 No	215	24

MORTGAGE RECORD 80

Reg. No. 557 -

Receiving N

April A. Color of the marked of the second state of the		STATE OF KANSAS, DOUOLAS COUNTY, ss. This instrument was filed for record on the 2 day of
Notes describe a billing and Lan Association P Description THE REPORTER, take its benty minh. and lines. A 2006 of minh benty of the line of the lines. The lines are lines and lines of the lines are lines. The lines are lines are lines are lines are lines are lines are lines. The lines are li		April A. D. 1936, at 11:000'dock A. M.
The Jarrenson Building and Look Addition and Jarvin	то	Register of Deeds.
The DEPERTURES. Much all beams, final A Gener and Bernise Gener his wire. Dependent as Dirich 2 John Sterman Stelling and Loan Association part J - disense and many and the second se	.The Lawrence Building and Loan Association	1 By Deputy.
<pre>prof.g. db for part, sol Server team hundred and the part part db for part hundred and manual discussion of the manual discussion hundred and the form part hundred and hundred by the hundred hundred by the hundred hundred by the hundred hun</pre>	THIS INDENTURE, Made this twonty ninth day hundred and thirty six between P	of March , in the year of our Lord, one thousand mine aul A Coker and Bernice Coker his wife
<pre>prof.g. db for part, sol Server team hundred and the part part db for part hundred and manual discussion of the manual discussion hundred and the form part hundred and hundred by the hundred hundred by the hundred hundred by the hundred hun</pre>	- Larmanaa in the County of Do	nuglas and State of Kansas
Bergenteen number of the series of the	parties of the first part, and The	part y of the second part.
<pre>which is here accordingly. In you want and by this indexings of the according to the one you you want and you are indexing deviced and the indexing of the according deviced and the according devi</pre>	WITNESSETH, That the said part ios of the first part, i	in consideration of the sum of
with the spectrements and all the states, tills and interest of the sail part left of the first part therein. It is not part of the states of the states of the sail part left of the first part therein. or part of the states of the states of the sail part of the sail part left of the states of the st	to the standard he we cold and by this indentu	are do Grant, Bargain, Sell and Mortgage to the said part J of the second part, the
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta	Lot Fifty eight (58) in Fair Ground	ands Addition, an addition to the city of Lawrence
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
with the sporterimenes and all the states, this and interfers to the state days that is the derivy level. \$\frac{1}{2}\] \$\Delta \cdots \Delta \cdots \Delta		
d c g od a lade all had all had all had minister likeling in a all data in the ad d all handhalasses. If a d g odd a lade all had all had all had in the second are the all and in the theory of the like intervent to a second all had all had in the second are the form and had all had in the second are the	with the appurtenances and all the estate, title and interest of the s	said part 165. of the first part therein.
<pre>stat dist by "di vernis test dende to anis speciel in the product state period a state and a state of the origin of the dist bears by a list or vernis test dende to an a period in the test bears by a list or vernis test dende test and period a state test test and period a sta</pre>	And the said partl C.S. of the nist part do nervey coverant and a co- of a good and indef asible estate of inheritance therein, free and clear of all incumbr	
and red action the mass become do and popular set that. They will large the building open all of and the building open all of an entry of and the building open all of an entry of and the building open all of an entry of and the building open all of an entry of and the building open all of an entry of and the building open all of an entry of and the building open all of an entry of and the building open all of an entry open all of all of an entry open all of an entry open all of an entry open all of al	and that they will warrant and defend the same against all parties making lawful da	aim thereto.
