## MORTGAGE RECORD 80

Reg. No. 1565 Fee Paid, \$ ...0.50.

<

Recaiving No. 64

Image: Description of the sector set of an and part 18 of the first part formed.       Image: Description of the sector set of the sector sector set of the sector sector set of the sector sector set of the			FROM		STATE OF KANSAS, DOUG			
The Larrance Building and Jon A socialition       By	Ве	urtha Doyle and E	Edward B. Doyle, her TO	r husband		D. 19 38 , and : 55 ,	o'clock P. M.	Ira
Instants of		Lawrence Buildi	ing and Loan Associa	ation	By		CPU MILLONG HELL STOL	-
dr. Litr.2000.       If the Lorentzers publicing, and Lon Association       publy discound publicity         WITTENDENTLY, That the add put is a disk for put, is considered and the output.       put y discound put is the put y discound put y discound put is the put y discound put is the put y discound put	hundr	THIS INDENTURE, M ed and thirty-si	lade this 26th ght betwee	day of July m Bertha Do	i yle and Edward B. Doyle,	in the year of our Lord, o , her husband	ne thousand nine	THI hundred and
WITNESSETT, That the add part is and the fact part, is constrained of the rand d.       Witness the main of the fact part of the fact pa	of	Lawrence esof the first part, and	in the County of d	Douglas Building and L	and State of Kr Dan Association		the second part	
Addition 10 three (3) in that part of the City of Largende from it are the factor in the area of the factor in the second	Two	o Hundred and 00, is hereby acknowledged.	100	ndenture do Gri	nt, Bargain, Sell and Mortgage to t	them duly pai	d, the receipt of	WIT. Twenty which is her following de
As at the start part of a of the form of a.       Interformation of the deferred formation.       Interformation of the deferred for the start part of the deferred formation.       Interformation of the deferred formation of the deferred for the deferred formation of the deferred formation of the deferred formation of the deferred for the deferred	Lots	; One hundred siz ltion No. three (	xty-seven (167) and (3) in that part of	One Hundred s: the city of L	xty-eight(138) in the S wrence known as North I	Southwest Block of American Southwest Block of American South Statements (Second Statements South Statements So	n	
As at the start part of a of the form of a.       Interformation of the deferred formation.       Interformation of the deferred for the start part of the deferred formation.       Interformation of the deferred formation of the deferred for the deferred formation of the deferred formation of the deferred formation of the deferred for the deferred								
As at the start part of a of the form of a.       Interformation of the deferred formation.       Interformation of the deferred for the start part of the deferred formation.       Interformation of the deferred formation of the deferred for the deferred formation of the deferred formation of the deferred formation of the deferred for the deferred								
As at the start part of a of the form of a.       Interformation of the deferred formation.       Interformation of the deferred for the start part of the deferred formation.       Interformation of the deferred formation of the deferred for the deferred formation of the deferred formation of the deferred formation of the deferred for the deferred								
As it is a larged if a dir being met dimensioned.       It is derive here.       It is a reade is a direct dimensioned.         et is a larged is a direct dimensioned.       It is a read is a read is a read is a read is read in read is read in read in read is read in								
As the set part of a dir before part do								
And the set part of g of the for part d								
and big wild warms is all address that is part [12] of the mass is part in the data theorem.       If is graw there are introduced in the part [12] of the mass is part in the interference of the interferenc	Side with the	a annustanances and all t	the estate title and interest of	of the said nart 108 o	the first part therein.			
and real matter with its may be sended used as payles, set that LEDY. THI Law, the two balances as many that its many and the matter as and by math its many and the matter as and the math its many and math its many	Ar	nd the said parties of the fir	irst part dohereby covenant a	and agree that at the deliver		wner.S. of the premises above	granted, and select	And the m
<pre>state of prot_degree the form prot the torus the torus the torus to degree to and the prime intermal protocy is the torus of the t</pre>	Ar of a good	nd the said part 105 of the fir and indefeasible estate of inher they will warrant and defend ?	irst part do hereby covenant a eritance therein, free and clear of all i the same arguinst all parties making la	and agree that at the deliver incumbrance	y berrol they are the lawful o			And the s d s good and inc
Mon       This GRAFT is landed as a support to serve the payment of the sum of	Az of a good and that It said real	nd the said part 1 05. of the fir I and indefeasible estate of inher- they will warrant and defend this is agreed between the parties h estate when the same becomes d	int part do hereby covenant a eritance therein, free and clear of all i the same spiinst all parties making la hereto that the part <b>193</b> of the firs due and payable, and that <b>thBy</b>	and agree that at the deliver incumbrance awful claim thereto. st part shall at all times dur 	y hereof they are the lawful of the lawful of the lawful of this indenture, pay all taxes or on said real estate insured against fire and to	assessments that may be levice rnado in such sum and by such	d or assessed splinst insurance company	And the m of a good and inc and that they will It is agree mid real estate w
<pre>seeding to the terms of</pre>	Az of a good and that It and real ( as shall b aid part	nd the mid part 103 of the fir I and indefeasible estate of inher they will warrant and defend ? is agreed between the parties h estate when the same becomes d we specified and directed by the 1990 of the first part shall fail	int part dobereby covenant a eritance therein, free and clear of all i the same against all parties making la bereto that the part_log_ of the fir- due and payable, and thatbOy querof the second part, the los l to pay such taken aben the same ber	and agree that at the deliver incumbrance awful claim thereto. at part shall at all times due Wil l keep the buildings up es, if any, made payable to t come due and payable and t are of the inductances are	y hereof. <u>they are</u> the iseful of ing the life of this indenture, pay all taxes or on said real cetate fauured against fire and to be part. <u>)</u> of the second part to the extent	assessments that may be levice rnado in such sum and by such t of <u>1</u> 13 interest. At	d or assessed sgainst insurance company nd in the event that	And the m d s good and inc ad that they will it is agree ail real estate w m shall be specifi
Prove dealers by the and party diverses and the average of the generation of the dealers are transfer in the interval to the dealers are precised, in the second part	Ar of a good and that It and real as aball and part. said part. said part. said part. said part. said part. said part.	nd the mid part 1 03 of the fir and indefeasible estate of inher they will warrant and defend ? is agreed between the parties h estate when the more becomes d especified and directed by the specified and directed by the short heat more of the first part shall fail short heat more estimated as an at the fill GRANT is intended as an a	int part do hereby covenant a eritance therein, free and clear of all i "he same arginst all parties making la hereto that the part_0.0. of the first due and payable, and thatthoy in paymentthe herean dup art, the loss is pay such taxes where the same her the amount so paid shall become a pay morticage to secure the payment of the	and agree that at the deliver incumbrance awful claim thereto. as fait shall at all times due 	y hereof the $h_{a}$ the lower the lower of the life of this indenture, pay all lates or on mid real entries insured explains the and to be part. Y of the second part to the state of the part y of the second part to the state of the part of the lates in the state of the the state of	assessments that may be levice rando in such sum and by such t of <u>153</u> interest. As ed, then the part <u>V</u> of the s at the rate of 10% from the ds	d or anneed spinst insurance company ad in the event that econd part may pay te of payment until	And the a d is good and inci- insi that they will It is agrees aid real estate w a shall be specifi aid part[05:0 of aid hum and inn hill require.
