<form></form>		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 14.	
<form> The Lorence Mattern 1 State, Lorence 2, James Image description of the state of the stat</form>	1.17 		This instrument was filed for record on the day SepA. D. 19.33., at 4:50 o'clockP. M.	al
<form></form>	The Lawren	nce National Bank, Lawrence, Kansas	Register of Deeds	-
parl 14: db db m pur, ad The lerreice leitinal Briel Enreices, Ernes	THIS INDE	NTURE, Made this 25th day of	September , in the year of our Lord, one thousand bi	De
parine d do fon par, ed. The Lerreice (Editant) Parine (Editant) de mail parine (Editant) WINNESSTER, That de sale parine d de fon pari, is endedenie d de maid				
WITTENERTIF, That the said part fair, due for part, in condermise of the num of			Lawrence, Kensos	4
Addition to the City of Learence, Ennes. Addition to the City of Learen	Fifteen hu which is hereby a	indred and no/100	tion of the sum of. DOLLARS, to. them duly paid, the receipt - Grant, Bargain, Sell and Mortgage to the said part.y. of the second part	lo
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
A to aid park 6E. 1 do for part 6				
<form> In the dresses the parties hereo that is part. 168 of the fart part shall is all times dress the fart is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be provide and the part is all read to be part in the part is all read to be part is all read to be part is all read to be part if all read to be part is all read to be part if all read to be part is all read to be part if all read to read to read the read to all read to read</form>				
The largend between the parties heres that here 1.625 of the fars part shall at all theme during the life of this indexture, yet all tarse or assessments that may be hered are needed and how have considered by the part_Y_of the second part, the loss, if any, made payable to the part_Y_of the second part to the enter of 152_life. Internet. And in the reset that and part 1.625 of the fars part shall be specified and diversel by the part_Y_of the second part, the loss, if any, made payable to the part_Y_of the second part to the enter of 152_life. Internet. And in the reset that and parts 1.625 of the fars part shall be specified and diversel by parts of a the second part of the second part to the parts of the second part to the reset of 152_life. Internet. And in the reset that payned of the max is the second part of the second part to the				4
<pre>ned by an harmone empary as shall be specified and directed by the part, J. eff the sevend part, the J. and is any model and the start of</pre>	And the said par seized of a good and in	rtics_of the first part do bereby covenant and spree that at ndefeasible estate of inheritance therein, free and clear of all incumbrance	the delivery hereof they are the lawful owner. I of the premises above granted, an	4
being provided, then the set 2	And the mid par seized of a good and in and that they will warr It is agreed betw	v1068_of the first part do hereby covenant and agree that at addressible entate of inheritance therein, free and clear of all incumfrance and and defend the same against all parties making lawful daim thereto, en the parties hereto that the part 108 of the first part shall at all	the delivery herest the y BTO the lawful owner B of the premises above granted, an times during the life of this industore, pay all taxes or assessments that may be levied o	
Piffeen munified and mo/100	And the said par- seized of a good and is and that they will warr It is agreed between assessed against said re- and by such insurance	n^{1} CE . (If the first part do broky covenant and agree that at defaultie scats of laberhaves thermin, five and den of all hormdraves and all defind the same spinst mill previous making lavel bills. Instruct, on the partice hereto that the part 1.05 of the first part shall at all all states when the same scenares day and paysale, and that 1.17 cy company as shall be predicted and there is by hear t , x , bot the second	the drivery hered they. BFG the lawful event B of the premises above granted, an time during the life of this indextore, pay all taxes or assessments that may be level a willling the buildings upon and real estate inserts against for and torsado is not a part, the ison, if any, made payoh to the parti the second spin to the estate it	- - - -