and part 252 of the form part and fail to py much stars when the sum at bound of the well of parts at a form of the sum o		
Servent each Automated and Automated and Automated and an anomaly executed on the 29th day of Narch history and the server at th	said real estate when the same becomes due and payable, and that they will	are the buildings upon and the state insured against fire and tornado in such sum and by such insurance company
teresting to the tense ofODerected within exhiption. If or the properties of and its of more specific to the terms of	said real estate when the same becomes due and payable, and that they will	are the buildings upon and the state insured against fire and tornado in such sum and by such insurance company
at by	mid real state when the more becomes due and payable, and that <u>they</u> . Will as shall be specified and directed by the part. <u>y</u> the second part, the loss, if any mid part <u>105</u> , at the first part shall fail to pay ruch tarse when the many become distances, or either, such the amount so paid shall become a part of the fully regard. THIS GRANT is intended as a most pay to secure the payment of the sum the same the same that and the same traces the same the same the same traces that the same traces the same traces the same traces the same traces that the same traces the same traces the same traces the same traces that the same traces the same tr	the is the units warm, where the rest is inserted against fire and tornado in such sum and by such inserts or suppry y, made payable to the part. <u>V</u> . of the second part to the extent of <u>155</u> <u>issues</u> instruct. And in the rest that us and payable and to keep and premines insured as herein provided, there the part <u>V</u> of the sound are they is indetection, secured by this inductory, and shall been interest at the solar of 10% Youn the data of permut that of
In the state state of the	and maje matter when the mass becomes due and appaches, and that they, will a subline specified and directed by the part, y of the second part, the low, if any and part 0.5 of the first part and all to pay much take when the same become of the same becomes of the part of the life, and the second part of the the same becomes of the same becomes of the same becomes of THIS GRANT is insteaded as a moting to second the payment of the same Segrem team hundred	the first of the building upon mid real orate insured against fire and tornado in such sum and by such insures company y, made payable to the part_V_ of the second part to the extent of <u>11.5</u> interest. As in the rest that as and payable and to keep and promises insured as herein provided, then the part_V_ of its second part say pay is indefendent, second by this indector, and shall ber in interest at the rate of 10% from the data of parts and of
In the state state of the	aid real state when the more become due and payable, and that <u>they</u> will as shall be specified and directed by the part. <u>Y</u> of the scond part, the loss, if any might part <u>10</u> <u>5</u> <u>4</u> the for part shall also be the more become and takes and insurance, or itility, and the amount to paid shall become a part of the <u>Market states</u> <u>1000</u> <u>10</u>	the relationstand and the set of the second part to the extent of
<pre>pression of a bar and a start of the part of the first part 165.</pre>	aid real state when the more become due and payable, and that <u>they</u> will as shall be specified and directed by the part. <u>Y</u> of the scond part, the loss, if any might part <u>10</u> <u>5</u> <u>4</u> the for part shall also be the more become and takes and insurance, or itility, and the amount to paid shall become a part of the <u>Market states</u> <u>1000</u> <u>10</u>	the relationstand and the set of the second part to the extent of
IN WITNESS WHEREOF, The partles of the first part have hereunto set. their hand and seal 5 the day and year hat here written. Paul A Coker (SELU) STATE OF KANSAS (SELU) STATE OF KANSAS (SELU) STATE OF KANSAS (SELU) County or DUUGLAS (SELU) BE IT REMEMBERED, That on this 1st day of April A. D. 19.36., before max Notary 7.bblo in the aforesaid County and State, came Paul A Cokor in the same person ⁸ who executed the foregoing instrument and duly acknowledged the second of the same person ⁸ who executed the foregoing instrument and duly acknowledged the second within mortgage, do hereby acknowledge the full payment of the det secured thereby, and authorizes the Register of Dual to entry the discharge of the within mortgage, do hereby acknowledge the full payment of the det secured thereby, and authorizes the Register of Dual to entry the discharge of the mortgage, do hereby acknowledge the full payment of the det secured thereby, and authorizes the Register of Dual to entry the discharge of the mortgage, do hereby acknowledge the full payment of the det secured thereby, and authorizes the Register of Dual to entry the discharge of the mortgage, do hereby acknowledge the full payment of the det secured thereby, and authorizes the Register of Dual to entry the discharge of the mortgage, do hereby acknowledge the full payment of the det secured thereby, and authorizes the Register of Dual to entry the dual to entry the dual to entry the dual to entry the dual to entry thereby acknowledge the full payment of the within mortgage.	