abilitation provides in the indexterm       a	Ar of a good and that It and real as shall and post fully repar- fully repar- fully repar- fully repar- fully repar- fully repar- fully repar- fully according according	nd the said part § 0.5 of the fir and indexable exists of laber they will warrant and defent i is agreed between the parties h agreed between the parties h agreed between the parties h agreed of the first part shall full diff. Samence, or of ther, and t diff. Samence, or of ther, and t diff. Samence, or of ther, and the Samence, or of ther, and the Samence, and the Samence in the Samence, and the Samence in the Samence, and the Samence to the terms of <u>A</u>	Int part 6	and agree that at the delive incumbrance awful chim thereto. will like the buildings up will like the buildings up will like the buildings up will like the buildings will be sum of payment of add sum of more	y hereof they Br a the level of ing the life of this indenture, pay all taxes or on mid real entate insured against free and to party of the second part to the extent berg mid premises insured as herein provide the third premises insured as herein provide the the the second part to be a start of the second part to be a start of the second part to be a start of the second part to be a start of the second part to be a start of the second part to be a start of the second part to be a start	assessments that may be levie rando in such sum and by such to <u>113</u> interest. An ed, then the part, <u>Y</u> of the so at the rate of 10% from the da July	d or annual splast insurace company ad in the event that could payment until DLARS, J9S3	And the m d's prod and ind nd that they will It is agree aid real state w a shal be specific at part 0.00 of the specific of of the specific of of the specific of of THIS 600 THIS 600 THIS 600 of the to
Vibes to be add by ref for the add part. 10.0 of the words part. It have to be add a ref of the words part. It have to be add a ref of the words part. It have to be add a ref of the words of the former and the part of the decomposition of the ref of the decompos	Ar of a good and that I and for a subport subport subport subport subport subport subport subport subport subport and and subport subport and and subport subport and and subport subport subport and and subport subp	nd the said part <u>i</u> <u>0.5</u> of the fir and indexable extant of laber they will warrant and defend 't is agreed between the parties he restare when the mane becomes of expecting and directed by the <u>1.500 of the first part of the Main sectors will be the sectors and the Main sectors and the Main sectors and the </u>	int part do hereby coverant a critance therein, free and deer of all i "he same against all parties making la- beret that the parties making la- beret that the partial do of the doe and payable, and that _ Thoy. • part_y_of the second part, the low i to pay and have when the same be- the answer to partie of the your the payer of the second part, the low i //100	and agree that at the delives incumbrance. awful claim thereto. At part shall at all times due Wil 1 keep the buildings up we, if any, made payable to t come due and payable and to to the indebutchese, secu- he sum of payment of said sum of more payment of said sum of more	y hereof they are the level of lag the life of this indenture, pay all kases or on mid real entries insured against free and to see part $\mathbf{y}$ of the second part to the stress they mid precises insured as herein provide red by this indenture, and shall been interest $\hat{\mathbf{r}}_{\gamma}$ , essented on the 26th day of	assessments that may be levie rando in such sum and by much tof <u>1t5</u> interest. A cl, then the part. <b>y</b> of the se at the rate of 10% from the d <u></u>	d or annued spint insurane compay ad in the errat that eccord part may pay its of payment with 	And the a d : pool and inc at that they will it is agree at that they will at a spree at an inclust w at a spree that is a spree that is a spree THIS OR Treatly monthly to be an it y_they
there is, hall by pide by its part	Ar of a good and that it as a dath b as a dath b as dath as dath as a dath as dath as dath as a dath as dath a	d the said part 2 0.5 of the fit and indexable extra t finde they still warmant and defend 't is agreed between the parties h is agreed between the parties has a fit of a servance or wither, and 4 is the fit of the parties of the parties is the therman of the servated by the said part y- to part he same as provided in the affance on the said part y- to part he same as provided in the affance on the said part y- to part he same as provided in the said he convergence while is two affancies or said therein, or in the obligations provided for in a	Int part 6	and gree that at the deliver insumbrance. and green thereto. we part shall at all times due Will keep the buildings up. Will keep the buildings up. and if the indebuildense, seen a start of the indebuildense, seen a sum of the appayment of add sum of more and part, with all interest as a summance or to discharge say an appecied, and the obligati- treal statis are not puild be treal statis are not puild be	y hereof <u>they</u> <u>Bra</u> the isofial and the life of this indenture, pay all taxes or on mild real state insured against free and to part <u>y</u> of the second part to the extent berg mild premises insured as a brenis provide of by this indenture, and shall been in its of expression of the second part to be the terms of an its swith interest thereon as hereins provide in the second part of the terms of an its swith interest thereon as hereins provide in the second back of a payship, or it the obstance become due and payship, or it the other second back of a become its of become its of become the second back of a second become its of become the second back of a second back of a become its second back of a second back of a become its of the second back of a second back of a become its of the second back of a second become its of the second become its of the second back of a second back of a become its of the second back of a second back of a become its of the second back of a second back of a second back of the second back of a second b	assessments that may be irrite rando in such sum and by much tot <u>1.2.</u> Interest. An editors the part. <u>J. of the</u> at the rate of 10% from the de <u>J. 11 y</u> . Id obligation and also to secure di bilingtion and also to secure di bilingtion and also to secure di bilingtion and also to secure the secure that suid part. Aut to made in such payments interparent and the with a still payment and the with a still payment and the with a	d or sammed aplast insuranse compary ed in the strent that even per target pay to of payment shift —	And the m d is pool and ind and that they will like agrees will real state with a state with a state with a state with a state with the real d. M. The art ty- investige to the to an any the di an any the di an any winneed if
IN WITNESS WHEREOF, The part iss of the first part ha . Yo hereunto set their hand and seal 6 the day and year last above written. Bertha Doyle (SEAL) 	Ar of a good and that it as a dath b as a dath b as dath as dath as a dath as dath as dath as a dath as dath a	d the said part 2 0.5 of the fit and indexable extra t flahe they sill warmat and defend 't is grand between the parties h is agreed between the parties has a star agreed to be the is agreed between the parties has the between the parties has a star agreed to be the part of a star agreed to be the part of the part and the observation of the part of the part of a star agreed to be the part of the part of the part of the observation of the part of the part of a star agreed to be the part of the part of a star agreed to be part of the part of the part of the part of the observation of the part	Int part 6	and gree that at the deliver insumbrance. and green thereto. we part shall at all times due Will keep the buildings up. Will keep the buildings up. and if the indebuildense, seen a start of the indebuildense, seen a sum of the appayment of add sum of more and part, with all interest as a summance or to discharge say an appecied, and the obligati- treal statis are not puild be treal statis are not puild be	y hereof <u>they</u> <u>Bra</u> the isofial and the life of this indenture, pay all taxes or on mild real state insured against free and to part <u>y</u> of the second part to the extent berg mild premises insured as a brenis provide of by this indenture, and shall been in its of expression of the second part to be the terms of an its swith interest thereon as hereins provide in the second part of the terms of an its swith interest thereon as hereins provide in the second back of a payship, or it the obstance become due and payship, or it the other second back of a become its of become its of become the second back of a second become its of become the second back of a second back of a become its second back of a second back of a become its of the second back of a second back of a become its of the second back of a second become its of the second become its of the second back of a second back of a become its of the second back of a second back of a become its of the second back of a second back of a second back of the second back of a second b	assessments that may be irrite rando in such sum and by much tot <u>1.2.