Receiving No. 17279 -

484

MORTGAGE RECORD 84

Reg. No. 3401 Fee Paid, \$ 3,75 ∠

Recei

ounty cfDUIGLAS	The infrarement was due for reaced on the _21	<form></form>				Tana and a state of the	20000
Brith. Henderson. 10 App:1	a disk til ka må lateres di di na ka på 200 med ka på 1 ka på 20 med 30			FROM			
<form> Market and the large and the second and the secon</form>	Address de la desta desta desta de la desta desta desta de la desta desta de la desta desta de la desta desta desta de la desta desta de la desta desta desta de la desta desta de la desta desta de la desta desta de la desta desta desta de la desta desta desta desta desta de la desta des	<form></form>	Ervin Henderson		April A. D. 19 43, at 8149_o'clock A. M.	۲	()
This NUCEYURE. Mode thin into teach by the landser on the set of the set o	e edite, tile and hierent of the sail part. 160: f the face part facet. The face is information of the sail part. 160: f the face part facet. If part lat. of the first part in conducting of the sam of information of the same of information of the second part. If part lat. of the first part in conducting of the sam of information of the same of information of the second part. If part lat. of the first part in conducting of the sam of information of the same of information of the second part. If part lat. of the first part in conducting of the sam of information of the same of information of the second part. If part lat. of the first part in conducting of the same of information of the same of information of the second part. If part lat. of the first part in conducting of the same of information of the same of information of the second part. If part lat. of the first part in conducting of the same of information of the same of information of the same of information of the same of t	Miles Mannamester de la contra de la desta de la contra de la con			Narold U. alex Register of D.eds.		
headed and _forty-three	<pre>styless</pre>	<pre>handlet are fasty-threeiteres</pre>					
ed. Larrence us date of	n the Centry of Burgins and Stet ofKannes Pot y of the second part. The First : Matisum I make of Lawrence Pot y of the second part. marked and floor (16, 1500, 00) DULLARS, to . blem bb rid, the review of a second part. marked and floor (16) Block Humber Ton (10) University Place, an Addition to the City of Lawrence During the second part is a seco	<pre>d_ Lawrence in the Court d here Hard Lakes of Learnerse not y of the sound part.</pre>	hundred and forty	-threebetween		A	1
<pre>print Print Print Print</pre>	The First Mitional Back of Larrence part y — of the second part. if part lac due for part, in consideration of the sum of middle and horize the the second part. fifth and Ac/OCI. if part lac due for part, in consideration of the sum of middle and horize the the second part. fifth and Ac/OCI. iphteen (16) Block Eamber Ton (10) University Place, an Addition to the City of Larrence. fiftheen (16) Block Eamber Ton (10) University Place, an Addition to the City of Larrence. iphteen (16) Block Eamber Ton (10) University Place, an Addition to the City of Larrence. fiftheen (16) Block Eamber Ton (10) University Place, an Addition to the City of Larrence. in a the second part, disc fab for part thereit. fiftheen (16) Block Eamber Ton (10) University Place, an Addition to the City of Larrence. in a the second part, disc fab for part thereit. fiftheen (16) Block Eamber Ton (10) University Place, an Addition to the City of Larrence. in a the second part, disc fab for part thereit. fiftheen (16) Block Eamber Ton (10) University Place, an Addition to the for the second part. in a the second part that is the fab for part thereit. fiftheen (16) Block Eamber Ton (10) University Place, an Addition to the fab is the second part. in a the second part that is the fab for part thereit. fiftheen (16) Block Eamber Ton (10) University Place and the second part. in a there that a the fab part. fiftheen (16) Block Eamber Ton	Athene are part and the parts latitude lack of Largence					
WINNESSTIN, The ite shipped is got beside the fact, the understand of the run of	<pre>m makes of the series of the mail part. fact of the first part shorts. tothen</pre>	WITH SERVIT The the side part is in each part, in conduction of the sum of	partitia of the first	part, and The First National Bank of	ſ_Lewrence		
	City of Larrense. e estate, tile and interest of the said part_leg(th defines part therein. for de - hours consume and area that is de object point, the large of the said or and a first part therein. for de - hours consume that are that is de object point, the large of the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point the said or and a first point the said or and a first point there are the said or and a first point the said of the said or and a first point there are the said point po	Pity of Larrense. When the repertrements and all the scale, latter of the sale part. Latter the fars part thereis. Main the repertrements and all the scale, latter of the sale part. Latter the fars part thereis. Main the repertrements and all the scale, latter of the sale part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part the scale are the sca	One thousand	five hundred and no/100 (\$1,500.0	teration of the sum of DOD DOLLARS, to them duly paid, the receipt of Grant Barrain Sell and Materiana to the said part is soft the summa part		