<pre>nail by</pre>	And the said par- seized of a good and is and that they will warr It is agreed between assessed against said re- and by such insurance its_interest.	$\mathbf{x}^{1} \mathbf{L} \mathbf{L}$ of the first part do hereby covenant and agree that at addenable senato of inheritance therein, free and dens of all incumbrance and and defend the same spanis all parties making lawful daim therein, on the parties herein that in part $\mathbf{L} \mathbf{D}$ of the fast part shall at all all estate when the same scennes daw and payable, and that $\mathbf{L} \mathbf{D} \mathbf{U}$ company as shall be specified and dimeted by the part, \mathbf{J} . In the sense that such dimeters \mathbf{D} is the fast part all full of a p	the delivery hereof LDCY_DTO the lawful owner B of the premises above granted, an times during the life of this indexizer, pay all taxes or assessments that may be levied o Willikep the buildings upon and real eater knowed against for and tornado in such are only part, the loss, if any, made payable to the part_M_of the second part to the extent o y such taxe when the same become due and payable and the part of the interime insure A	
excl. 368, of the fast per the per the mean as provided in this interface. And the overse while the video is a per the second as the bridge period, and the interface. And the overse while the video is a period of the balance period. And the overse while the video is a period of the balance period. And the overse while the video is a period of the balance period. And the overse while the video is a period of the balance period. And the overse while the video is a period of the balance period. And the overse while the video is a period of the balance period. And the overse while the video is a period. And the overse while the video is a period. And the overse while the video is a period. And the overse while the video is a period. And the overse while the video is a period. And the overse while the video is a period. And the overse while the video is a period. And the overse while the video is a period. And the overse while the video is a period. And the video	And the sold par- seized of a good and is and that they will warr It is agreed betw assessed against sold re- and by such insurance the interest. berein provided, then i indenture, and shall be THIS GRANT is	ril 60 of the first part do hereby covenant and agree that at defaultie senars of inheritance thermic, free and deta of all incumbrance and addrend the same spinst all parties making inerful data thereits, and the parties becomes due and popula, and that $hhr gas$ and state when the same becomes due and popula, and that $hhr gas$ and matter that shall part $h = 100$ of the first part shall at all in the event that shift part $h = 100$ of the first part shall find to p the part 20 of the second part may pay and taxes and incursions invinced as a non-integrate source the payment of the second payment 100 .	the delivery hereof the Y - BTO — the lawful over B of the premises above granted, an times during the life of this industry, pay all taxes or assessments that may be levied o Will keep the buildings upon and real estate insured spins for and tornads in such are of part, the low, if any, made payoid to the part, J_H or (, any, many, payoid, any that we when the same become due and payhle and to keep and premises insured a or entities, and the amount so paid shall become a part of the induktobase, secured by thi read.	- - - - - - - - - - - - - - - - - - -
Alter and become der and provide at the option of the index hered, without matter, will it shall be hard to be the standar period by hard and to have been as the option of the and the period by hard and be part of the option of the and the period by hard the bar and the period by hard and the part of the option of the and the period by hard the bar and the period by hard the bar as more period it is and the the period of the option option of the option op	And the sold pass selved of a good and it and that they will warr It is agreed betw massessed against sold ru- and by such innurance its interest. herein provided, then i THIS GRANT is Fifteen huu secording to the terms	while $\mathbf{L} \in \mathbf{L}$ of the first part do hereby covenant and agree that at defaultie exists of laberitance thermic, five and denoted at locumbrance and addrend the same spinon at particle making lawful dain therefore and particle hereto that the part. $\mathbf{L} \in \mathbf{B}$ of the first part shall as all all state when the same becomes due and payable, and that $\mathbf{L} \in \mathbf{D}_{i}$. Company as shall be repetided and directle by the part, $\mathbf{L} < \mathbf{C} \in \mathbf{M}$ and the event that shall part $\mathbf{L} \in \mathbf{B}$ of the forts part shall fail to part $\mathbf{L} = \mathbf{L} + $	the delivery hered they BFG the lawful even B of the premises above granted, an times during the life of this industry, pay all taxes or assessments that may be level of willliven the buildings upon and real mater insured against for and tomado in such and of part, the loss, if any, made payoh to the part, J _ard the scend part the enter to ay such taxe when the same become due and payohie and to keep and permises insured a results, and the amount so paid shill become a part of the induktohem, secured by the result. It am of meany, exceeded on the ZOth ay of. Soptember 1933 .	