</u> Interest. An editors the part. <u>J. of the</u> at the rate of 10% from the de <u>J. 11 y</u> . Id obligation and also to secure di bilingtion and also to secure di bilingtion and also to secure di bilingtion and also to secure the secure that suid part. Aut to made in such payments interparent and the with a still payment and the with a still payment and the with a	d or sammed aplast insuranse compary ed in the strent that even per target pay to of payment shift —	And the me d : point and ind and that they only in a process and melling and indicate with and the specific indicate with and the specific indicate with the specific on the indicate with the specific and processing to the to any the fills and processing to the to any the specific on the and the to any the specific which are to obtain and the specific of the specific on the and the specific of the specific on the and the specific of the specific on the and the specific of the specific on the specific and the specific of the specific on the specific and the specific of the specific on the specific on the and the specific of the specific on the specific on the and the specific of the specific on the specific on the specific and the specific on the specific on the specific on the specific and the specific on the specific on the specific on the specific on the and the specific on the specific on the specific on the specific on the and the specific on the specific on the specific on the specific on the and the specific on the and the specific on
written.       Bortha Doyle       (SEAL)         Edward B. Poyle       (SEAL)         (SEAL)       (SEAL)         STATE OF Kansaa       (SEAL)         (SEAL)       (SEAL)         STATE OF Kansaa       )ss.         Couvery or Douglas       )ss.         Be IT REMEMBERED, That on this 26th day of July       A. D. 19.58, before ms.s.         notary.public       in the sforesaid County and State, came         Be than Doyle and Edward B. Doyle, hor. husband       forme personally known to be the same person. 5. who executed the foregoing instrument and duly acknowledged the carecution of the same.       (SEAL)         IN WITNESS WHEREOF, I have bereunts subscribed my name, and affixed my official seal on the day and year last above written.       (SEAL)         IN WITNESS WHEREOF, I have bereunts subscribed my name, and affixed my official seal on the day and year last above of the writtin mortgage, do hereby acknowledge the full payment of the dots secured thereby, and authorize the Register of Deeds       i, the undersigned owner of the writhin mortgage, do hereby acknowledge the full payment of the dots secured thereby, and authorize the Register of Deeds       i, the under the discovered of the writh in mortgage of record. Dated this day of Max, 9, JSJ, w. e. 19, Table	Ar of a good and that I and a that a shall b and port and port and port and port and port and port and port and port according according according and port according and port according and port according ac	nd the said part <u>i</u> <u>0.5</u> of the fir and indexable extate of links they will warrant and defend 'i is agreed between the parties he senter when the mane becomes of expectine and directed by the <u>1.5000000000000000000000000000000000000</u>	Int part do hereby coverant a retriance therein, five and deser of all i the same arginant all parties making is benetic that the parties making is benetic that the parties making is benetic that the parties of the second part, the low is optimation of the second part, the low is the second part of the second part, the low is the second part of the second part, the low is optimation of the second part, the low is $\frac{1}{2} = 0$ and $\frac{1}{2} = 0$ and $\frac{1}{2} = 0$ and $\frac{1}{2} = 0$ , contain written oblightion. for the second part to pay for any line and in the second part to pay for any line and do written oblightion, for the second and the written oblightion of the second part is using from second make for which the second and do written oblightion.	and agree that at the deliver lawmbranes. awful daim thereto. at a part dahl at all times du Wil læsp the buildinger wy w, if any, made payable and t art of the indebtedness, see be sum of	y hered <u>they</u> Bra the level of ing the life of this indenture, pay all lases or on mid real entate insured against free and to see part. <b>y</b> of the second part to the strend they mid premise lowerd as herein provide of by this indenture, and shall best interest $\dot{r}_{\gamma}$ , essented on the <u>26 th</u> day of truing thereon according to the terms of sail taxes with interest thereon as herein provide on outside therein of subject thereon of and taxes with interest thereon as herein provide on outside therein of subject the terms of sail taxes with interest thereon as herein provide on outside therein of subject the terms of sail taxes with interest thereon as herein provide on outside therein of subject the terms of sail the same becomes the same becomes the terms of the same becomes the terms of the same becomes the terms of the terms of the terms of sail the terms of the terms of the terms of sail the terms of the terms of the terms of sail the terms of the terms of the terms of sail the terms of the terms of the terms of sail the terms of the terms of the terms of sails the terms of the terms of the terms of sails the terms of the terms of the terms of sails the terms of the terms of the terms of sails the terms of the terms of the terms of the terms of sails the terms of the terms of the terms of sails the terms of the	assessments that may be lerise rando in such sum and by much of <u>fun</u> interest. An at the rate of 10% from the d <u>July</u> . July do bigintic and also to secure 4, in the event that and part. And is near in a such payments in a sharing that is a such payments of a such a such payments and the major is a such payments and the major is a such payments and the such is a such payments and buryers prained, or any part to charge indicate there, and	d or summed spinst insurance compary and in the event that even part may pay to of spinst with 	And the m d pool and in: at that they will not that they will at a prove at and be speed will point on the set point of the the speed at a point of the the speed at a point of the may defined at a point of the at a point of the point at a point of the at a point of the point at a
Edward B, Doyle       (SEAL)         (SEAL)       (SEAL)         STATE OF Kansaa       (SEAL)         Couvery or Douglas       ) as.         BE IT REMEMBERED, That on this 26th       day of	Ar of a good and that it and read as shall be as shall	of the safe part 2 0.5 of the first and indefenable entries of laber they will versus and defend of is agreed between the parties h metate when the same becomes of they same parties of they and a same parties and same parties of the formation of outbound and the formation of outbound and the terms of the same as provided in the comparison of the same o	Int part do hereby coverant a teritance therein, free and deer of all 1 the same against all parties making is benefit that the parties making is benefit that the parties making is benefit that the part do good that do good apayable, and that _ hereby a benefit to pay make a set when the benefit to be pay make a set when the maximum benefit is pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to be a pay make a set when the maximum benefit to $h_{100} = $	and agree that at the deliver insumbrane. awful daim thereto. at a part shall at all times due Wil likes the buildings up will say, made payable to 1 are to the indebitedness, were a start of the indebitedness, were a start of the indebitedness, were a payment of shall sum of mor- ned part, with all interest a summer or to discharge any a specied, and the oblight in specied, and the oblight in the indebitedness, were of it was in a somethic do as y of which this indexity is collect the resu and besetts a second the oblight is before part 100.	y hereof they Br a the level of ing the life of this indenture, pay all taxes or on mid real entate insured against free and its party — of the second part to the statest is party — of the second part to the statest is party and the second part to the statest party — of the second part of the second part party = of the second part of the second part of the second party = of the second part of the second part of the second party = of the second part of the second part of the second part of the second part of the second part of the second part of the party party = of the second part of the	assessments that may be lerise reado in such sum and by such of <u>152</u> internet. An at the reise of 10% from the de- <u>1011 y</u> do blightien and also to secure d, in the event that said part. In the security of the secure density of the secure secure density of the secure secure the secure secure secure secure density of the secure secure density of the secure secure the secure secure secure secure density of the secure secure secure secure secure secure the secure secu	A or manual aphat insurane company and in the error that compare any ap- te of spyment with in	And then a d is pool and in: in that they will be in a green all real entry will be result. This can be result and the special in the special in the special many schemed in the many sche