	City of Larrense. e estate, tile and interest of the said part_leg(th defines part therein. for de - hours consume and area that is de object point, the large of the said or and a first part therein. for de - hours consume that are that is de object point, the large of the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point there are the said or and a first point the said or and a first point the said or and a first point there are the said or and a first point the said of the said or and a first point there are the said point po	Pity of Larrense. When the repertrements and all the scale, latter of the sale part. Latter the fars part thereis. Main the repertrements and all the scale, latter of the sale part. Latter the fars part thereis. Main the repertrements and all the scale, latter of the sale part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part thereis. Main the repertrements and all the scale are the ask part. Latter the fars part the scale are the sca	Lot N	umber Bighteen (18) Block Number To	on (10) University Black of Alletter to the		
At the separatement and all the estative, tills and intervet of the and pars _ fact of the fact part there. At the separatement and all the estative, tills and intervet of the and pars _ fact of the fact part there. At the separatement and all the estative, tills and intervet of the and pars _ fact of the fact part there. At the separatement and all the estative, tills and intervet of the and pars _ fact of the fact part there. At the separatement and fact the fact or a fact of the fact part there. At the separatement and fact the fact or a fact or	er celate, tille and interest of the said pars_162.0f the first part three. If a hordr contant and are that is to delars hered. They, &r contant is the herd over 5 of the special stars of semicons along merand, and a semicons theory, for and days of a linearboxe. The semicons theory is a set of the said part is a line of the senior is a set in the herd over 5 of the special stars of semicons theory is a set of the special stars of semicons theory is a set of the special stars of semicons theory is a set of the special stars of semicons theory is a set of the special stars of semicons theory is a set of the special stars of semicons theory is a set of the special stars of semicons theory is a set of the special stars of semicons as a set of the special stars of semicons theory is a set of the special stars of semicons the special stars of semicons is a set of the special stars of semicons the special stars of semicons is a semicons is a set of the special stars of semicons as a set of the special stars of semicons are special stars of semicons as a set of the special stars of semicons are special stars of semicons as a semicons is a semicons is a set of the special stars of semicons are special stars of semicons are special stars of semicons and the special stars of semicons are special stars of the special stars of semicons are special stars of the special stars of t	with the spectromers and all the cells (iii kell all interest of the ail part. fact (ib after part here). Market and the spectromers and all the cells (iii kell all part. fact (ib after part here). Market and the spectromers and all the cells (iii kell all part. fact (ib after part here). Market and the spectromers and all the cells (iii kell all part. fact (ib after part here). Market and the spectromers and all the cells (iii kell all part. fact (ib after part here). Market and the spectromers and a spectromers (iii kell all part. fact (ib after part here). Market and here here and here here and the spectromers (iii kell all part). Market and here here and here here and here an			in (10) oniversity risce, an Addition to the		
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	<pre>part 6 knownet coverants and arrow that at the definitive kernet. Life <u>C</u>. In a law of a section 2. of the percendent allow entry is the section of all inconverses</pre>	And the staff and of the fact part of a k order ownant and are that at the ability hered. They, BTO					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	<pre>part 6 knownet coverants and arrow that at the definitive kernet. Life <u>C</u>. In a law of a section 2. of the percendent allow entry is the section of all inconverses</pre>	And the staff and of the fact part of a k order ownant and are that at the ability hered. They, BTO					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	<pre>part 6 knoty coverant and arrow that at the definity kered. LHOY. BTO the harded cover 2. of the premies alow granted, is of hardinase dress of all inclusions cover and in the presence of all inclusions cover and the same kerean definition of all inclusions cover and the same kerean definition of all inclusions cover and the hard of the same kerean definition of all inclusions cover and the same kerean definition of the first presence of all inclusions cover and the same kerean definition of the same kerean definition definition definition definition def</pre>	And the staff and "do not here that at parts on the staff we share that at the shirey heres". Here, ETG					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	<pre>part 6</pre>	And the staff and "do not have the provide on the star what at the oblicity heard. They, BTO					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	<pre>part 6 knoty coverant and arrow that at the definity kered. LHOY. BTO the harded cover 2. of the premies alow granted, is of hardinase dress of all inclusions cover and in the presence of all inclusions cover and the same kerean definition of all inclusions cover and the same kerean definition of all inclusions cover and the hard of the same kerean definition of all inclusions cover and the same kerean definition of the first presence of all inclusions cover and the same kerean definition of the same kerean definition definition definition definition def</pre>	And the staff and "do not here that at parts on the staff we share that at the shirey heres". Here, ETG					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	part 6	And the staff and of the fact part of a k northy contrast and are that at the delivery heart. Hay, ETO					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	part 6	And the staff and of the fact part of a k northy contrast and are that at the delivery heart. Hay, ETO					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	part 6	And the staff and of the fact part of a k northy contrast and are that at the delivery heart. Hay, ETO					•
