be levied or as keep the buildings upon raid real estate directed by the part.", of the acconc interest. And in the event that said part and premises insured as herein provided iso paid hard become a part of the inde	seesed against said real estate when the same become due and payable, and that
<pre>scales to make tome of</pre>	<pre>sended to the term of</pre>	THIS GRANT is intended as a mortge	/100 * * * DOLLARS, * DOLLARS, *
Argust         to 56         and py _ 148         term med payks to fin per f. De the scored of the term of the dollarion and the terms are sub one and of mean statuses by the set of the scored of the score of the scored of the score scored of the scored of the scored of the score scored	Argust         155         and you         Nummer and payable to hear you for any and more sources any use or any and more sources by the second payable to more sources and use or any other second payable to the second payable to more sources and use or any other second payable to the second of any other sources and the second payable to the second of any other sources to the heart second payable to the second of any other sources to the heart second of the second of any other sources to the heart second of the second of any other sources to the heart second of the second of any other sources to the heart second of the second of any other sources to the heart second of the second of any other sources to the heart second of the second of any other sources to the heart second of the second of the second of the second of the second of any other sources to the heart second of any other sources to the heart second of the second the second of the second the second of the second o		trials written obligation for the payment of said sum of money, executed on the
<pre>Max do</pre>	And see The other has seend but to profe any hourance or to dicharge any taxe with interest thereon is heading profession in the second profess		52
<pre>end end and and will be only part have a provided in this induces.</pre>	The decide of the for part half die pay the same a provided in this inductor.       O         And Second payment of the for part thread a ray oblightion certain the ability discharged thread in and a pay the site thread in the ability on a prime the thread on and and a pay the site thread in and a pay is a prime thread thread on an and a pay is a prime thread thread on a pay is a prime thread thread on the prime thread thr	sale pert. Manuter of the second part to	pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
The be paid by an per 1 mains and mains to the first per 1 22. All by and by an per 1 mains what has als, on demond, to the first per 1 22. All by and by an per 1 mains what the iron and providen of this indemore and sch and every colligition thereit constants, and all the day and year indemond to the first per 1 main what are accurate period. Therein the day and year indemond and the respective period. Therein the day and year indemond and the first period. Therein the day and year indemond and the first period. Therein the day and year indemond and the respective period. SEAL indemond in the day and year indemond and indemond the first period. The day and year indemond and the first period. The day indemond in the day and year indemond and the first period. The day indemond in the day and year indemond in the first period. The day indemond in the day and year indemond in the first period. The day indemond in the day and year indemond in the day and year indemond in the first period. The day of the day of the first period. The day indemond in the day and year indemond in the day and	The be publicly on part	And this conveyance shall be void if M default be made in such payments or unsets are not least in as good reps and the whole sum remelting unseld. It is done, whill itematisative matters and	If such payments be made as herein appedited, and the obligation contained interian tony discrargeor w, any part thereof or any obligation created thereby, or interest thereon, or if the staxes on said real we due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said air as they are now, or if waste is committed on said premises, then this conveyance shell become absolute and all of the obligations provided for in said written obligation, for the ascurity of which this indestrue become due and payable at the option of the holder hereof, without notice, and it shall be lawful for
<pre>bit by bit by bit per J making such als, on demond, to the first per J.S. bit by bit per joint source bar the time and provide of this induces and all and every colliption therein' contained, and all bit by bit per joint in an addition to, and be bitgeray upon the heir, executor, edministrator, personal representatives, bit per joint in an addition to and be bitgeray upon the heir, executor, edministrator, personal representatives, bit per joint in an addition to and be bitgeray upon the heir, executor, edministrator, personal representatives, bit per joint in a per joint in a per joint in a first per joint in the formation of the bitger bit per joint in the day and year where the per joint in the per joint in the first per joint in the secutor, edministrator, personal representatives, bit per joint in the secutor per joint in the secutor, edministrator, personal representatives, the personal day addition to an addition to an addition of the secutor, edministrator, personal representatives, the personal day addition to a secure addition of the secutor of the secution of the se</pre>	<pre>bit was by and by and part 3. making such ask, on demond, to the first part 188 bit was been been been been been been been bee</pre>	the solution of the second solution of the second be- transferred to the second solution of the second be- related the second solution of	y law and to have a receiver appointed to collect the rents and benefits accuring therefrom, and to my part thereof, in the manner prescribed by law, and out of all moneys entiting from such tale to pail and interest, together with the costs and charge incident therefor, and the overplus, if any there be,