(SEAL) (S	Ar of a good and that it and read as shall be as shall	of the safe part 2 0.5 of the first and indefenable entries of laber they will versus and defend of is agreed between the parties h metate when the same becomes of they same parties of they and a same parties and same parties of the formation of outbound and the formation of outbound and the terms of the same as provided in the comparison of the same o	Int part do hereby coverant a teritance therein, free and deer of all 1 the same against all parties making is benefit that the parties making is benefit that the parties making is benefit that the part do good that do good apayable, and that _ hereby a benefit to pay make a set when the benefit to be pay make a set when the maximum benefit is pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to be a pay make a set when the maximum benefit to $h_{100} = $	and agree that at the deliver insumbrane. awful daim thereto. at a part shall at all times due Wil likes the buildings up will say, made payable to 1 are to the indebitedness, were a start of the indebitedness, were a start of the indebitedness, were a payment of shall sum of mor- ned part, with all interest a summer or to discharge any a specied, and the oblight in specied, and the oblight in the indebitedness, were of it was in a somethic do as y of which this indexity is collect the resu and besetts a second the oblight is before part 100.	y bered they Br a the level of ing the life of this indenture, pay all tases or on mid real entate insured against free and to pay and the second part to the extent of the second part to the second part of the second part to the second part of the second part to the terms of mill have with interest thereon as herein provide the second part of the converse that here the second part of the second part to the second part of the respective shall here the second part of the second part of the second part of the respective part in the second second part of the respective part in here the second therefore, part in here at a second part of the second part of the respective part in here. Sto set the second part of the second second part of the second the second part of the second secon	assessments that may be lerise rando in such turn and by such of $\frac{112}{12}$ . Interest. M of $\frac{112}{12}$ . Interest. M of the the such of $\frac{1}{12}$ from the d $\frac{1}{12}$ . In the such of $\frac{1}{12}$ from the d $\frac{1}{12}$ . In the second of $\frac{1}{12}$ from the d $\frac{1}{12}$ . In the second of $\frac{1}{12}$ from the d $\frac{1}{12}$ . In the second of $\frac{1}{12}$ from the d $\frac{1}{12}$ . In the second of $\frac{1}{12}$ and $\frac{1}{12}$ . In the $\frac{1}{12}$ and $\frac{1}{12}$ . In the second of $\frac{1}{12}$ and $\frac{1}{12}$ and $\frac{1}{12}$ and $\frac{1}{12}$ and $\frac{1}{12}$ and $\frac{1}{12}$ and $\frac{1}{12}$ and $\frac{1}{12}$ and $\frac{1}{12}$ and $\frac{1}{$	d or annual aphat insurane company of in the error that even part may spectra to of payment with 	And the me is pool and ind in the server at an above at and be specific at pool and be specific at pool of the server in the server in the server in the server in the server at a synchronic may schmool to at a synchronic and to pool the and the specific and the server and the server
(SEAL) STATE OF Kansas COUNTY OF Douglas BE IT REMEMBERED, That on this 26th day of July A. D. 19. 38, before me, a notary public in the aforesaid County and State, came to me personaly hown to be the same person. 5. who executed the foregoing instrument and duly acknowledged the execution 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 ited (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above IN otary Public. Listen definition 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 day of Max, 9, 49, 49, 49, 40, 49, 49, 49, 49, 49, 49, 49, 49, 49, 49	Ar of a good and that it and read as shall be as shall	of the safe part 2 0.5 of the first and indefenable entries of laber they will versus and defend of is agreed between the parties h metate when the same becomes of they same parties of they and a same parties and same parties of the formation of outbound and the formation of outbound and the terms of the same as provided in the comparison of the same o	Int part do hereby coverant a teritance therein, free and deer of all 1 the same against all parties making is benefit that the parties making is benefit that the parties making is benefit that the part do good that do good apayable, and that _ hereby a benefit to pay make a set when the benefit to be pay make a set when the maximum benefit is pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to be a pay make a set when the maximum benefit to $h_{100} = $	and agree that at the deliver insumbrane. awful daim thereto. at a part shall at all times due Will keep the buildings up at a syn and a payable to 1 are to the indebitedness, were a some of the indebitedness, were a payment of shall sum of mor- nond part, with all interest a summer or to discharge any a specied, and the chilest in specied, and the chilest in the thin this indexities in cellert the resu and besetts a second the pay a shall be a specied by the thin the statement of the cellert the resu and besetts a second the statement of the pay and the statement of the statement of the second the statement of the statement related to the statement of the statement of the state is and the statement of the second the statement of the statement	y bered they are the level of the series of	assessments that may be leries rando in such sum and by such of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the such of $1\pm 3$ . Interest. All of obligation and also to accure d, in the work of an also to accure the such as the such and part. All the model is the sphere and of the such as the sphere and the makes in a such as the option of the safe provides at the option of the safe provides at the option of a safe sphere is the option shall of desired part of the safe sphere. All of the second second second second second of the safe sphere is the option of the safe sphere is the option of desired sphere is the option of the safe sphere. All of the second secon	d or sammed aphet immune company of in the error that company my to of payment with 	And the m d : point and ind in that they will in it agrees all real ends will will be specific will provide the specific will be specific in a synchronic the specific in a synchronic the specific in a synchronic the specific in a synchronic the specific in the specific the specific the specific the specific in the specific the specific the specific the specific the specific in the specific the s
STATE OF       Kansaa         COUNTY OF       Douglas         BE IT REMEMBERED, That on this       26th         Ass.       GUNTY OF         Douglas       BE IT REMEMBERED, That on this         Bertha. Doyle. and Edward B. Doyle, her. husband       to me personally known to be the same person. 5. who executed the foregoing instrument and duly acknowledged the execution of the same.         Itom       IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.         Itom       (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       16th         day of       I. C. Stevanson.         Notary Public.       I. the undersigned owner of the within mortgrage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds         I, the undersigned owner of the within mortgrage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds         I, the undersigned owner of the within mortgrage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds         I, the undersigned owner of the within and yot       Max. 9, 19, 10 min	Ar of a good and that it and read as shall be as shall	of the safe part 2 0.5 of the first and indefenable entries of laber they will versus and defend of is agreed between the parties h metate when the same becomes of they same parties of they and a same parties and same parties of the formation of outbound and the formation of outbound and the terms of the same as provided in the comparison of the same o	Int part do hereby coverant a teritance therein, free and deer of all 1 the same against all parties making is benefit that the parties making is benefit that the parties making is benefit that the part do good that do good apayable, and that _ hereby a benefit to pay make a set when the benefit to be pay make a set when the maximum benefit is pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to be a pay make a set when the maximum benefit to $h_{100} = $	and agree that at the deliver insumbrane. awful daim thereto. at a part shall at all times due Will keep the buildings up at a syn and a payable to 1 are to the indebitedness, were a some of the indebitedness, were a payment of shall sum of mor- nond part, with all interest a summer or to discharge any a specied, and the chilest in specied, and the chilest in the thin this indexities in cellert the resu and besetts a second the pay a shall be a specied by the thin the statement of the cellert the resu and besetts a second the statement of the pay and the statement of the statement of the second the statement of the statement related to the statement of the statement of the state is and the statement of the second the statement of the statement	y bered they are the level of the series of	assessments that may be leries rando in such sum and by such of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the such of $1\pm 3$ . Interest. All of obligation and also to accure d, in the work of an also to accure the such as the such and part. All the model is the sphere and of the such as the sphere and the makes in a such as the option of the safe provides at the option of the safe provides at the option of a safe sphere is the option shall of desired part of the safe sphere. All of the second second second second second of the safe sphere is the option of the safe sphere is the option of desired sphere is the option of the safe sphere. All of the second secon	d or annual aphat insumae company d in the error that company my error to of payment with 	And the m d : point and ind in that they will in it agrees all real ends will will be specific will provide the specific will be specific in a synchronic the specific in a synchronic the specific in a synchronic the specific in a synchronic the specific in the specific the specific the specific the specific in the specific the specific the specific the specific the specific in the specific the s