and main entry when the mass become due and appakie, and that <u>they</u> will and approximate and directly by the party. <u>J</u> of the second part, the soft may and party and and directly by the party. <u>J</u> of the second part, the soft may main the second party of the second party of the second party of the THIS GRANT is intended as a matrice to secure the partern of the man <u>Second party</u> and <u>Second party</u> of the second part, the soft may and <u>second party</u> and <u>second party</u> of the second part, many party and <u>second party</u> of the second part is pay for any intense and half all approximate an appendix to the second part to pay for any intense and half all approximate the second part to pay for any intense and half all approximate mainteners the second part to pay for any intense and half approximate mainteners the second part to pay for any intense and half approximate mainteners the second part to pay for any intense and half approximate mainteners the second part to pay for any intense and half approximate mainteners the part to pay for any intense and half approximate mainteners and the second part to pay for any intense and half approximate mainteners and the part to pay for any intense and half approximate mainteners and the part to pay for any intense and the party demonstration and the party mainteners the party approximates the approximate the party of the second part, and the pay for any intense approximates the party of the party of the pay of the party of the approximates the pay is a second party of the pay of the party of the approximates the pay is a second party of the pay of the pay of the pay of the pay of the approximates the pay of the approximates approximates the pay of t	the in the initial wave, and it was set to the accord against fire and tormado in such sum and by such insuman support y, made payhile to the part of the second part to the extent of
' IN WITNESS WHEREOF, The partles of the first part have the fair hand and seal 5 the day and year has above written. ' Faul A Coker (SEAL) Bernice Coker (SEAL) STATE OF KANSAS Country or DOUGLAS BE IT REMEMBEREOF, That on this 1st Motary Public in the aforeasid Country and State, came. Paul A Coker and Bernice Coker, his wife of the same. Of the same. Notary Public IN WITNESS WHEREOF, I have bereauto subscribed my name, and affixed my official seal on the day and year last above writen. Neary Public IN WITNESS WHEREOF, I have bereauto subscribed my name, and affixed my official seal on the day and year last above writen. Neary Public IN WITNESS WHEREOF, I have bereauto subscribed my name, and affixed my official seal on the day and year last above writen. Neary Public In wurdersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Duai to enter the discharge of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Duai to enter the discharge of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Duai to enter the discharge of the mortgage.	and main entry when the mass become due and appuls, not due. They, will apply a shall be prefered and directly by the part. y . of the second part, the soft part of the par	have to building upon and real sector to marred against fire and tormado in such sum and by such marmars support y, made payhie to the part of the second part to the extent of intermet. And in the rean that and payhie and to be paihi pownies immered a herein powerfield, then the part. / of it as most point any part is indefections, secured by this indecture, and shall beer interest at the rate of 10%. Your the date of poymer and of or it addresses are secured on the 29th and and and and and with all interest correctly threes a herein provided, in the part and and or it o disking any limb with interest to they denote and bolts to secure any more secured or to disking any limb with interest herein a herein provided, in the event that and part_iggs of the long part or to disking any limb with interest been a part in power shall been as the interest part may are maded or to disking any limb with interest barries and partials or the limb marks in our barries or any mit they the independent of the same become a date part is power shall become barries of the given part with the every part with the intervent is not be they plan, and the intervent is not be any results with a start to be observed to every here therein the observed with there are barries to they plan, at the barries of the shart to be observed to every here therein the observed with there are barries to the power of the barries of the plan part with the every plan at the barries of the and power the plan at
Faul A Coker (SEL) Bernice Coker (SEL) STATE OF KANSAS COUNTY OF DOUGLAS BE IT REMEMBERED, That on this 1st Motary Public in the aforesaid County and State, came Paul A Coker and Bernice Coker (SEL) STATE OF KANSAS Country of DOUGLAS Paul A Coker and Bernice Coker, his wiffe A. D. 19.35, information Faul A Coker and Bernice Coker, his wiffe To me personally known to be the same person ⁸ who executed the foregoing instrument and duly acknowledged the second of the same. (SEAL) IN WITNESS WHERKOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last hore written. My commission expires on the 18th day of October 1956 I. C. Stevens on Netary Public. RELEASE Netary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Duai Is the discharge of the mitting mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Duai	and me insists when the mass becomes due and appuble, and that $\frac{1}{2}$ height \mathbf{x} if 11 as shall be specified and directed by the part, \mathbf{y}_{-} of the second part, the low, if any and part 0 if \mathbf{z} the first part shall be pay much take when the same become \mathbf{z}_{+} and only more all homenets, or sithing, and the associate to paid shall become specific its interval to the terms of the second part is paid with the constraints of the terms of the terms of the second part is payment of the second of the terms of the terms of the payment the terms of