and mixed with and if additional part and representatives, additional additionadditional additionadditadditionadditional additional additional ad	And the sold par- solved of a good and its and that they will ware it is a greed betw- assessed against soil or and by such insurance its insurance its interest. Berein provided, then THIS GUANT is Fifteen hus according to the terms and by <u>its</u>	while first part do	the definery hereof they BTG the lawful over B of the premises above granted, an times during the life of this industry, pay all taxes or assessments that may be level of will have the buildings upon and real easts insured spins for and tomado in such are of pay, the low, if any, made paylot to the part. J the second part to the entert of any such taxes when the same become due and paylot and to keep and premises insured a or enter, and the annount so paid shall become a part of the indeficiency, secured by full its use of meany, exceeded on the <u>260th</u> day of September 132, interest spring therem associates to the tarm of waid chilarities and also to severe may some	
and mixed with and if additional part and representatives, additional additionadditional additionadditadditionadditional additional additional ad	And the mid pu- mind of a good and it and that they will war. It is agreed betw- samend against mid ra and by such insurance its_interest. Herein provided, then Thills GHANT is Fifteen huu seconding to the terms and by <u>its</u> put. And the convert put, as provided herein yu, as provided herein yu, as provided herein yu, as provided herein yu, as provided herein	while flow the first part do	the definery hered they BTG the lawful event B of the premises above granted, an times during the life of this industry, pay all taxes or assessments that may be level of w 111 keys the buildings upon and real enter insured against for and tormado in such and and pay, the loss, if any, made paylot to the part, J _1. Of the scend part is the enter it of a paylot he loss, if any, made paylot to the part, J _1. Of the scend part is the enter it or either, and the amount so paid shall become a part of the industrianes, insured a result, and the amount so paid shall become a part of the industrianes, secured by this regard. D 01LARM if som of monoy, executed on the _26th say of _S0ptember _133 interast serving three according to the terms of which the industrianes where that and obligation contained therein fully decharged. If default be made in each payments or any they may are it was the incommitted on and provides, in the payments or any the parts of the starts is momential on and provides, the the part shows and obligation contained therein fully decharged. If default be made in each payments or any they are may, or it was the incommitted on and provides, in the paylore shall become the parts of the parts of the start of a committed on and provides.	
Jances L. Milburn (SEAL) One D. Milburn (SEAL) (SEAL) (SEAL)	And the mid pu- mind of a good and it and that they will war. It is agreed betw- samend against mid ra and by such insurance its_interest. Herein provided, then Thills GHANT is Fifteen huu seconding to the terms and by <u>its</u> put. And the convert put, as provided herein yu, as provided herein yu, as provided herein yu, as provided herein yu, as provided herein	while flow the first part do	the definery hered they BTG the lawful event B of the premises above granted, an times during the life of this industry, pay all taxes or assessments that may be level of w 111 keys the buildings upon and real enter insured against for and tormado in such and and pay, the loss, if any, made paylot to the part, J _1. Of the scend part is the enter it of a paylot he loss, if any, made paylot to the part, J _1. Of the scend part is the enter it or either, and the amount so paid shall become a part of the industrianes, insured a result, and the amount so paid shall become a part of the industrianes, secured by this regard. D 01LARM if som of monoy, executed on the _26th say of _S0ptember _133 interast serving three according to the terms of which the industrianes where that and obligation contained therein fully decharged. If default be made in each payments or any they may are it was the incommitted on and provides, in the payments or any the parts of the starts is momential on and provides, the the part shows and obligation contained therein fully decharged. If default be made in each payments or any they are may, or it was the incommitted on and provides, in the paylore shall become the parts of the parts of the start of a committed on and provides.	