COUNTY OF       Douglas       as.         BE IT REMEMBERED, That on this       26th       day of       July       A. D. 19. 58, before ms. a         Intervention       in the aforesaid County and State, came       Be transport       County or be the same person. S. who acceled the foregoing instrument and duly acknowledged the execution of the same.       Intervention       County and State, came       County or be the same person. S. who acceled the foregoing instrument and duly acknowledged the execution of the same.       Intervention       County and year last above of the same.       (SEAL)       IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.       (SEAL)       Intervention       (SEAL)       (SEAL)         Written       IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.       I. C. Stevenson.       (SEAL)         Written       IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.       I. C. Stevenson.       (SEAL)         Written       I. C. Stevenson.       Notary Public.       I. I. C. Stevenson.       I. I. C. Stevenson.         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       I. I. the undersigned owner of the within deed best mered day of III Avy P. J. III Avy P. J. IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	Ar of a good and that it and read as shall be as shall	of the safe part 2 0.5 of the first and indefenable entries of laber they will versus and defend of is agreed between the parties h metate when the same becomes of they same parties of they and a same parties and same parties of the formation of outbound and the formation of outbound and the terms of the same as provided in the comparison of the same o	Int part do hereby coverant a teritance therein, free and deer of all 1 the same against all parties making is benefit that the parties making is benefit that the parties making is benefit that the part do good that do good apayable, and that _ hereby a benefit to pay make a set when the benefit to be pay make a set when the maximum benefit is pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to be a pay make a set when the maximum benefit to $h_{100} = $	and agree that at the deliver insumbrane. awful daim thereto. at a part shall at all times due Will keep the buildings up at a syn and a payable to 1 are to the indebitedness, were a some of the indebitedness, were a payment of shall sum of mor- nond part, with all interest a summer or to discharge any a specied, and the chilest in specied, and the chilest in the thin this indexities in cellert the resu and besetts a second the pay a shall be a specied by the thin the statement of the cellert the resu and besetts a second the statement of the pay and the statement of the statement of the second the statement of the statement related to the statement of the statement of the state is and the statement of the second the statement of the statement	y bered they are the level of the series of	assessments that may be leries rando in such sum and by such of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the such of $1\pm 3$ . Interest. All of obligation and also to accure d, in the work of an also to accure the such as the such and part. All the model is the sphere and of the such as the sphere and the makes in a such as the option of the safe provides at the option of the safe provides at the option of a safe sphere is the option shall of desired part of the safe sphere. All of the second second second second second of the safe sphere is the option of the safe sphere is the option of desired sphere is the option of the safe sphere. All of the second secon	d or sammed aplant insurate company and in the error that insurate company its of appendix pay its of appendix pay its of appendix pay its 33 any sum to same at 1835 the forth appendix or adapt and therefore or adapt and therefore its of the appendix the or region, if any its of the appendix the or region, if any its of the appendix (SEAL) (SEAL)	And the m d pool and in: in that they will in a green all real methods will point a green all real methods will point a green in the special and will be special and will be special in the special and will be special and will be special with a first con- or and will be special and will be special with a special special special with a special special special with a special special special with a special special special with a special special special special with a special special special special special with a special speci
BE IT REMEMBERED, That on this 26th day of July A. D. 19.58, before me. a 	And of a good and that it and read as shall be and part fully ref The scoreding and by- The scoreding and by- The score ad abait fait as a shall be and part The scoreding and by- the static and shall of without a the static score ad abait fait and shall of without a the static score ad a shall be assorted abait fait and shall be without a the static score ad a static score ad abait fait and score ad a static score ad a score ad ad a score ad ad ad ad ad ad ad ad ad ad ad ad ad a	of the soft part 0.2. of the fit and indefensible entries of labe they will warrant and defend 1 is greated between the parties h metate when the name becomes of expected and directed by the Appendix the fit of the soft of the Appendix the soft of the soft of the Appendix the soft of the appendix the Appendix the soft of the soft of the Appendix the soft of the appendix the Appendix the appendix the fit of the Appendix the appendix the appendix the appendix the appendix the Appendix the appendix the appendix the appendix the appendix the Appendix the appendix the appendix the appendix the appendix the Appendix the appendix the appendix the appendix the appendix the Appendix the appendix the appendix the appendix the appendix the Appendix the appendix the appendix the appendix the appendix the Appendix the appendix the app	Int part do hereby coverant a teritance therein, free and deer of all 1 the same against all parties making is benefit that the parties making is benefit that the parties making is benefit that the part do good that do good apayable, and that _ hereby a benefit to pay make a set when the benefit to be pay make a set when the maximum benefit is pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to a pay make a set when the maximum benefit to be a pay make a set when the maximum benefit to $h_{100} = $	and agree that at the deliver insumbrane. awful daim thereto. at a part shall at all times due Will keep the buildings up at a syn and a payable to 1 are to the indebitedness, were a some of the indebitedness, were a payment of shall sum of mor- nond part, with all interest a summer or to discharge any a specied, and the chilest in specied, and the chilest in the thin this indexities in cellert the resu and besetts a second the pay a shall be a specied by the thin the statement of the cellert the resu and besetts a second the statement of the pay and the statement of the statement of the second the statement of the statement related to the statement of the statement of the state is and the statement of the second the statement of the statement	y bered they are the level of the series of	assessments that may be leries rando in such sum and by such of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the such of $1\pm 3$ . Interest. All of obligation and also to accure d, in the work of an also to accure the such as the such and part. All the model is the sphere and of the such as the sphere and the makes in a such as the option of the safe provides at the option of the safe provides at the option of a safe sphere is the option shall of desired part of the safe sphere. All of the second second second second second of the safe sphere is the option of the safe sphere is the option of desired sphere is the option of the safe sphere. All of the second secon	d or sammed aplant insurate company and in the error that insurate company its of appendix pay its of appendix pay its of appendix pay its 33 any sum to same at 1835 the forth appendix or adapt and therefore or adapt and therefore its of the appendix the or region, if any its of the appendix the or region, if any its of the appendix (SEAL) (SEAL)	And the m d : pool and ind ind that is a group at an is a group at an is the specific at poiling at the THIN cont. 