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	part 6	And the staff and of the fact part of a k northy contrast and are that at the delivery heart. Hay, ETO					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	<pre>part 6 knownet coverants and arrow that at the definitive kernet. Life <u>C</u>. In a law of a section 2. of the percendent allow entry is the section of all inconverses</pre>	And the staff and of the fact part of a k order ownant and are that at the ability hered. They, BTO				n I	
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	<pre>part 6 knownet coverants and arrow that at the definitive kernet. Life <u>C</u>. In a law of a section 2. of the percendent allow entry is the section of all inconverses</pre>	And the staff and of the fact part of a k order ownant and are that at the ability hered. They, BTO					
And the skill particles of the first part do - ne hordy covariant out a grave that at the definity hered. High_D_BTG	<pre>part 6 knownet coverants and arrow that at the definitive kernet. Life <u>C</u>. In a law of a section 2. of the percendent allow entry is the section of all inconverses</pre>	And the staff and of the fact part of a k order ownant and are that at the ability hered. They, BTO	with the approximation	and all the estate title on time and of the	and for fall day and the fa		
<pre>mind that they will warrest and defend the same archival still parties making larfed takin theread. The is streed barres have marks here that has part [0] of the fort part shall as all laber during the line of the instruction operation of the start have been during and parties heread archivals and that line yets will laber during the line of the start have been during and parties heread archivals and that line yets will be accord part, the barres have been during and parties the line of the start have been during and parties that is an all boxes and parties that line yets all that is yets and least were been during and parties have have been during and parties that is any start of the individual of the part of the individual of the part of the individual of the part of the start of the start of the individual of the part o</pre>	ware area arainst all parties making harful claim thered. The basis bermower and particle and the fort part half is all time during the life of this indexture, pay all taxes or a susmannes that may be briefly as a half the part [and but well werns and defead the area ration all prote make photol chan local. The word werns have defead to area ration all protes with a field of the derivation of the defead to be and a protect of the defead thread on the base of the defead to be and the defead to be defead to be and the defead to be and the	And the said parties	of the first part do hereby covenant and agree that at	the delivery hereof they are the lawful owner S of the premises above granted.		
It is tareed before the parties heres that the part 1.05 of the fort part shall as all time during the life of this locations, pay all tares or assuments that may be lead in the mean beam the same beam of an end parties. Later the locations upon that real tart is all time tart that the life of the locations of an end parties in a life of the fort part 1.2 more that builtings upon that real tart is all time tart that the life of the locations of locations o	rere bat the part 105 of the first part that it of this deduce the life of this interact, we as a submatch that the part 111. Lety the battings upon all real circle learest action for and tormals is as abilite a predicted and directly for part 2 of the second part, the low, if are, made appable to the part 2 of the second part is not been all parts and to be an all real to be part to the been all parts and to be and parts and to be an all to be parts that the direct of the individues, secured to the individues, secured to the individues, secured to the individues, secured to the second part, this is a start and the same knows the and appath as the two parts parts to the individues, secured to the individues, secured to the second part, this is all interest charge are parts and the second part in the the second part, this is all interest charge are parts and the second part in the individues and the second part in the the second part, this is all interest charge are parts and the second part in the second part in the individues and the second part in the second part in the individues and the second part in the individues and the second part in the s	The farmed letters has part in here that the series for a other hast is all time during the linking series and area to be seried present and relations of the series of t	and that they will warrant a	and defend the same against all parties making lawful claim	thereta.		