(SEAL) (S	And the mid par mind of a good and it and that they will mar- ll is agreed between and by sais hoursave the same of a special the minimum of the second part of the second second part of the second second second part of the second sec	while a constraint of the second sec	the delivery hered they GFG the lawful event B of the premises above granted, an times during the life of this industore, pay all taxes or assessments that may be level of will like the buildings upon and real easts insured spins for and tornado in such are of pay, the low, if any, made paylot to the part, J of the second part to the enter of any and have a spin and areal easts insured a spin induced and the second part to the enter of pay, the low, if any, made paylot to the part, J of the second part to the enter of any and have when the same become due and paylot and to keep and permises insured a or enter, and the annount so pail shall become a part of the indictates, second by full is sum of meany, exceeded on the <u>260th</u> day of <u>September</u> 103,3, interest scarring thereas associng to the terms of wisk disputies and also to severe any sum or relating the second paylot there is the same become due and paylob, or if the insertance is not disputies excited for them is fully disputed. If defaults we also give the insertance is not second are not pad, when the same become due and paylob, or if the insertance is not avoid a transmitted in the target of which the indicates is part, which immediately it shall be haveful for the same become due and paylob, or if the insertance is not not be manager provided by it was not out of all meany areas given and is not inter than in the manther prescribed by the same barry areas given and is a collect the rest in the transmiter provided by its was all out of all meany areas given and is a collect the rest in the transmiter prescribed by the same target is part	
(SEAL) (SEAL) COUNTY OF COUNTY OF DOUGLAS BE IT REMEMBERED, That on this. Set I county and State, came. Notary Public In the storessid County and State, came. Legal James L. Milburn and One D. Milburn his wife to me premaily known to be the same person. B. who executed the foregoing instrument and duly acknowledged the execution of the me premaily known to be the same person. B. who executed the foregoing instrument and duly acknowledged the execution of the NUTTERSS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. Ny commission expires on the _25 day of. MPLEASE I, the undersigned owner of the within mortgage, do hereby acknowledge to the full payment of the dobt secured thereby, and authorise the Register of block writt in the store of the within mortgage, do hereby acknowledge to the full payment of the dobt secured thereby, and authorise the Register of block writt in the store of the within mortgage, do hereby acknowledge to the full magnet of the dobt secured thereby, and authorise the Register of block writt in the store of the store of thereby acknowledge to the full magnet of the dobt secured thereby and authorise the Register of block writt in the store of the store of thereby acknowledge to the full magnet of the dobt	And the mid para mined of a good and if and that they will want It is agend betw assessed against mid nor mits of the meress. It is interest. Herein provided, then THIS of the terms and by and here the terms and by and here the terms and by and the terms and by and the terms and by and the terms the term of the terms and by and the terms the term of the terms the term of the terms the term of the terms and been and become do and been the unpud of the terms of the terms and been and become do and been the unpud of the terms of the terms and here the unpud of the terms of the terms and been and become do and been and become do and here the action of the terms and ter	while a constraint of the second sec	the definery hered they BTO the harful event B of the premise above granted, an times during the life of this industore, pay all taxes or assessments that may be level of w1 11 theop the buildings upon and real enter insured against for and tormads in such an d pay, the loss, if any, made payle to the part, J 1 of the scend part is the enter i of a payle, the loss, if any, made payle to the part, J 1 of the scend part is the enter is or either, and the amount so paid shall become a part of the induktones, secured by this regular, and the amount so paid shall become a part of the induktones, secured by this regular, and the amount so paid shall become a part of the induktones, secured by this regular, and the amount so paid shall become a part of the induktones, secured by this regular, and the amount so paid shall become a part of the induktones, secured by this regular, and the amount so paid shall become a part of the induktones, secured by this internal securing threes according to the terms of walk part is payle and the taxes are not related and the tax of the amount theore as the same provide, in the result that and oblightion contained therein fully discharged. If default he made is such payments or any "Bay are hang, or if want is mountied on and provides, the the pay result that and on the manness, for the security of which this inductive a green, shall be marked it is abilite to relate the same of the tax are very appointed to solite the met reven, and the complex, if any three less shall be part J , mining such shale, on the same security of the inductive and shall be same secure ability there is the same secure of the inductive and shall be form J , mining such shale, and the same secure of the induction of and its how are very secure ability there is a shall be reven, and the complex, if any three less shall be part J , mining such shale, and the same same and secures of the induction of any arelation for the same secure ability the revent of the theory sec	
