12.00

1. 1. 1. 1. 1.

It is the apport nances and all the estate, title and interest of the said part 149 of the first part herein. And and such as 100 of the first part large do herein and ages that as the deliver, here all field balances are appointed in the same appoint all parties making leaded date therein. The area does of all headers are appointed in the same appoint all parties making leaded date therein. The area does of all field date therein. The area does of all field date therein. The area does of all field date therein are all the deliver therein the area does of all field date therein. The area does of all field date therein. The area does of all field date therein. The area does of all field date therein area does and area does and area does of the area does are does and area does are all parties herein the read of the first part half at the first part half at the does of a does area does and area does of a does area does are does area does are all parties herein the same does area does are all parties herein the read does and area does area does are does area does are all parties herein the same does area does area does area does area does are area that are does area area does area does are all parties herein the read does area does area area area area area area area ar	Pault havennder	nts, issues and profi iled to collect and r	stain the rents,	Tannes and bre	HICS UNCL
<pre>May produce above granted, and patched of a grant distribution that the first and clear of all incombanes. If 0 \$2509151000 Market 5027. will warren and defined the same agrint all previous making learlied claim therest. If a sequence the region to encode the part 28.1 of the fars part half at all lines dring the line of the location traces are all lines. A sequence that the same is a sequence of the fars part half at all lines dring the line of the location traces are all lines. A sequence that the same is a sequence of the fars part half at all lines dring the line of the action of the fars part is all lines dring the line of the second parts is all lines dring the line of the second parts in the same distribution. The parts is there are all parts 40.8 of the fars part half all to pay such taxes when the same become due and parts is all all to pay such taxes and hand the same distribution. The parts is there are all parts 40.8 of the fars part half all to pay such taxes and hand taxes and hand the same distribution of the second parts is all to be action of the second parts in the same distribution. The parts all the same distribution of the tax and hand taxes and the same distribution of the same distribution. The taxes are all to the same distribution of the same distribution of the same distribution of the tax and taxes are all to the same distribution of the same distribution of the same distribution of the tax and taxes are all to the same distribution of the same distribution</pre>	with the appurtenances and				
No draw "Morg." In draw "Morg." </td <td></td> <td></td> <td></td> <td></td> <td></td>					
<pre>ind the 'BOY' will searce and defend the same agents all parties making leaded takes frames. It is agend between the parties here to that the parties of the fart part half at all times during the life of the inderivance and agent and the the fart part half at all times during the life of the inderivance agents are all times during the life of the parties of the parties of the parties of the parties of the life of the parties of the life of the parties of the parties of the life of the life of the life of the parties of the life of the parties of the life of the parties of the life of the life of the life of the parties of the life of the lif</pre>	f the premises above granted, and set	red of a good and indefeesible of No exceptions	tate of Inheritance therein,	free and clear of all Inc	umbrances,
d operations have may be proved or exercice against and real entre when the area become due and provide, and the "They THILD's and the base due of the second part, bit is a second or the second part, bit is a second part bis a second part bit is a second part	and planet are seen to be a set of the second se	and that they will warrant			
arching to the terms of	It is agreed between the parties he not essessments that may be found or eage the buildings opported real enter interacted by the part \mathcal{T}_{-} of the seco- statest, and in the event that said part of pendus insured as herein provide or paid shall become a part of the in mill fully repaid.	reto that the parts 0 . of the assessed against said real extets v insured against firs and tomado of part, the fors, if any, mede pa- soft, of the first part shall fail d, then, the part y of the Sebtedness, secured by this indent	first part shell at all times when the same becomes du in such sum and by such yable to the part. J. to pry such taxes when second part may pay said ure, and shall bear interest	during the life of this in ue and peyable, and this insurance company as of the second pert to this same become due ar texas and insurance, or a at the rate of 10% from	identure, pay all taxes of they wills shall be specified and extent of the ad payable or to keep other, and the amount in the date of payment