where and by rule houseness company as a half be specified and directed by the part L_{i} of the second part, the term of a direct di	as akali the specified and directed by the part J of the second part, the low, if any, made synable to the part J of the second part, and to the part and later were the same levere due and synable and to be part and the part and later were the same levere due and specified and the second part, the part of the individues, secured by the rest of the individues, secured by the rest of the individues, and the part of the individues and the part of the individue of the part of the par	when we also years harmone constants as hall be careful and direct by the part Y.—of the second part, the low, if any, make parable on the there and proves the star of the first part of the second part, the low, if any, make parable on the part J., of the second part may part and the parable of the par	It is agreed between the or assessed against said real of	he parties hereto that the part 165 of the first part shall estate when the same becomes due and payable, and that the	at all times during the life of this indenture, pay all taxes or assessments that may be levied OV_W111_keep the buildings upon said real estate insured against fire and tornado in		
A trian environment in the interview of the series of the series and taxes and increases, or either, and the sensor is paid takil become a part of the indektednes, secured by This GRAFT is learned to a main the series of the series and the series of	<pre>the event part or you pay add targ and houses, or clier, and the amont so paid shall became a part of the indefedence, accurd by you hundrod shid not be add part in a first part of the indefedence, accurd to you number of the event part is all interest extrained there accurding to the terms of add addition and also to serve any arr of the second part, this all interest extrained there accurding to the terms of add addition and also to serve any un arr of the second part, this all interest extrained there accurding to the terms of add addition and also to serve any un arr of the second part, this all interest extrained there accurding to the terms of add addition and also to serve any un arr of the second part, the part of a difference and the add part (I does not be accurde the terms and add real accurding any the acces of the add part</pre>	A Brits May 19 and 1	such sum and by such insuran	nce company as shall be specified and directed by the part y_{\perp} And in the event that said part $\dot{1}68$ the first part shall fail	of the second part, the loss, if any, made payable to the part _y_ of the second part to the to pay such taxes when the same become due and payable and to keep said premises insured		
<pre>Conduct on the trans ofORG critics while the data is a for the payment of easi and of meany, second on the terms of a did deliation and has to never any ten terms of most statement by the skill part of the second part to pay for any invance or to didatare any tens with interest therms at herein provided, in the event that it part 1 000 for the ray et al. and a provide in this herein the terms of a the second part to pay for any invance or to didatare any tens with interest therms at herein provided, in the event that it part 1 000 for the ray et al. and a provide in this herein provided is an invance provided by the part of the second part of th</pre>	<pre>relate within allicetion for the parment of axis and of meany, reserved on the 'term of a dial' allicetion and a loss to severe any unit of the severe area this all interest storing there are according to the terms of all dialicetion and allow to severe any unit of the severe area this all interest storing benefities and the start there are a barring benefities and the start barring benefities and and start the start barring benefities and all starts are area to be and barring the start barring benefities and all starts are area to be and barring the start barring benefities and all starts are area to be and barring the start barring benefities and all starts are area to be and barring the start barring benefities and all starts are area to be and barring the start barring benefities and all starts are all barring barrin</pre>	<pre>remains of bits terms of</pre>	as herein provided, then the this indenture, and shall be t	part V of the second part may pay said taxes and insur r interest at the rate of 10% from the date of payment up	rance, or either, and the amount so paid shall become a part of the indebtedness, accured by		
ald by 1.52 torms made payable to the part Y of the send part, with all interest according to the term of and callertance in the all part	<pre>b be ref y of the second part, with all interest according to the terms of aid addication and allo to zero are provided in the addication and and the addication and addication and addication and addication and addication and addication and addication a</pre>	ad by JAS	according to the terms of	One	and sum of money executed on the file of April 19 43		