Barrier Comparison of the first part, has and be abledied by the first part, has and the day and year in the second state in the day and year in the day an	Image: Second and and and and and and and and and a	grall be paid by the part. J making	g such sale, on demand, to the first part. 200
Image and reports of the reports period period.       Image and reports and the period of the first period.       Image and the period of the second.       Image and the period of the second of the second.       Image and the period of the secon	Image and records and the reports period period.       Image and records and the period period.       Image and the period of the first period.       Image and the period of the period.       Image and the perio	beliefly accruing therefrom, shall exten	nd and loors to, and be obligatory upon the next, executors, sumministators, personal representations
Image: Status       (SEAL)         Yi yian C. Alexandret (SEAL)       (SEAL)         (Seach defedition) <td< td=""><td>Imagine       (SEAL)         Yivian C. Alexandrez (SEAL)       (SEAL)         (SEAL)       (SEAL)     <!--</td--><td>the respective</td><td>e perties horeto.</td></td></td<>	Imagine       (SEAL)         Yivian C. Alexandrez (SEAL)       (SEAL)         (SEAL)       (SEAL) </td <td>the respective</td> <td>e perties horeto.</td>	the respective	e perties horeto.
Kobert B. Plantuk (SEAL)         Virian C. Listender         (SEAL)	Kobert B. Lusselling       (SEAL)         Yi yian G. Ilexander       (SEAL)	See denne written	RINPARIO
Kernel C. XIEREMONT     (SEAU	Yi Yian C. XI XXXXXX         (SEAD		Kobert B. Tempin
I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of this Nutre day of June 1958. I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of this Nutre day of June 1958. LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	Ised of the undersigned, owner of the witchin mortgage, do hereby acknowledge the full payment of this Witching day of June 1958.      Ised December 1 December		Vivian C. Alexander (SEAL)
TATE OF LANDAGE JSS. THE COUNTY JSS. THE REMAINSTROP THE OF THE OF THE ADD OF AUGUST ADD OF THE SECOND OF THE OFFICE ADD OFFICE ADD OF THE OFFICE ADD OF THE OFFICE ADD OF THE OFFICE ADD O	The marked of the second of the within mortgage, do hereby acknowledge the full payment of the second of the secon		(SEAL)
Designes	Designation       55.         If it remaindements in the lifth dey of duguat to D. 19.56         before me, is lifth remainder and Firian C. Alexander, his         If remaindements in the storestid County and State         come       Rebert B. Alexander and Firian C. Alexander, his         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same.         Muthers       me presently known to be the same.         Muthers       Muthers         Muthers<		
Designes	Designation       55.         If it remaindements in the lifth dey of duguat to D. 19.56         before me, is lifth remainder and Firian C. Alexander, his         If remaindements in the storestid County and State         come       Rebert B. Alexander and Firian C. Alexander, his         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same.         Muthers       me presently known to be the same.         Muthers       Muthers         Muthers<		
Designes	Designation       55.         If it remaindements in the lifth dey of duguat to D. 19.56         before me, is lifth remainder and Firian C. Alexander, his         If remaindements in the storestid County and State         come       Rebert B. Alexander and Firian C. Alexander, his         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same.         Muthers       me presently known to be the same.         Muthers       Muthers         Muthers<		
Designes	Designation       55.         If it remaindements in the lifth dey of duguat to D. 19.56         before me, is lifth remainder and Firian C. Alexander, his         If remaindements in the storestid County and State         come       Rebert B. Alexander and Firian C. Alexander, his         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same.         Muthers       me presently known to be the same.         Muthers       Muthers         Muthers<		
Designes	Designation       55.         If it remaindements in the lifth dey of duguat to D. 19.56         before me, is lifth remainder and Firian C. Alexander, his         If remaindements in the storestid County and State         come       Rebert B. Alexander and Firian C. Alexander, his         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same.         Muthers       me presently known to be the same.         Muthers       Muthers         Muthers<		