the terms of the terms of the terms of the terms of the payment to the part of the second part \mathbf{z}_{-} of the second part \mathbf{z}_{-} of the second part to pay for any intervals of the constraints the terms of the like blockstram. The diffusion part of the terms the second part to pay for any intervals and this constraints therein the like blockstram. The diffusion part of the terms is a second to the part, \mathbf{y}_{-} of the second part and the the external terms of the intervals the second part to pay for any intervals and the constraints the twice the the part \mathbf{y}_{-} of the second part, thereas is the manuary part that the bars in the like terms of the second part, thereas is the manuary part to the part \mathbf{y}_{-} or the second part to respective the terms of the second part thereas the manuary part to the like terms the respective to respect the order of the terms of the the manuary part to the like terms of the second part. The part of the like the like the terms the respective of the second part.	hard it is the stand source of the state is harrer is again the state is the state of the state is the state is the state of the state is the state of the state of the state is the state of the state
Image: STATE OF KANSAS STATE OF KANSAS Country or DUUGLAS BE IT REMEMBERED, That on this 1st day of April A. D. 19.35, before many Notary 7. Public BE IT REMEMBERED, That on this 1st day of April A. D. 19.35, before many Notary 7. Public In WUTTERS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year list isom written. My commission expires on the 18th day of October 1856 I. C. Stevenson Notary Public. It, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Dual to entry the discharge of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Dual to entry the discharge of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Dual to entry the discharge of the mortgage.	and me insists when the mass becomes due and appuble, and that $\frac{1}{2}$ height will be a shall be specified and directed by the part, $M = dt$ be second part, the loss, if any and the part of the state becomes one of the second part, the loss, if any and the part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of direct part of the direct part	hard it is the stand source of the state is harrer is again the state is the state of the state is the state is the state of the state is the state of the state of the state is the state of the state
STATE OF KANSAS COUNTY OF DUUGLAS BE IT REMEMBERED, That on this 1st day of April A. D. 19.36, before mail Motary Fublic in the aforesaid County and State, came Faul A Cokor. and Bernice Cokor, his wife to me personally known to be the same person ⁸ white: (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year list item written. My commission expires on the 18th day of October 1856 I. C. Stevens on Neary Public RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Dual to entit the discharge of the motrgage, do hered this SUCH day of CUCoday. Lip the discharge of the motrgage. Notary Public RELEASE I, the undersigned owner of the within mortgage. I to entit the discharge of the motrgage. I to entit to entit the discharge of the motrgage. I to entit to entit the discharge of the motrgage.	and me insists when the mass becomes due and appuble, and that $\frac{1}{2}$ height will be a shall be specified and directed by the part, $M = dt$ be second part, the loss, if any and the part of the state becomes one of the second part, the loss, if any and the part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of direct part of the direct part	And the building upon and real scatter applies there applies the start of the star
STATE OF KANSAS st. COUNTY OF DOUGLAS st. BE IT REMEMBERED, That on this 1st. day of April A. D. 19.35., before mail Notary Fublic in the aforesaid County and State, came	and me insists when the mass becomes due and appuble, and that $\frac{1}{2}$ height will be a shall be specified and directed by the part, $M = dt$ be second part, the loss, if any and the part of the state becomes one of the second part, the loss, if any and the part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of direct part of the direct part	And the balance starting upon and real sense applied for and tormado in such sum and by such homenas support y, and proble to the part of the second part to the evient of intermed. And in the sum that and proble to the part alog points and information along the particle. The support of the part is and in information of money, executed on the 29th day of for any particle of the part is and the support of the particle of the part is and the particle of the part is and the particle of the part is and the particle of the particle particle of the particle of the particle of the particle particle of the particle of the particle particle o