Mark 2006 (Me First ext, shall full to pay the same as provided (in this holds: it is a provided brief), with iteration of the balance of the balance of the same as provided (in this holds: iteration of the same as provided brief), with iteration of the same as provided brief, with the balance of the bal	<pre>p ary the same to provide in this interior.</pre>	We define the provided berefix out which the terms as proceeded to this holds: iter at the set of the provided berefix, of the building on and provided berefix, then the building on and provided berefix, of the building on and provided berefix, then the building on and provided berefix, the the building on and provided berefix and the second berefix and the provided berefix and the the provided berefix and the the terms of the building on and provided berefix and the building on and provided berefix and the second berefix and the provided berefix. It is exceed by and the second berefix and provided berefix and the provided berefix and the second berefix and the second berefix and the provided berefix. It is the the building of the buildin	and by 158 terms mad	te payable to the part y of the second part, with all int	terest accruing thereon according to the terms of said obligation and also to secure any sum		
<pre>min and heading scrings therefore: and to sell be provides heredy granted, or any post thered, in the manner presented is the any of the and the origin. If the and the origin, if the set is and is chosen web, where the shall be provide the origin of the intervence of the inter</pre>	d as edit the provides hereby analysis of the part thered, in the manage presented by here and a is all analysis with a part in the start of the part in the overlaw. If we have a part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start	Marked according thereform: and is sell the revelues hereight granted, or is your thered, in the manage provided for and or if all anony withing from out of all anony withing from out out of all anony withing from out out of all anony withing from out of all anony withing from out out of all anony withing from out out out of all anony withing from out out out out out out of all anony withing from out	and pert 105of the first par And this conveyance shi	t shall fail to pay the same as provided in this indenture all be void if such payment be made as herein specified, and	the obligation contained therein fully discharged. If default be made in such payments or any	0	
<pre>min and heading scrings therefore: and to sell be provides heredy granted, or any post thered, in the manner presented is the any of the and the origin. If the and the origin, if the set is and is chosen web, where the shall be provide the origin of the intervence of the inter</pre>	d as edit the provides hereby analysis of the part thered, in the manage presented by here and a is all analysis with a part in the start of the part in the overlaw. If we have a part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start is the start of the part is a start	Marked according thereform: and is sell the revelues hereight granted, or is your thered, in the manage provided for and or if all anony withing from out of all anony withing from out out of all anony withing from out out of all anony withing from out of all anony withing from out out of all anony withing from out out out of all anony withing from out out out out out out of all anony withing from out	not kept up, as provided here shall become absolute, and the immediately mature and become	in, or if the buildings on said real estate are not kept in as ; e whole sum remaining unpaid, and all of the obligations pr me due and parable at the option of the builde holdes.	aid real safate are not paid when the same become due and payable of if the insurance is is not repair as they are now, or if waste is committed on said premise, then the conveyance voided for in said written obligation, for the security of which this indenture is given, shall		
TATE OP_KAUSAS	Brvin W. Honderson and Doris Honderson had seven of the result baselite series therefore shall be partices similarity and seven in the property series beets. Bervin W. Henderson (SEAL) Boris Honderson (SEAL) Boris Honderson (SEAL)	TATE OF SAUSAS	tents and benefits accruing the	o take possession of the said premises and all the improver herefrom; and to sell the premises hereby granted, or any p	were source and to shall be invited for the said part <u>y</u> of the second part <u></u> ments thereon in the manner provided by law and to have a receiver appointed to collect the art thereof, in the manner prescribed by law and or of all moneys arising from such sale		
IA WINKESS WHEREOF, The part 165. of the first part ha.yehereunto set. the firhand and seal.sthe day and year has above fritten. Ervin W. Henderson	be part 105_of the first part ha. vehereunto set_theirhand and seal_sthe day and year last above	IA WIXESS WIEREOF, The part 105of the first part ha. ve hereanto set. their	making such cale, on demand, It is agreed by the part	, to the first parties. together with the costs and ci	sarges incident thereto, and the overplus, if any there be, shall be paid by the party		
Ervin W. Henderson (SEAL) Doris Honderson (SEAL) /	Ervin W. Henderson (SEAL) Doris Honderson (SEAL) ' (SEAL) ' (SEAL) ' (SEAL) (SEAL) (SEAL) ' (SEAL) ' (SEAL) (SEAL) (SEAL) ' ' ' (SEAL) ' ' ' ' ' ' ' ' ' ' ' ' ' '	Ervin W, Honderson (SEAL) Doris Honderson (SEAL) // (SEAL)	IN WITNESS WHE	REOF, The parties of the first part ha ve h	nal representatives, assigns and successors of the respective parties bereto. hereunto set_thGir hand and seal_sthe day and year last above	Π	ß