Designes	Designation       55.         If it remaindements in the lifth dey of duguat to D. 19.56         before me, is lifth remainder and Firian C. Alexander, his         If remaindements in the storestid County and State         come       Rebert B. Alexander and Firian C. Alexander, his         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same person?         will       me presently known to be the same.         Muthers       me presently known to be the same.         Muthers       Muthers         Muthers<	Tanna	
If it meniamamento, there on this <u>lifth</u> day of <u>August</u> <u>A. D. 19.56</u> before me, <u>Ketary Public</u> in the aforesaid County and State <u>Robert B. Alexander and Firian G. Alexander, his</u> <u>rife</u> to me personally known to be the same person <sup>®</sup> , who executed the foregoing instrument and duly chowledged the execution of the same. If UTTHESS WORMOOD, I have hereunto subscribed my name, and attitued my official seal on the day and <u>real last above written</u> . <u>RELEASE</u> I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of this Pitra day of June 1958. <u>LAWRENCE NATI NAL BANK, Lawrence, Kansas</u> <u>John P. Peters, Gashier</u>	T REMEASABLED, The on this 16th day of August A. D. 12.56 before me, a Katary Public in the storestid County and State come Rebert B. Alexander and Virian G. Alexander, his rife to me personally known to be the same percent, who executed the foregoing instrument and duly economicated the execution of the same. M WITHERS WHENDED, I have hereunto subscribed my name, and attied my official seal on the day and real last above written. Notary Public RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of this Pitrm day of June 1958. LawRENCE NATI NAL BANK, Lawrence, Kansas John P. Peters, Gashier		<b>SS.</b>
before me, s. <u>Retary Public</u> in the storestid County and State <u>Robert B. Alexander and Pirian C. Alexander, his</u> <u>rice</u> to me personally known to be the same person <sup>®</sup> , who executed the foregoing instrument and duly ectnowledged the execution of the same. If the interstate wremedy, I have hereinto subcribed my name, and attised my official seal on the day and we last shows written. <u>Worker B. 1878</u> <u>IFFE</u> I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of red thur porties the Register of Deeds to enter the discharge of this mortgage of this Pirm day of June 1958. LawRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Gashier	before me, s. <u>Retary Public</u> In the aforesaid County and State <u>Robert B. Alexander and Firian C. Alexander, his</u> <u>rife</u> to me personally known to be the same person <sup>®</sup> , who executed the foregoing instrument and duly ectnowledged the execution of the same. If the interest wrempol, I have hereinto subcritied my name, and attised my official seel on the day and we isst shows written. <u>rest 1878</u> <u>rest 1878</u> If the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of this Putra day of June 1958. LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Gashier	and a second	受視하게 제 여성을 하는 것 가슴으로 친구에서 한 상태를 가려서 가지 않는 것이 있는 것이다.
Robert & Alexander and Virian C. Alexander, his         wife         wife         to me personally known to be the asme personally who executed the foregoing instrument and duly echnowledged the execution of the asme.         memory of the personally known to be the asme personally who executed the foregoing instrument and duly echnowledged the execution of the asme.         Memory of the personality known to be the asme personally who executed the foregoing instrument and duly echnowledged the execution of the asme.         Memory of the execution of the asme.         Memory of the day and the execution exbertibed my name, and attiled my official ased on the day and the real last above written.         Memory of the day and the execute experiment of the asme.         Memory of the day and the execute experiment of the execute experiment.         Memory of the written as the execute	In the personality known to be the same personality known to be the same personality known to be the same.         In the personality known to be the same personality who executed the foregoing instrument and duly extinences the execution of the same.         In the personality known to be the same personality who executed the foregoing instrument and duly extinences.         Interpersonality known to be the same personality who executed the foregoing instrument and duly extinences.         Interpersonality known to be the same.         Interpersonality known to for the within mortgage, do hereby acknowledge the ful		
to me personally known to be the same person", who executed the foregoing instrument and duly economicated the execution of the same. If utrates wremedor, I have hereunto subortibed my name, and atflied my official seal on the day and me list above written. Morey Public	to me personally known to be the same person who executed the foregoing instrument and duly eccountedged the execution of the same. If utrates wremeded, I have hereunto subortised my name, and atflied my official seal on the day and mere last shows written. Morey Public RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of this Pitrm day of June 1958. LawRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Gashier	and a second	