TATE OF ZENSES DOUGLAS BE IT REMEMBERED, That on this 26 day of September A. D. 19-33, before me, a Motary Publia in the doresaid County and State, came. Legal James L. Milburn and One D. Milburn his wife to me personally known to be the same person. E. who executed the foregoing instrument and duly acknowledged the execution of the methods withen the same person. E. who executed the foregoing instrument and duly acknowledged the execution of the WiTNESS WHEREOF, I have bereunto subscribed my name, and affixed my official scal on the day and year last above written. My commission expires on the 25 day of April 10-35 W. A. School Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of burn writh it have of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of burn writh it have of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of burn writh it have of the mortgage.	And the mid par mined of a good and it and that they will mar- It is agreed between and by such insurance index urised with the mides urised of the mides urised of the second in to the terms and by <u>its</u> second in the terms of many advance by <u>its</u> part there is any did where the urised of means the urised of means the urised of means the urised of means the second of the second is the terms of many advance the second of the terms and by <u>its</u> and by <u>its</u> and by <u>its</u> and the urised of means the urised of means the urised of the second the terms and the second of the means the means the means the second of	while a constraint of the second sec	the delivery hered they BFG the hereful even B of the premises above granted, an times during the life of this industors, pay all taxes or assessments that may be level of w111 they the buildings upon and real enter insured against for and tormado in such are of a path, the loss, if any, made payle to the part, J =1.0 the encod part is the enter it of a payle the such any, made payle to the part, J =1.0 the encod part is the enter it or a sy such taxe when the same become due and payle and to imper and permises insured a critical, and the amount so paid shall become a part of the indubtedness, secured by this regard	
See 1 Douglas bat BE IT REMEMBERED, That on this 26 day of September A. D. 19-33, before me, a Legal Jamee L. Milburn and One D. Milburn his wife In the storestid County and State, came	And the mid par mined of a good and it and that they will mar- It is agreed between and by such insurance index urised with the mides urised of the mides urised of the second in to the terms and by <u>its</u> second in the terms of many advance by <u>its</u> part there is any did where the urised of means the urised of means the urised of means the urised of means the second of the second is the terms of many advance the second of the terms and by <u>its</u> and by <u>its</u> and by <u>its</u> and the urised of means the urised of means the urised of the second the terms and the second of the means the means the means the second of	while a constraint of the second sec	the delivery hered they BFG the hards over B of the premise above granted, an timer during the life of this industors, pay all taxes or assessments that may be level of willlips the buildings upon and real state insued against for and tornado in such are of part, the loss, if any, made payle to the part, J _ard, if any, make payle to the part j _ard. The second part to the enter to a y such taxe when the same become due and payle and to insue and premises insured a residue, and the amount so paid shall become a part of the induktones, second by the regard. If sum of money, executed on the <u></u>	
BE IT REMEMBERED, That on this. 26 day of September A. D. 19.33, before me, a Legal Notary Public in the aforesaid County and State, came. Jamme L. Milburn and One D. Milburn his wife wife of the periodily known to be the same period. wife Seel NUTRESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. My commission expires on the 25 day of Mpril 19.35 W. A. Scheel Notary Public. RELEASE Notary Public. I, the undersigned owner of the within mortgage, do hereby achnowledge the full payment of the dobt secured thereby, and authorise the Register of 10.35	And the mid par mined of a good and it and that they will mar- It is agreed between and by such insurance index urised with the mides urised of the mides urised of the second in to the terms and by <u>its</u> second in the terms of many advance by <u>its</u> part there is any did where the urised of means the urised of means the urised of means the urised of