STATE OP MAGAS COUNTY OF DOUGLAS BE IT REMEMBERED, That on this 1st day of April A. D. 19.36, before many Motary Public in the aforesaid County and State, came Paul A Colver, and Bernice Colver, his wife To me personally known to be the same person ⁸ who executed the foregoing instrument and duly acknowledged the secure (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18th day of October 1856 I. C. Stavenson Notary Public 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 Dusk to enter the discharge of the mortgage do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dusk to enter the discharge of the mortgage do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dusk to enter the discharge of the mortgage. The day of October 1952	and me insists when the mass becomes due and appuble, and that $\frac{1}{2}$ height will be a shall be specified and directed by the part, $M = dt$ be second part, the loss, if any and the part of the state becomes one of the second part, the loss, if any and the part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of direct part of the direct part	And the balance starting upon and real sense applied for and tormado in such sum and by such homenas support y, and proble to the part of the second part to the evient of intermed. And in the sum that and proble to the part alog points and information along the particle. The support of the part is and in information of money, executed on the 29th day of for any particle of the part is and the support of the particle of the part is and the particle of the part is and the particle of the part is and the particle of the particle particle of the particle of the particle of the particle particle of the particle of the particle particle o
COUNTY OF DOUBLE BE IT REMEMBERED, That on this 1st day of April A. D. 19.35., before mail Notary Public in the aforesaid County and State, came	and me insists when the mass becomes due and appuble, and that $\frac{1}{2}$ height will be a shall be specified and directed by the part, $M = dt$ be second part, the loss, if any and the part of the state becomes one of the second part, the loss, if any and the part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of the state becomes the part of the direct part of direct part of the direct part	And the building upon and real sents insures against fire and tormado in such sum and by such insures super- y, and proble to the part of the second part to the extent of insures Add in the sum in and proble to the part alog points and information along the particle, these the part () and particle and the part () and particle and the part () and particle and the particle, these the part of the same super- ter indications, second by this information, and all beer information is the same of 10%. Then the data of particle and the second state of a same second by the information of an indications is a same second state of the same second state and the same second state of the same second state second state same second state same second state same second st
Motary Public in the aforesaid County and State, came Faul A Color. and Bernice Color, his wife for personally known to be the same person ⁸ who executed the foregoing instrument and duly acknowledged the executed of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 18th day of October ISE I. C., Stovenson Netary Public Netary Public It the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Duel to enter the discharge of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and suthorizes the Register of Duel to enter the discharge of the mortgage of mered. Dated this Siles downer of the within mortgage.	and maintime share the mass become due and appakie, and that <u>they</u> will a main and appendix of directly by the part. <u>U</u> of the second part, the set, they maintime share the set of the part and the part of the set of the set of the second THIS GRANT is intended as a maximum to hald hall become append to its they maintime set of the set of the set of the second part is the set of the second part is and the set of the set of the set of the set of the second part is the set of the second part is the set of the set of the set of the set of the second part is pay for any issues of the set of the set of the set of the second part is pay for any issues of the set of the set of the set of the second part is pay for any issues of the set of the set of the second part is pay for any issues of the set of the set of the second part is pay for any issues of the set of the set of the set of the second part is pay for any issues of the set of the set of the set of the second part is pay for any issues of the set of the set of the set of the set of the second part. These is the set of the set part of the set of the set part of the set of the set the set of the set of the set of	And the building upon and real sents insures against fire and tormado in such sum and by such insures super- y, and proble to the part of the second part to the extent of insures Add in the sum in and proble to the part alog points and information along the particle, these the part () and particle and the part () and particle and the part () and particle and the particle, these the part of the same super- ter indications, second by this information, and all beer information is the same of 10%. Then the data of particle and the second state of a same second by the information of an indications is a same second state of the same second state and the same second state of the same second state second state same second state same second state same second st
Faul A Coker and Bernice Coker, his wife to me personally known to be the same person ³ who executed the foregoing instrument and duly acknowledged the execute of the same. (SEAL) IN WITNESS WHEREOF, I have here unto subscribed my name, and affixed my official seal on the day and year last how written. My commission expires on the 18th day of October 1856 I. C. Stevens on Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Deak to enter the discharge of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorizes the Register of Deak to enter the discharge of the mortgage of mered. Dated this $\frac{3 c c}{2}$ days of $\frac{c c c}{2}$ days of $\frac{c c c}{2}$.	and make induce the mass become due and appake, and that they will a submit by evident and directly by the part, <i>y</i> the second part, the set, they apply the part of the set of of t	All the balance of the part of the second part to the event of
(SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last blown written. My commission expires on the 18th day of October 1955 I. C. Stevenson. Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dush to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dush to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dush	nel ma inter tente the mass become due and appake, sed that. <u>they</u> . will a sahal be specified and directed by the part, <u>V</u> . of the second part, the loss, I have a same tenter of the second part, the same specified in the second part of the same specified in the second part of the same specified in the same specified in the interface of the second part, the same specified in the same specified in the interface of the second part, the same specified in the same specified in the interface of the second part, the same specified in the interface of the second part, and the same specified in the interface of the second part, and the same specified in the interface of the second part, and the same specified in the interface of the second part, and the same specified in the interface of the second part, and the same specified in the interface of the second part, and the same specified in the interface of the second part, and the same specified in the interface of the second part, and the same specified in the interface of the second part, there is the same specified in the interface of the second part, and the same specified in the interface of the second part, and the same specified in the interface of the second part, there is the same specified by the same specified in the same same specified in the same specified in the same same same same same specified in the same same specified in the same same same	And the bank source upon and real sense have a pair to the event of the sense and by each have an even of the point of the point of the sense of the
Written. My commission expires on the 18th day of October 1956 I. C. Stevenson Notary Public. 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 Dush to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Dush to enter the discharge of this mortgage, do here dush authorize the result of the debt secured thereby. 19 %2	nd ma initia to show the mass become due and appakle, and that . Endy. Will a sahall be specified and directed by the part. J of the second part, the loss, The second part of the second part that the second part is the second part of th	hand it is the the billing response of the second part to the second second bin sech second second bin second second bin to the second second bin to the second second bin to the second
I. C. Stevenson Notary Public. 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 Duck to enter the discharge of the mortgage of neered. Dated this $\beta_{L} z^{2}$ day of $\beta_{L} z^{2}$, 19 % 2	nd ma data te sheat the mass become due and appakle, and dual. ThigV, will it as shall be specified and directed by the part. J. of the second part, the soft like becomes part of the like second part of the second part of	hard to be allow the species of the second part to the second to the second part to the second to the second part to the second to
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 Dock to enter the discharge of the mortgage of meend. Dated this $\beta_{L}z^{+}$ day of $\beta_{L}z^{+}$, 19 $\%^{2}$.	and mainties when the mass become due and appakle, and that they. Will as shall be periodic and directly by the part, <i>y</i> of the second part, the set, if the second part of the set of the period of the second part of the set of the second part of the sec	A probability of the set of the s
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deal to ent to enter the discharge of this mortgage of record. Dated this β/z^{+} day of β/z^{+} is enter the discharge of this mortgage of record. Dated this β/z^{+} day of β/z^{+} is enter the discharge of the mortgage.	and mainties when the mass become due and appakle, and that they. Will as shall be periodic and directly by the part, <i>y</i> of the second part, the set, if the second part of the set of the period of the second part of the set of the second part of the sec	A solution to the second series to have a solution to the series of the second
By T. E. Eby The Lawrence Building & Joan Association One	and mainties when the mass become due and appakie, and that <u>"Endy</u> " will a mid an <u>"143" of the fact part of the line of the second part to be and the second part THIS GRANT is intended as a matrixer below the beam of the beam of the second part of the second the second part to be and second part of the second part to be and the second part of the second and the <u>143</u> <u>second</u> <u>constant</u> <u>constant</u></u>	A solution to the second secon
Licutary (corp. seal) Er Allon Then by Martingen Ome	and mainties what the mass become due and appakie, and that <u>they</u> will a mid article shall be drived by the part <u>y</u> of the second part, the set, They THIS GRANT is intended as a matrixer below the beam of the set and they <u>related</u> the first part of the second part of the set of the second part THIS GRANT is intended as a matrixer below the second part of the set of the second part of the second part of the second part of the second part means of the second part of the second	And the share a second
	and mainties what the mass become due and appakle, and that "Endy, will it as shall be period and directly by the party of the second part, the state it is the second part of the state of the mainties when the mainties of the second part of the state of the state of the second part of the state of the second part of the state of the	An of the second s

244