Instary public       in the storesaid County and State, came         Bertha. Doyle. and Edward B. Doyle, her husband       in the storesaid County and State, came         Bertha. Doyle. and Edward B. Doyle, her husband       is on the same.         to me personally known to be the same person. 5. who executed the foregoing instrument and duly acknowledged the execution of the same.       is on the same.         ison       (SEAL)       IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.       19.40.         ison       (SEAL)       My commission expires on the lefth day of October       19.40.         ison       I. C. Stevenson.       Notary Public.         ison       EKLEASE       I, the undersigned owner of the within mortgrage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds       I, the undersigned owner of the within mortgrage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds       I, the undersigned owner of the within mortgrage of record. Dated this         Galart       to enter the discharge of this mortgrage of record. Dated this       day of Max, 9, 19, 10, 20, 10, 10, 10, 10, 10, 10, 10, 10, 10, 1	And of a good and that it and read as shall be and part inform for the according and by- memory ad according to the according to the according	de the said part 2 0.5 of the fit and indexable extra of lake they still versat and defend 't is grand between the parties h is definition of the fit of the fit of fit of fit of the fit of the fit of the fit of fit of the fit of the fit of the fit of the fit of the fit of the fit of fit of the fit of the definition of the fit of the fit of the fit of the fit of the fit of the fit definition of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the definition of the fit of	int part 6 hereby coverant a critance therein, free and dear of all 1 the same against all parties making is breach that the part 5.00 of the first of the same fraction making is breach that the part 5.00 of the first of the same that the part of the same the the same the part of the same the the same the the part of the same fraction of the same fraction of the same for the same fraction of the s	and agree that at the deliver insumbrane. awful daim thereto. at a part shall at all times due Will keep the buildings up at a syn and a payable to 1 are to the indebitedness, were a some of the indebitedness, were a payment of shall sum of mor- nond part, with all interest a summer or to discharge any a specied, and the chilest in specied, and the chilest in the thin this indexities in cellert the resu and besetts a second the pay a shall be a specied by the thin the statement of the cellert the resu and besetts a second the statement of the pay and the statement of the statement of the second the statement of the statement related to the statement of the statement of the state is and the statement of the second the statement of the statement	y bered they are the level of the series of	assessments that may be leries rando in such sum and by such of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the level of $1\pm 3$ . Interest. All of the such of $1\pm 3$ . Interest. All of obligation and also to accure d, in the work of an also to accure the such as the such and part. All the model is the sphere and of the such as the sphere and the makes in a such as the option of the safe provides at the option of the safe provides at the option of a safe sphere is the option shall of desired part of the safe sphere. All of the second second second second second of the safe sphere is the option of the safe sphere is the option of desired sphere is the option of the safe sphere. All of the second secon	d or sammed aplant insurate company and in the error that insurate company its of appendix pay its of appendix pay its of appendix pay its 33 any sum to same at 1835 the forth appendix or adapt and therefore or adapt and therefore its of the appendix the or region, if any its of the appendix the or region, if any its of the appendix (SEAL) (SEAL)	And the m d i poil and ind ind that is a grown in all all the specific is in a specific of the ind in the specific is in the specific of the ind in the specific is the specific of the ind is the specific indication of the specific is the specific of the original specific of the specific of the specific is the specific of the specific of the specific is the specific of the specific of the specific is the specific of the specifi
of the same.     o	And of a good and that it and read as shall be and part inform for the according and by- memory ad according to the according to the according	de the said part 2 0.5 of the fit and indexable extra of lake they still versat and defend 't is grand between the parties h is definition of the fit of the fit of fit of fit of the fit of the fit of the fit of fit of the fit of the fit of the fit of the fit of the fit of the fit of fit of the fit of the definition of the fit of the fit of the fit of the fit of the fit of the fit definition of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the fit of the definition of the fit of	Int part 6	and gree that at the deliver insumbrance	y bered they are the level of the series with interest thereon a berein provide the series with interest thereon a berein provide the series because due as days the of the series because due as days the of the series because due as days the of the series because due as days the series of the series because due as days the series of the series because due as days the series of the series because due as days the series of the series because due as days the series of the series because as the series provide the series as a series provide the series as a series provide the series of the	assessments that may be leries rando in such turn and by such of	d or sammed aphet insurane company do in the strengt that insurane company to of payment with 	And the m d r ped and ind ind that is a green ind ind ind the period ind ind india period india period of the india period of the
ition     (SEAL)     written.       ipinal     My commission expires on the     16th       day of     October     19.40.       ered     I. C. Stevenson.     Notary Public.       day     I. C. Stevenson.     Notary Public.       in     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     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     I, the undersigned owner of the within mortgage of record. Dated this	And of a good and that it and read as shall be and part inform for the according and by- memory ad according to the according to the according	of the soid part[6.5 of the for and indexable setter of these they will warrant and defend '1 is agreed between the parties h is agreed between the part of the form of the fort part will be the form of the soid part of the form of the soid part of the soid of the soid part of the soid algebte of the soid part of the soid of the soid of the soid of the soid of the soid algebte of the soid part of the soid algebte of the soid part of the soid	int part 6	and gree that at the deliver insumbrance. avoid chim thereto. to part shall at all times due Will here the buildings up will avoid the start of the indeliver. payment of the indeliverse any payment of the indeliverse any indeliverse angle and sectors and the forth part 1.65. Is inderiverse and sectors and the payment and the dward G g.	y bered they are the level of the level of the level of the indenture, pay all taxes or on mid real state insured against free and to grant y and the second part to the extent of the theorem according to the extent of the three according to the terms of all taxes with interest three three according to the terms of all taxes with interest three to a solution three to the second part to the terms of all taxes with interest to the second part to the terms of all taxes with interest three to all the second part to the terms of all taxes with interest three to all the second part to the terms of all taxes with interest to the second part to the terms of all the second part to the terms of the terms to the terms of the terms three the second and the second taxes with the cost as a second taxes with the cost and the second taxes of the terms or exclude the terms of the terms or the terms of the t	assessments that may be leries rando in such turn and by such of <u>1.5.</u> Interest. All de them the part of <u>1.5.</u> from the de <u></u>	d or sammed aphet insurane company do in the versa that could be at any set to of payment with 	And the m d i poil and ind ind that is a grown in all all the specific is in a specific of the ind in the specific is in the specific of the ind in the specific is the specific of the ind is the specific indication of the specific is the specific of the original specific of the specific of the specific is the specific of the specific of the specific is the specific of the specific of the specific is the specific of the specifi