means the second of the second is the terms of many advance the second of the terms and by <u>its</u> and by <u>its</u> and by <u>its</u> and the urised of means the urised of means the urised of the second the terms and the second of the means the means the means the second of	while a constraint of the second sec	the delivery hered they BFG the hereid even B of the premise above granted, an Willies the billes of this industors, pay all takes or assessments that may be level of Willies the buildings upon and real state instead against for and tornado in such are of a path, the loss, if any, made payable to the part, J =1.0 the state j are the state j and the star when the same become due and payable and to ince an any series insured a series of the state of the annount series of the state j and premises insured a regular, and the annount series of the state j and j and j and j and j and j and j and j and j and j and j and j and j and j	
Legal James L. Milburn and One D. Milburn his wife to me personally known to be the same personB. who executed the foregoing instrument and duly acknowledged the execution of the same intervention	And the mid par mined of a good and if and that they will war It is agend be an an a	$\label{eq:response} \begin{split} & n n n n n n n n n n n n n n n n n n$	the delivery hered they BFG the hereid even B of the premise above granted, an Willies the billes of this industors, pay all takes or assessments that may be level of Willies the buildings upon and real state instead against for and tornado in such are of a path, the loss, if any, made payable to the part, J =1.0 the state j are the state j and the star when the same become due and payable and to ince an any series insured a series of the state of the annount series of the state j and premises insured a regular, and the annount series of the state j and j and j and j and j and j and j and j and j and j and j and j and j and j	
Seel of the same. NWITNESS WHEREOF, I have hereunto subscribed my name, and affased my official seal on the day and year last hove written. My commission expires on the 25 day of. Pr. A. Scheel Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of how the inder of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of how the inder of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of how the mortgage downer of the within mortgage.	And the mid par mined of a good and it and that they will war It is agend betw assessed against said re- action of the second second its second second second second relies of the second second second second second second second second relies of the second sec	n162. of the first part do hereby covenant and agree that at defenable entro of inderinance thermin, fire and dates of all incuminence used and offer the sense spinser 11 particle marking herein disk in therefore, and in state when the masse between prevention when here the sense prevent and particle, and that the part and a state when the masse between the sense prevention of the sense prevention of the part and the thermitian and the sense thermal sense to be sensed part names prevention and the part of a sense prevention of the sensed part and the sense prevention of the sensed part and the sense of the sensed part the sense of the sensed part is a sense of the sensed part is the sense prevention of the sensed part with and the sense of the sensed part of the sensed part with any local sense of the sensed part with the sense of the sensed part of the sensed part with any local sense of the sensed part with any local sense of the sensed part with the sense and the sense part of the sensed part with the sense and the sense part of the sensed part of the sensed part with the sense and the sense the sense of t	the delivery hered they BFG the hereid event B of the premises above granted, an willling the life of this indextors, pay all taxes or assessments that may be level of willling the buildings upon and real state issued against the scend part is the event of a star, and he may be the tay of the scend spatial the scend part is the start or epider, and the samount see paid shall become a part of the scend part is the scender of the read. If sum of memory, exceeded on the <u>ZÓth kay of SOptember</u> 1333. Interest scening there according to the terms of suid childrations, second by this demonstrates that will be the scender of the indebtdenaw, second by this interest scening there according to the terms of suid childration and here is a scale by the grant. The scenario of the terms of suid childration and here is a scale by the scenario of the scena	