(SEAL) TATE OF_KALSAS ounty cf_DOUGLAS } as. BE IT REMEMBERED, That on this 19" day of April A. D. 19 43, before me, n the undersigned in the aforesaid County and State, came Brvin W. Underson and Doris Henderson, his wife to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the exection of the same person. S. who executed the foregoing instrument and duly acknowledged the exection of the same person. S. who executed the foregoing instrument and duly acknowledged the exection of the same person. S. who executed the foregoing instrument and duly acknowledged the exection of the same person. S. who executed the foregoing instrument and duly acknowledged the exection of the same person. S. who executed the foregoing instrument and duly acknowledged the exection of the same person. S. who executed the foregoing instrument and duly acknowledged the exection of the same person. S. who executed the foregoing instrument and the same person. S. Witerson, and and your last above written. S. WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last move written. My commission expires on the 16th day of May 19.44. EAL) Kalvin Hoover	(SEAL)	' (SEAL) TATE OP_KAUSAS (SEAL) ounty cf_DOUGLAS fss. BE IT REMEMBERED, That on this 19 day of April A. D. 19 43, before me, a				L I	
(SEAL) TATE OF _KALSAS ounty cf _DOUGLAS	(SEAL) E IT REMEMBERED, That on this <u>19</u> day of <u>April</u> A, D, 19 43, before me, a D undersigned in the aforesaid County and State, came Ervin W, lenderson and Doris lienderson, his wife Deronally known to be the same person. J. who executed the foregoing instrument and duly acknowledged the tion of the same. WITNESS WIBEROF, I have hreaunto subscribed my name, and affixed my official seal on the day and year last written. Kelvin Bioever 10 44 Kelvin Bioever Notary Public. RELEASE Re within morigage, do hereby acknowledge the full payment of the debi secured thereby, and authorize the Register his morizege of record. Dated this 282rd day of <u>May</u> <u>1944</u> .	(SEAL) TATE OF _KAUSAS			Doris Henderson (SEAL)		
TATE OP EAL'SAS	fst. EIT REMEMBERED, That on this 19 day of April A. D. 19 43, before me, a pundersigned in the storesaid County and State, came Ervin W. Henderson and Doria Henderson, his wife personally known to be the same person. Ervin W. Henderson and Doria Henderson, his wife personally known to be the same person. Ervin W. Henderson and Doria Henderson, his wife personally known to be the same person. Ervin W. Henderson and Doria Henderson, his wife Ervin W. Henderson and boerson we be excuted the foregring instrument and duly acknowledged the tion of the same.	TATE OP_KAUSAS {ss. Dunity cf_DOUGLAS {ss. BE IT REMEMBERED, That on this 19 day of April A. D. 19 43, before me, a			(SEAL)		
ounty cfDUIGLAS	If IT REMEMBERED, That on this 19 day of April A. D. 19 43, befere me, n Dundersigned In the aforesaid County and State, came Ervin W. Hondorson and Doris Hondorson, his wifo personally known to be the same person 9. who executed the foregoing instrument and duly acknowledged the ion of the same. WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last written. mmission expires on the 16th day of May. It also the beam person 9. who executed the foregoing instrument and duly acknowledged the ion of the same. N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last written. Mainter and the same person 9. who executed the foregoing instrument and duly acknowledged the ion of the same. N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last written. Remember 2000 Remember 2	ounty cfDOUGLAS			(SEAL)		
ounty et	If IT REMEMBERED, That on this 19 day of April A. D. 19 43, befere me, n Dundersigned In the aforesaid County and State, came Ervin W. Hondorson and Doris Hondorson, his wifo personally known to be the same person 9. who executed the foregoing instrument and duly acknowledged the ion of the same. WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last written. mmission expires on the 16th day of May. It also the beam person 9. who executed the foregoing instrument and duly acknowledged the ion of the same. N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last written. Mainter and the same person 9. who executed the foregoing instrument and duly acknowledged the ion of the same. N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last written. Remember 2000 Remember 2	BE IT REMEMBERED. That on this 19 day of April A. D. 19 43, before me, a the undersigned in the sforeasid County and State, came Ervin W, Hondorson and Doris Hondorson, his wife to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WIEREOF, 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 May 10 44. EAL) RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debit secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debit secured thereby, and suborize the Register Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debit secured thereby, and suborize the Register Deeds to enter the discharge of this mortgage (f record. Dated this 200 and and for further and and for further and the debit secured thereby, and suborize the Register Deeds to enter the discharge of this mortgage (f record. Dated this 200 and for further and for further and further and further and further and further and for further and for further and for further and furthe	STATE OF KALSAS			Г	