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 Deeds 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 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 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 I, the undersigned owner of the within mortgage of record. Dated this day of a Marx, 9, 1999, we rely 19, 0, 2, 10,	And of a good and that it and read as shall be and part indir ref according and by	of the soid part § 0.5 of the 7 and indexable state of lake they still warmat and defend 'i is agreed between the partie at is a final state of the state at the state state at a state at a state state at a state at a state at the state state at a state at the state state at a state at a state at a state at a state at a state at a state at a state at a state at a state at a state at a state at the state at a state a	int part do hereby coverant a crimer do hereby coverant a crimer spinst cill parties making la berefe that the part of 0.00 of the first dot and payable, and that here that the payable and that here the part of the second part, the second part, the second part, the second part, the second part here that the payment of the pay for any for an	and gree that at the deliver insumbrance. avoid claim thereto. it part shall at all times due Will here the buildings up with any make payable to 1 come due and payable sol to the indebuildence, nec he sum of payment of and sum of mor- and part, with all interest a summer or to discharge, act is inder the indebuildence, act is independent of the solution in the first part of the indebuildence, act is independent of the solution is independent of the solution is independent of the solution is independent of the solution is independent of the solution amount then unpaid of prior taily and the solution of the solution is independent of the solution of the solution of the solution is independent of the solution of the solution of the solution of the solution of the solution of the solution of the solu	y bered the judge and the level of the level of the level of this indenture, pay all taxes or on mid real state insured against free and to grant y and the second part to the extent of the the level of the level indenture, and shall beer literest the second part to be a second part to the extent of the three indentures according to the terms of an intrase with interest thereon a berein provide the second part to be the second part to the second part to be the second part to be the second part to be the part of the second part of t	assessments that may be leries reado in such sum and by such of	d or sammed aphot insurane company do in the result that company up of to of payment with DULARS, 19.53 any erm or sam of <b>institute</b> foot part or day part theory or day part theory (SEAL) (SEAL) (SEAL) d the execution	And the m d i good and and ind that the open ind and the open ind and the open indication of the indication of the indic
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 I, the und I. Deek to enter the discharge of this mortgage of record. Dated this day of Max. 9, 19, 19, 19, 19, 19, 19, 19, 19, 19,	And of a good and that it and read as shall be add that it as shall be add that it as shall be add that it as or any of add that or any of add that or any of add that or any of add that add that	of the said part[6.5 of the for and indexable setter of the they will warrant and defend 'i is agreed between the parties h is agreed by the parties have the hard GRANT is insteaded as an is to the turns of a liss parties have a growthed in great agreed the part of the part of the parties have a growthed the parties of the basis of parties have the parties of the part of the part of hyper and great definition of the hyper parties have a basis of the part of the parties have a between the hyper parties have a basis of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the part of the	int part do hereby coverant a crianes therein, free and dear of all 1 "to same against all parties making la benet that the part [.000 of the first due and payable, and that _ LDGY. part of the second part, the loss month part is a second part that is anome to part the anome to part the payment of the D/DO extra second part, the loss of the second part the pay for any in a fail is detarm:	and gree that at the deliver insumbrance. avoid claim thereto. avoid the start and a solid times due Will here the buildings up with a solid and the solid times due to come due and paysible to it come due and paysible to it payment of the indebiddees, see the sum of	y bered the judge and the level of the level of the level of this indenture, pay all taxes or on aid and instead insured against free and to be paired to the statest of the level of the l	assessments that may be leries reado in such sum and by such of	d or sammed aphot insurane company do in the result that company up of to of payment with DULARS, 19.53 any erm or sam of <b>institute</b> foot part or day part theory or day part theory (SEAL) (SEAL) (SEAL) d the execution	And the m d is peed and ind ind that we have a minimum of the species and minimum of the species and the species of the species of the species of the species of the species of the species of the species of the species of the species of the species of the species of the specie
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 I, the und I. Deek to enter the discharge of this mortgage of record. Dated this day of Max. 9, 199, 19, 19, 199, 199, 199	asa (;	of the said part[6.5 of the for and indexable setter of the they will warrant and defend 'i is agreed between the parties h is agreed by the parties have the hard GRANT is insteaded as an is to the turns of a liss parties have a growthed in great agreed the part of the part of the parties have a growthed the parties of the basis of parties have the parties of the part of the part of hyper and great definition of the hyper parties have a basis of the part of the parties have a between the hyper parties have a basis of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the part of the	int part do hereby coverant a crianes therein, free and dear of all 1 "to same against all parties making la benet that the part [.000 of the first due and payable, and that _ LDGY. part of the second part, the loss month part is a second part that is anome to part the anome to part the payment of the D/DO extra second part, the loss of the second part the pay for any in a fail is detarm:	and gree that at the deliver insumbrance. avoid claim thereto. avoid the start and a solid times due Will here the buildings up with a solid and the solid times due to come due and paysible to it come due and paysible to it payment of the indebiddees, see the sum of	y bered they are the isotal of ing the life of this indenture, pay all taxes or on mid real state insured against five and to get any of the second part to the extent is they mid premises insured as a barring profile they mid premises insured as the interest of, executed on the 26th ay of or executed in the 26th ay of or executed there a barring profile in contained thereis fully discarged. If do in contained thereis fully discarged. If do is the contained thereis fully discarged. If do is the intervent is the contained thereis and every obligation thereis contained, and all be every obligation thereis contained, and all be every obligation thereis contained, and all be the of the respective partice hereis. Edward B., Do day of July a doresaid County and State, came. Doylo, her. hus hand. scribed my name, and affixed my of y of october.	Assessments that may be leries rando in such turn and by such of <u>1.5.5</u> interest. M at the rate of 10% from the d <u></u>	d or sammed aphet insurane company of in law reveal that company my to of payment with 	And the m d i good and and ind that the open ind and the open ind and the open indication of the indication of the indic
in Back to enter the discharge of this mortgage of record. Dated this day of Mary 9 199 6.19 001	asa (;	of the said part[6.5 of the for and indexable setter of the they will warrant and defend 'i is agreed between the parties h is agreed by the parties have the hard GRANT is insteaded as an is to the turns of a liss parties have a growthed in great agreed the part of the part of the parties have a growthed the parties of the basis of parties have the parties of the part of the part of hyper and great definition of the hyper parties have a basis of the part of the parties have a between the hyper parties have a basis of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the parties have a basis of the part of the part of the part of the	int part do hereby coverant a crianes therein, free and dear of all 1 "to same against all parties making la benet that the part [.000 of the first due and payable, and that _ LDGY. part of the second part, the loss month part is a second part that is anome to part the anome to part the payment of the D/DO extra second part, the loss of the second part the pay for any in a fail is detarm:	and gree that at the deliver insumbrance. avoid claim thereto. avoid the start and a solid times due Will here the buildings up with a solid and the solid times due to come due and paysible to it come due and paysible to it payment of the indebiddees, see the sum of	y bered they are the isotal of ing the life of this indenture, pay all taxes or on mid real state insured against five and to get any of the second part to the extent is they mid premises insured as a barring profile they mid premises insured as the interest of, executed on the 26th ay of or executed in the 26th ay of or executed there a barring profile in contained thereis fully discarged. If do in contained thereis fully discarged. If do is the contained thereis fully discarged. If do is the intervent is the contained thereis and every obligation thereis contained, and all be every obligation thereis contained, and all be every obligation thereis contained, and all be the of the respective partice hereis. Edward B., Do day of July a doresaid County and State, came. Doylo, her. hus hand. scribed my name, and affixed my of y of october.	Assessments that may be leries rando in such turn and by such of <u>1.5.5</u> interest. M at the rate of 10% from the d <u></u>	d or sammed aphet insurane company of in law reveal that company any set to of payment with 	And the m d i good and and ind that the open ind and the open ind and the open indication of the indication of the indic