echnowledged the secondo of the same. If with the second of the same. If with the second of the se	econowledged the secontor of the same. If with the second of the same. If with the second of the s		
The last show written.       Notward (Missing)         Provide and the state of th	The last show written.       Notward (Utsernand)         International and the state of the sta	Sector A	to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.
Item       Item       Item       Item       Item       Notes; Addic         International and the state       Item       Item       Item       Notes; Addic         International and the state       Item       Item       Item       Notes; Addic         International and the state       Item       Item       Item       Notes; Addic         International and the state       Item       Item       Item       Notes; Addic         International and the state       Item       Item       Item       Notes; Addic         International and the state       Item       Item       Item       Notes; Addic         International and the state       Item       Item       Item       Notes; Addic       Notes; Addic         International and the state       Item       Item <td>Item       Item       Item       Item       Item       Item       Noney Public         Noney Public       Noney Public       Noney Public       Noney Public       Noney Public         Noney Public       RELEASE       Noney Public       Noney Public         I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the sector of Deeds to enter the discharge of this mortgage of this Potra day of June 1958.       LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier</td> <td></td> <td>IN WITHERS WHENIOP, I have hereunto subscribed my name, and affixed my official seal on the day and</td>	Item       Item       Item       Item       Item       Item       Noney Public         Noney Public       Noney Public       Noney Public       Noney Public       Noney Public         Noney Public       RELEASE       Noney Public       Noney Public         I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the sector of Deeds to enter the discharge of this mortgage of this Potra day of June 1958.       LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier		IN WITHERS WHENIOP, I have hereunto subscribed my name, and affixed my official seal on the day and
RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of red thureby, and authorize the Register of Deeds to enter the discharge of this mortgage of d this Buttom day of June 1958. LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the ired thureby, and authorize the Register of Deeds to enter the discharge of this mortgage of the d this Bitrm day of June 1958. ILAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier		A NOUTA Del (12 and )
RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of red thureby, and authorize the Register of Deeds to enter the discharge of this mortgage of d this Buttom day of June 1958. LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the ired thureby, and authorize the Register of Deeds to enter the discharge of this mortgage of the d this Bitrm day of June 1958. ILAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier		BOWARE HE SAME Notary Public
RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of red thureby, and authorize the Register of Deeds to enter the discharge of this mortgage of d this Buttom day of June 1958. LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the ired thureby, and authorize the Register of Deeds to enter the discharge of this mortgage of the d this Bitrm day of June 1958. ILAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	Construction of a structure and an	
RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of red thureby, and authorize the Register of Deeds to enter the discharge of this mortgage of d this Buttom day of June 1958. LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the ired thureby, and authorize the Register of Deeds to enter the discharge of this mortgage of the d this Bitrm day of June 1958. ILAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	Eren a sate a l	Honold ( Back Brown of Bo
The Marcoy, and activitize the Register of Deeds to enter the discharge of this mortgage of , d this Firm day of June 1958. LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	To solve the register of peeds to enter the discharge of this mortgage of ; d this Birm day of June 1958. To solve the register of peeds to enter the discharge of this mortgage of ; LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier		RELEASE
The Marcoy, and activitize the Register of Deeds to enter the discharge of this mortgage of , d this Firm day of June 1958. LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	To solve the register of peeds to enter the discharge of this mortgage of ; d this Birm day of June 1958. To solve the register of peeds to enter the discharge of this mortgage of ; LAWRENCE NATIONAL BANK, Lawrence, Kansas John P. Peters, Cashier	I the undersigned, owner a	of the within mortgage, do hereby acknowledge the full payment of t
F. (eal) John P. Peters, Cashier	Te Mail John P. Peters, Cashier	ares contects an accounties	une negister of peeds to enter the discharge of this montance of
John P. Peters, Cashier	John P. Peters, Cashier		LAWRENCE NATIONAL BANK, Lawrence, Kansas
mort.gagee. Owne	Mortgagee. Owne		Table II Data and Data
		rp. mai)	

, , , , ,

P

P

1

ŝ

1

۰.

100 March 100 Ma

1

١,

1