arching to the terms of	THIS GRANT is intended as a morts	ige to secure the payment of the IGHTY SIX & 44/100	10m of		* DOLLARS
y of JULY	the second s	and the second		money, executed on the	
<pre>s add part \$2.5 of the second part 32.8 #2000 OF ARRELING</pre>	ay of July early with all interest accruing therson and carty of the second part	19.57, and by according to the terms of said ob to pay for any insurance or to dis	108 terms t ligation and also to secure charge any taxes with int	nade payable to the par- any sum or sums of m crest thereon as herein p	J of the second oney advanced by the provided, in the event
<pre>s add part \$2.5 of the second part 32.8 #2000 OF ARRELING</pre>	And this conveyance shall be void I default be made in such payments state are not paid whan the same boo sal eatste are not kopt in as good re all the whole sum remaining unpeld,	If such payments be made as her or any part thereof or any obliga one due and payable, or if the in pair as they are now, or if waste and all of the obligations provid	ein specified, and the tion created thereby, or surance is not kept up, a la committed on said premi ed for in said written obli	obligations contained the interest thereon, or If the provided herein, or If ises, then this conveyance gation, for the security of	rein fully discharged, ne taxes on said real the buildings on said shall become absolute of which this indenture
All or <u>Kansas</u> Douglas All O Manual States of the second of the first part has the only bound of your of a double the second of the second	s given, shall immediately mature and	become due and payable at the	option of the holder her	eof, without notice, and	It shall be iswful for
he agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and a setting actual therein to and here to, and be obligatory upon the hairs, executor, administrator, personal representatives and actual the day and more to, and be obligatory upon the hairs, executor, administrator, personal representatives at the day and yee at the analysis and version. It is the parties have a set of the first part he. To hereunto est. the day and set. The day and set. (SEAL Control of the first part he. To hereunto est. the day and set.) (SEAL Control of the first part he. To hereunto est. the day and set. (SEAL Control of the first part he. To hereunto est. the day and set.) (SEAL Control of the first part he. To hereunto est. the day and set.) (SEAL Control of the first part he. To hereunto est. the day and set.) (SEAL Control of the first part he. To hereunto est. the day and set.) (SEAL Control of the first part he. To hereunto est. the day and set.) (SEAL Control of the first part he. To here on the 20th day of July A. D. 19 ST. Douglas country of State. Country of State. are 10 of all Country and State. came 10 of day of July A. D. 19 ST. Before me. Howard, his wife in the same personal is here and obly achowing the second of the same and efficient ment of write and duty achowing the second of the same. The write and why achowing the second of the same and efficient ment of write and duty achowing the second of the same. The court of the same personal writes.	all the previous hareby granted, or stain the amount then unpeld of princ	any part thereof, in the manner ipal and interest, together with the	prescribed by lew, and costs and charges incider	ts and benefits acculing out of all moneys arising thereto, and the over	g therefrom and to ing from such sale to plus, if any there be,
to Winner Witners, the paralles of the first part ha We herewrite set the SIT hand & and set the day and yee Alexand written, ', ' a paralles' of the first part ha We herewrite set the SIT hand & and set the day and yee High Bousset the Site of the first part ha We herewrite set the SIT hand & and set the day and yee High Bousset the Site of the first part ha We herewrite set the SIT hand & and set the day and yee SI I is set to be the same person & whe secured the foregoing instrument of write and dily schowledged in subscripts, I have herewrite subscripts of the same. W WITNESS WHEREOF, I have herewrite subscripts of the same. W WITNESS WHEREOF, I have herewrite subscripts of the same. W WITNESS WHEREOF, I have herewrite subscripts of the same. W WITNESS WHEREOF, I have herewrite subscripts of the same. W WITNESS WHEREOF, I have herewrite subscripts of the same. W WITNESS WHEREOF, I have herewrite subscripts of the same.				and every obligation the	ein contained, and all
Hoya Rousetath ISEAL Hoya Howa Howa Howa Hoya Howa Howa Howa Howa Mar Jock Ann Howa	enefits accruing therefrom, shall extend taigns and systematics of the respectiv	nd end inure to, and be obligative parties hersto.	ory upon the heirs, exe	cutors, administrators, p	ersonsi representatives,
Hoya Rousetath ISEAL Hoya Howa Howa Howa Hoya Howa Howa Howa Howa Mar Jock Ann Howa	In Witness Whered, the peril Q.S.	of the first part ha	eunto set		the day and year