Seel above written. My commission expires on the 25 day of. April 19.35. Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby achnowledge the full payment of the debt secured thereby, and authorise the Register of the undersigned owner of the within mortgage, do hereby achnowledge the full payment of the debt secured thereby, and authorise the Register of 19.35	And the mid par mined of a good and it and that they will war It is agreed between an and the such that they will war and they and here are the such by and here are the such by and here are printed to the terms and by the such are part. Edg. of the first and the such are are and by the such are the such as the such are and by the such are and best are are and best and and best are are and be such a such are and be such a such and here are are and a such as a such are and be such a such as a such are and be such a such as a such as a such as a such as a such as a such as a such as a such as a such as a such as a a such as a such as a such as a a such as a such as a such as a a such as a such as a such as a a such as a such as a such as a a such as a such as a such as a a such as a such as a such as a a such as a such as a such as a a such as a such as a such as a a such as a such as a such as a such as a such as a such as a such as a such as a such as a such as a such as a such as a a such as a such as a such as a such as a a such as a such as a such as a such as a such as a a such as a such as a such as a such as a such as a such as a such as a suc	<pre>n162.cf the first part do hereby covenant and agree that at idefaultie entro of inderinance thermin, fore and dear of all incominence and and deed the same spin at 1 particle making hered line thereto, and a deed the base spin at 1 particle at the tart the particle on the particle starts the part 1.00 of the first part shall at at all notice when the many barent provided by the part, 2.0 of the sec And in the event that and part 1.00 of the first part shall at at the part of the second part may pay add taxas and herenover, when the second part may pay add taxas and herenover, when the second part may pay add taxas and herenover, when the second part may pay add taxas and herenover, when the second part may pay add taxas and herenover, when the second part may pay add taxas and herenover, when the second part may pay add taxas and herenover, when the part of the second part may pay add taxas and herenover and parts at the rate of 1.000 of the payment of se- trum making partships to the part of part to pay the second part of of of the pay the second part is pay in the pay is the part down of the said part to pay the tax second part thereof, when the part of the part down of the tax pay in the pay of of tax second part is pay the thereof, when the pay and the part is part thereof, when the part of the part and part is part thereof, when the part is the tax may add the part and the pay in the thereof when the part is the tax may add the part the pay in the second part thereof is part the pay in the second part the part of part is and the part the part is part thereof. ************************************</pre>	the definery hered they BFG the hereid event B of the premises above granted, an willling the bid of this industry, pay all taxes or assessments that may be level of willling the bidings upon and real state issues against for and transdo is such as of part, the loss, if any, made payable to the part of the second part to the enter of ay such taxe when the same become due and payable and to keep and premises instruct a or either, and the amount so paid shill become a part of the industries, second by this if sum of money, exceeded on the	
	And the mid par mind of a god and it and that they will war It is agreed betw assessed against mid re- ad by an homers and the second second second second THIS OLANT a PSITCEEN . It second as to be terms and by <u>116</u> and of the second second second the second second second second second second second second second the second second second second second and homers second second second second second second second second second second second second second second secon	<pre>nii62</pre>	the delivery hered they BFG the hereid event B of the premises above granted, an willling the bif of this indextors, pay all taxes or assessments that may be level of willling the buildings upon and real state issued against far and tornado in such may will and the stars , made payled to the partfull the scond part in the state is any such taxe when the same become due and payle and to keep and premises instruct a or eights, and the summan sep stat shift becomes a part of the indektdame, secured by this is such taxe when the same become due and payle and to keep and premises instruct a or eights, and the summan sep stat shift becomes a part of the indektdame, we served by this is such taxe when the same become due and payle is the same set of the indektdame, we ready by the read	
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of	And the mid par mined of a good and if and that they will war It is agend how assessed against said re- and by and homerane THIS OLIANT is Pifferen huw Pifferen h	<pre>n162.cf the first part do hereby correct and agree that at defaultion erates of inderinance thermin, for and dates of all horminance and all default has many pittern larger thread links. The test main and there is the same spinser 11 parts in making herein all states when the masse pittern 11 parts in making herein and there is the present of the same test parts and in the test main state default has same pittern 11 parts in the same test and in the event that and part 1268 of the fort part all full to p the part of the second part may pay will take and default has all states when the same test