		į
*	FORM STAX_N.T. DESCRIPTION OF MOST Case and Property Law See All. That WE, AARON PUTNAM and MABEL PUTNAM, husband and wife as joint tonants, with full right of survivorship certify that a certain Indenture of Montage bearing date the 6th day of	
	to secure payment of the principal sum of BIGHTEEN THOUSAND FIVE HUNDRED Dollars	
	and interest, and duly recorded in the office of the Clerk fouglas, Florida Mode, in Liber 101 of Mortgages, pocure sons page 264 , on the 8th day of January Mineteen Hundred and Fifty-Iwo. IS PAID, and do hereby consent that the same be discharged of record, The said mortgage has not been assigned, MORESCONDES	Ć
	Dated the 23rd day of June Nineteen Hundred and Sixty-One. In presence of <u>Clavon Putnam</u>	
	State of New York County of Steuben 98. On this 23rd day of June Nineteen Hundred and Sixty-One before me, the subscriber, personally appeared AARON PUTNAM and MABEL FUTNAM to me personally known and known to me to be the same person \$ described in and who executed the within Instrument, and the y each duly acknowledged	
	to me that the y excluded the same. Howard L. WALKER, Name Public Bins York State Roll & States Dismission Expires Marse reside 2. If exactled by executor or administrator must recite name of court and venue of proceedings in which letters were issued. Real Property Law Sec. 521.	
	1. Chilton Latham at and County and of the Supreme Court of Steuben, and also Clerk of the County Court of and County, and of the Supreme Court hold being Courts of Record, having a common seal. that of Nehr flork County at Steuber More name is subscribed to the court, both being Courts of Record, having a common seal. More name is subscribed to the court hold being courts of the court of the maxed instrument in writing, with at the time of taiking such proof, acknowledgement or attidavit of the and proofs of deads or conveyances for land lesements or have the time of taike the anknowledgements and proofs of deads or conveyances for land lesements or have the time of taike the anknowledgements and proofs of deads or conveyances for land lesements or hore class of such Notary Public and artly believe the signature to the mid certificate of proof, acknowledgement or attidavit is genuine.	Ċ
	and proces of dasks or conveyances for land terminator or hereallaments in and State of New York and further, that I am well acquaited with the hand writing of such Notary Public and the second schowledgment or all disert is genuine. I have no certify that an impression of the seal of and Notary is not required by have to be filed in this office. In Witness Whereof, I have hereants at my hand and afficed the seal of and Courts at Hath, N. Y. the A. day of Hard and Afficed the seal of and Courts at Hath, N. Y. the A. day of By	
e - Recor	ded June 29, 1961 at 9:50 A.M. Acrola G. Reck Register of Deeds	

. .

.