	b undarSigned in the sforesaid County and State, came	Like undersignedin the aforesaid County and State, came	County of DOUGLAS				
Ervin Willendorson and Doris Hendorson, his wife to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the fam. IN WITNESS WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last affixed my official seal on the day and year last the work of the second subscribed my name, and affixed my official seal on the day and year last affixed my official seal on the day and year last the work of the second	Ervin W. Hendorson and Doria Hendorson, his wife personally known to be the same person. 9 who executed the foregoing instrument and duly acknowledged the ion of the same. N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last written. mmission expires on the <u>16th</u> day of <u>May</u> 10.44 <u>Kolvin Hoover</u> Notary Public. RELEASE ne within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register his mortgage (f record. Dated this Secured Law (January 10.14) The Two National Bank of Lawrence, January (Manary	Ervin W. ¹ : Ondorson and Doris lienderson, his wife to me personally known to be the same person .9 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commissin expires on the16th day of May 10 44 EA.L) EA.L) RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage (f record. Dated this day of Monthered thereby, and authorize the Register Deeds to enter the discharge of this mertgage (f record. Dated this day of Monthered thereby, and subscript Johnson					
EAL)	tion of the same. VIITNESS WITNESS WIERBOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last WITNESS my of <u>May</u> 19 44 <u>Kolvin Boover</u> 19 44 <u>Kolvin Boover</u> Notary Public. <u>RELEASE</u> within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register his mortgage of record. Dated this 282rd, day of <u>May</u> , 19 44 <u>The Turd</u> National Book of Lawrence, Jonese Mensor	execution of the same. IN WITNESS WILLREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last down written. My commission expires on the 16th day of May 19 44. EAL) EAL) RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage (do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage (f record. Dated this 23.774, day of May 19 44 Deeds to enter the discharge of Lawrence, 19 44 Deeds to enter the discharge of Lawrence, 24.764 Deeds to enter the discharge of Lawrence		Ervin W. Henderson and Don	ris henderson, his wife		
above written. My commission expires on the 16th day of May 19 44. EAL)Kelvin BooverNotary Public.	written. mmissi:n expires on the 16th day of <u>May</u> 19 44. <u>Kolvin Hoover</u> <u>Notary Public</u> RELEASE te within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register his mortgage of record. Dated this <i>Rend</i> day of <u>May</u> , 19 44 The Jirof National Bank of Lawrence Lawrence, Nonese	Bove written. My commission expires on the 16th day of May 19.44. EAL) RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage (f record. Dated this 22 and day of 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 22 and day of 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 22 and day of 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 22 and day of 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 22 and day of 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and day of 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and day of 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and day of 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated this 24 and 10.44 Deeds to enter the discharge of this mortgage (f record. Dated the discharge of this mortgage) (f record. Dated this f		execution of the same.			
EAL)Kelvin HooverNotary Public.	Kolvin Boover Notary Public. RELEASE ie within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register his mortgage of record. Dated this Road day of	EAL)		above written.	. 이 이 것은 이 것 같아요. 아이가 있는 것 같아요. 가 같아요. HELE YAN 10 HELE YANG YANG NOR UND YANG HERE HELE YANG YANG YANG YANG YANG YANG YANG YANG	0	0
	RELEASE re within mortgage, do hereby acknowledge the full payment of the debi secured thereby, and authorize the Register his mortgage of record. Dated this 22rd day of	RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debi secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this 22md, day of April	SEAL)		Kelvin Hoover		
	ice within morizage, do horrby acknowledge the full payment of the debi secured thereby, and authorize the Register his morizage of record. Dated this 22.rd, day of	I, the understand owner of the within mortgage, do hereby acknowledge the full payment of the deby recured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this 23md, day of			Notary Public.		
I the undersigned owner of the within mortgage do homby acknowledge the full nament of the dolt account thereby and suthering the Desister	al Kilon Hover C. C. S. Margane Contract Internet	(Corp Red) Relow Hoover Casher	I, the undersigned o f Deeds to enter the disc	wher of the within mortgage do hereby acknowle	aday the full normant of the dolt around thereby, and outbodies the Degister		
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	all I flow Hoover (in P.	(copp steal) I storm wrover Cashey	In	L Q al	The allower of and of Kawana damany long		
(Corpiskal) I elvin Hoover Cashier	- cashig		10	norteal	1) elim Hoover / c. l.e.		