provided in the same test minimal as a transfer of the forth part all full to p of of of the second part is proved of the same of whereas a state of 100 for the state of payment that is full by the add parts is the state of 100 forth of the same of of of of the same as provided in the same of rest shaft full to pay the same as provided in the inductors in the backage on main the state with the same of the same of a state of the backage on main the same with the same of the same of the state main the same of the same of the same same of the state main the same of the same of the same of the same same of the backage on main the same with the same and shares in this prevention of the same same of the same of the same same test to this prevention of the same same of the same same of the same same of the backage of the same same of the same same of the state same test the prevention of the backage same the same same of the state same of the same same of the same same same of the state same of the same same same of the same same same of the state same same same same same same same sam</pre>	the delivery hered they BFG the hereid event B of the premises above granted, an willling the life of this indexture, pay all taxes or assessments that may be level of willling the buildings upon and real state insued against for and tormado in such are willing the life of this indexture, pay all taxes or assessments that may be level of any, each send, any, make paylot to the part. JC. the scord part to the entity of the the entity of a grant, the same is any, make paylot to the part. JC. the scord part to the entity of read. — — — — — — — — — — — — — — — — — — —	
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of deed to enter the discharge of this mortgage of record. Dated this 17 day of Celebra	And the mid par mined of a good and if and that they will war It is agend how assessed against said re- and by and homerane THIS OLIANT is Pifferen huw Pifferen h	<pre>n162.cf the first part do hereby correct and agree that at defaultion erates of inderinance thermin, for and dates of all horminance and all default has many pittern larger thread links. The test main and there is the same spinser 11 parts in making herein all states when the masse pittern 11 parts in making herein and there is the present of the same test parts and in the test main state default has same pittern 11 parts in the same test and in the event that and part 1268 of the fort part all full to p the part of the second part may pay will take and default has all states when the same test provided in the same test minimal as a transfer of the forth part all full to p of of of the second part is proved of the same of whereas a state of 100 for the state of payment that is full by the add parts is the state of 100 forth of the same of of of of the same as provided in the same of rest shaft full to pay the same as provided in the inductors in the backage on main the state with the same of the same of a state of the backage on main the same with the same of the same of the state main the same of the same of the same same of the state main the same of the same of the same of the same same of the backage on main the same with the same and shares in this prevention of the same same of the same of the same same test to this prevention of the same same of the same same of the same same of the backage of the same same of the same same of the state same test the prevention of the backage same the same same of the state same of the same same of the same same same of the state same of the same same same of the same same same of the state same same same same same same same sam</pre>	the definery hered they BTG	
beeds to enter the discharge of this mortgage of record. Dated this "/ day of allower 10, 10, 22 / 2 and rectories restinged Bruch, have been	And the mid par mined of a good and if and that they will war It is agend how assessed against said re- and by and homerane THIS OLIANT is Pifferen huw Pifferen h	<pre>aid 02</pre>	the definery hered they BFG	
	Add the mid parkined of a good and in a did bat they will war and that they will war and the same of a good and in the same of a good and in the same of the same	Aléla de the first part do horeby evenant and agree that at idefaultie entro of interfaces therein. For each date of all increments the set of all increments the set of the first part has a that the part 100 of the first part has a that the part 100 of the first part has a that the part 100 of the part has a that the part 100 of the part has a that the part 100 of the part 100 of the second part may pay will be an and hence the part 100 of the second part may pay will be an ad hence any the part pay will be an ad hence any the part pay will be an ad hence any the part pay will be an ad hence any the pay will be any the pay be any the p	the definery hered they BFG the hereid event B of the premises above granted, an will large the buildings upon and real states harves a suscense that may be level of will large the buildings upon and real states harves a granted are made in a park, the law, if any, made proble to the part. 	

day of M. veeds. d nine

ipt of part,

1.

THE OF

nd or mof

591