and the disc	An of a good and that in ani and that in ani and and that in and that and that in and the indi true indi true and the memory at and the memory at and the there by, there by,	of the sate part 0.5. of the first and indefenable entries of labe it and indefenable entries of labe its agreed between the parties h is agreed between the parties h in agreed between the parties h is agreed between the parties h is agreed between the parties h is agreed the fore part shall be its difficult and non-out of the part of the intervented by the adjust of the part of the intervented by the adjust of the part of the difficult and non-out of the part of the part of the objective part is held the its difficult and the part of the part of the part of the part of the objective part of the part of the part of difficult of the part of the pa	int part 6	and gree that at the deliver insumbrance singumbrance stipart shall stall times do will all they the buildings up will all they the buildings up so and payable to to come doe and payable at the payment of the indebuildess, see the sum of payment of all start of the indebuildess and part, with all interests a marner of the indebuildess, and an aperiod, and the shall be the summer of the indebuildess and a second the main and become an aperiod, and the shall be the second the meta and become in indebuildess and second the function of the start of the second the meta and become and part ha. VO hereu , That on this _26t ) in the and Edward B ) F, I have hereounts out 18th deliver.	y bered they are the isotal of ing the life of this indenture, pay all taxes or on mid real state insured against five and to get any of the second part to the extent of, rescaled on the 26th ay of or any of the second part to the extent or any of the second part to the extent or any of the second part to the extent or any of the second part to the second or any of the second part to the second many with literary there are here a parties more than the second part to be any part more than the second part to be any part any part of the second part to be any part any part of the second part to be any part any part of the second part to be any part any part of the second part of the second part any part of the second part of the second part any part of the second part of the second part any part of the second part of the second part any part of the second part of the second part any part of the second part of the second part any part of the second part of the second part any part of the second part of the second part any part of the second part of the second part of the second part any part of the second part of the second part of the second part any part of the second part of	Assessments that may be leries reado in such sum and by such of	der sammed aphet     insurane company     de in hier wreit tint     insurane company     is of skynnet still	And the un dispotential of the system in the system is a speed and the system is a speed in the system is a speed in the system is a speed in the system is a speed in the system is a speed in the system is a speed in the speed in the speed in the system is a speed in the speed in the system is a speed in the speed in the system is a speed in the speed in the speed is an a speed in the system is a speed in the speed in the speed is a speed in the speed in the speed in the speed is a speed in the
	As a good and that is an and a b and a good	of the sate part 0.5. of the first sate default of the sate of laber state of laber they will were at a sate of laber state of laber state of laber state when the part of the sate state when the part of the sate state when the part of the fort part shall be sate state when the same second of the sate state stat	int part do hereby overant a eritance therein, five and clear of all i barets clear the part (_G.S. of the fir does and payable, and that _ LDQY , and the second part, the second part as the part of the second part of the second part as the part of the second part of the second part as the part of the second part as the part of the second part of the sec	and gree that at the deliver insumbrance. arguing the line thereto. at part shall at all times due Will keep the buildings up will any, make payable to 1 comes due and payable and 1 payment of and sum of more and part, with all interest a marance or to discharge any an specified, and the obligation treat statis are not paid by by any of which this discreture in "Comparison of the statistic arguing and the obligation treat statistic are not paid by by any of which this discreture in "Comparison" of the statistic arguing and the obligation treat statistic arguing and the obligation of the obligation and the obligation arguing and the obligation and the obligation arguing and the obligation arguing and the obligation arguing and the obligation and the obligation arguing and the obligation and the obligation arguing and the obligation and the obligation and the obligation arguing and the obligation and the obligation and the obligation and the obligation arguing and the obligation and	y bered they are the isotal of an intermediate the second part to be associated as a second part to the seco	Assessments that may be leries rando in such sum and by such of 125 interest. All dick then the part of 125 from the di- 	der sammed aphet     insurane company     de in hier wreit tint     insurane company     is of skynnet still	STATE OF COCHT OF (SEAL) 4. the under
	And of a good and that is an id ratio and that is an id ratio and that is an id that is a shall be an id part is built that is a shall be an id part mover and a convolution that that is and that is an is an is an is an is an is an is an is an is an is an is an is an is an is an is an is an is an is an is	of the soid part i QS of the first and indexable scatter of lake they will warmant and defend 'i is agreed between the parties h is a first part of the first part of the is agreed between the part of the is agreed to the terms of the is agreed to the terms of the part of agreed or start of the part of the is agreed to the terms of the part of agreed of the agreed the part of the is agreed to the is agreed to be part of the part of the part of the part of the part of the discharge of this more the discharge of this more	int part do hereby overant a eritance therein, free and dear of all i the mean exploit all parts making the mean exploit and the part 1_0.3 of the first due and aparable, and that here that the part 1_0.3 of the first due and aparable, and that here the part is a second part, the beam of the part is a second part, the second part and the second part and the second part and the second part and the second part is and the second part is the second p	and gree that at the deliver insumbrance. arguing the line thereto. at part shall at all times due Will keep the buildings up will any, make payable to 1 come doe and payable at 1 payment of and sum of more and part, with all interest a marance or to discharge any an specified, and the obligation treat statis are not paid by by any of which this discreture in "Comparison of the statistic arguing and the same of the indebut and the obligation treat statistic are not paid by by any of which this discreture in "Comparison" of the obligation treat statistic are not paid by by any of which this discreture in "Comparison" of the obligation treat statistics and the obligation treat statistics are not paid by by the statistic are not paid by	y bered they are the isotal of an intermediate the second part to be associated as a second part to the seco	Assessments that may be leries rando in such sum and by such of 125 interest. All dick then the part of 125 from the di- 	d or sammed aphet insurane company do in the result that company up of to of payment with 	And the ma disposed and indi- national sector of the sector and indiversity of the sector and the sector and the sector of the sector of the sector and the sector of the sector of the sector and the sector of the sector of the sector of the sector and the sector of the sector of the sector of the sector and the sector of the sector of the sector of the sector and the sector of the sec