(SEAL Marjocke Ann Houseworth (SEAL (SEAL (SEAL (SEAL ATE OF <u>Kansas</u> <u>Douglas</u> county.) as if <u>EXAMPAGENEED</u> , has on this <u>20th</u> day of <u>July</u> <u>A.D. 19.57</u> before me. <u>HOWARD Hiseman</u> to and County and State, came <u>Lloyd</u> <u>Houseworth</u> and Marjorie Ann to and County and State, came <u>Lloyd</u> <u>Houseworth</u> and Marjorie Ann to me personally know to be the same person S who executed the foregoing instrument of writhe and duy exhowledged the execution of the same. H WITNESS WHEREOF, I have hereanto subscribed my name and affixed my official seal on the day as year fast above written.	art above writien.		a support of the second	SV.	11
ATE OF KANSAS Douglas county of State are Lloyd Housworth and Marjorie Ann Housworth, his wire to me personally hown to be the same person S who executed the foregoing instrument of writin and duy schowledged the same of the same. H WITNESS WHEREOF, I have berewnto subscribed my name and efficiel weal on the day as year fast above written.	set above written,	in the said	mond.	Sousilla	(SEAL)
ATE OF Kansas Douglas county, as if semanasseed, that on this 20th day of July A. D. 19.57 before me. Howard Hiseman. It of and County and State, came Illoyd Houssworth and Margorie Ann to and doy schoolided the securito of the same. But WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day at year fast above written.		and the second second of the	mond.	Marth 1	(SEAL)
ATE OF Kansas Douglas county.) If remaindenergy balls Noter me. Howard Hiseman. It or said County and State, came Lloyd Housworth and Marjorie Ann to and duy schoolid by the same person S who executed the foregoing instrument of writen and duy schoolid by the same person S who executed the foregoing instrument of writen and duy schoolid by schoolid my name and affixed my official seal on the day at year fast above written.		in the second	mond.	ann Hous	and and the second second
Douglas country. B If REMANSERED, That on this 20th day.of July A.D. 19.57 before me. Homard Miseman s Netery Public in and for soid County and State, came Lloyd Homeworth and Margorie Ann NU Homeworth, his wife to me personally known to be the same person S who executed the foregoing instrument of writin and duly schoowledged the securito of the same. H BLIC HWITNESS WHEREOF, I have hereunto subscribed my name and efficiel weal on the day and year fast above written. During State			Marford Ann	ann Hous	(SEAL)
before me. Howard Wiseman. NU No.			Horford Be		(SEAL) Worth (SEAL) (SEAL)
for said County and State, came Lloyd Houseworth and Marjorie Ann Houseworth, his wife to me personally known to be the same person S who executed the foregoing instrument of writin and duly acknowledged the execution of the same. " IN WITNESS WHEREOF, I have hereunto subscribed my name and effixed my official seal on the day an year fast above written.	TATE OF KINSS		Horford Be		(SEAL) Worth (SEAL) (SEAL)
ILD TARY to me personally known to be the same person 8 who executed the foregoing instrument of writin and duly acknowledged the execution of the same. UBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day as year fast above written.	TATE OF ' Kansas Douglas	SS. COUNTY, S.	Lioyi Be Marjorie Ann Barjorie Ann Barjorie Ann Barjorie Ann Barjorie Ann Barjorie Ann Barjorie Ann Barjorie Ann Barjorie Barjori Barjorie Barjori Barjori Barjorie Barjori Barjorie Barjorie Ba	andre de l'arter en d	(SEAL) Worth (SEAL) (SEAL)
and duly acknowledged the execution of the same. UBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day at year last above written.	TATE OF ' Kansas Douglas	SS. COUNTY, SS. If REMEMBERED, That on this before me, HOWATA, for seld County and State,	Zoth day.o	, July	(SEAL) Worth (SEAL) (SEAL)
year last above written,	TATE OF ' Kansas Douglas	SS. COUNTY, SS. If REMEMBERED, That on this before me, Hormard. for side County and State, Houseworths, F	Zoth day.o. Wiseman. Licyd Loud is wife	. July worth and Marj.	(SEAL) (JEAL) (S
iter and the second second	TATE OF TADESS Douglas	SS. COUNTY, SS. If TERMEMARENED, That on this before me, HOMMING for said County and Stelay for said county and Stelay for said county and Stelay to me personally known to and duly acknown to and duly acknown to	20th day of Response and and a series and 20th day of Riseman came Lloyd House is wife be the same person S we execution of the same.	July worth and Marj:	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) - A D, 19.57 - Notery Public in and Or 10 Ann g Instrument of writing,
is Chamile With Baroh 18th 1958 Noul all to en an Nover Pub	TATE OF TADESS Douglas	SS. COUNTY, SS. If REMEMBERED, That on this before me, HOHRATM. for said County and Steen Housevice that, I to me personally known to and duly acknowledged the t WITNESS WHEREOF, I have be	20th day of Response and and a series and 20th day of Riseman came Lloyd House is wife be the same person S we execution of the same.	July worth and Marj:	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) - A D. 19.57 - Notery Public in and Or 10 Ann g Instrument of writing,

RELEASE

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 3rd day of March 1959

THE LAWRENCE NATIONAL BANK, LAWRENCE, KANSAS Howard Wiseman Vice-Pres. Mortgagee. Owner

*

Attest: John F. Peters Cashier

> s. Seally, release was written an the original morrorss this 1 1 Stay al November

ald U. Beech