16

mor

<

<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	Earry L. Colburn and Esther Colburn	This instrument was filed for record on the 22 day of
	то	
<form></form>	The Lawrence Building and Loan Agen	
<form></form>		
Image: State of the state	hundred and Forty-four between	
with the speartenesses and all the entity. Uith and historest of the and part_density of the second part.		nd-and-wife
WITNEDERTIFY, That the seld part Log_ of the first part, is consideration of the num of		
		part_y of the second part.
Which the separate density defined and by the indicators down of business of Based Morenzet to the and party	Fifteen Hundred and no/100	DOLLARS, to them duly paid, the receipt of
<text></text>	which is hereby acknowledged, have sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said party_of the second part, glas and State of Kansas, to-wit:
<text></text>		
<form><pre>Na ddition to the dity of Larrence</pre></form>	Lot 16 in	
<form><pre>Na ddition to the dity of Larrence</pre></form>	Fair Groun	ds Addition.
<form></form>		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the said part LSS_of the form part doexc.km/percentant and gree that as the dolivery bared_htep_kBrBkBrBtermines above granned, materies of a scalar and barderable testers of list and stress of a list stress dire of all internationes above granned, and the said part list and the scalar stress in the scalar list and parties making herder dire in the internation in the buildings upon side list are at an attempt of the scalar stress into the scalar list and the scalar list and the scalar list and the scalar scalar test and the scalar scale and the scalar		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the sub part LSS_of the form part dokerner_kerney corrents and prove that are bedrivery barred. <u>Liky_RTP_kerney</u> kerney_termine alone granned, and before the set of like like berring of all intervalues does and holdcalkers betreen the partice barred of the allows a called a direct by the part LSS_of the form a start of like like barred. The barred		
And the said part LSS_of the form part doexc.km/percentant and gree that as the dolivery bared_htep_kBrBkBrBtermines above granned, materies of a scalar and barderable testers of list and stress of a list stress dire of all internationes above granned, and the said part list and the scalar stress in the scalar list and parties making herder dire in the internation in the buildings upon side list are at an attempt of the scalar stress into the scalar list and the scalar list and the scalar list and the scalar scalar test and the scalar scale and the scalar	with the approximation and all the estate title and interest of the said more	
and that we will serves the parties that for the mathing level disk there. In a parties there will be serves the parties forms that is and parties, and that <i>L</i> <sup>1</sup> <i></i>	And the said part 185 of the first part do hereby covenant and agree that at th	e delivery hereof they are the lawful owner. S. of the premises above cranted.
or assessed against and real exists when the same becomes due and payable, and that DEQL_W111_keep the building upone aids real enter laured against fire and tornado in a mark and mining the first pay and payable in the pay. The first pay and payable in the payable of the payable. The payable	nd that they will warrant and defend the same against all parties making lawful claim th	ereto.
<pre>states define and because and provide a state of the state state and full to pay new layers and investigation of the state state and provide and provide investigation of the state state state and provide and provide investigation of the state state state and provide and provide and the state state state and the state state state and the state state state state and the state state and the state state and the state state and the state state state and the state state state and the state state state state and the state state state state state and the state stat</pre>	r assessed against said real estate when the same becomes due and payable, and that TAGY	Will keep the buildings upon said real estate insured against fire and tornado in
THE GRANT is intended as a motigate is second in second	xtent ofILSinterest. And in the event that said part_IBS of the first part shall fail 1	to pay such taxes when the same become due and navable and to keen asid premiars insured
<pre>second processing to the terms of</pre>	THIS GRANT is intended as a mortgage to secure the payment of the sum of	
or use of more advanced by the sold part-J of the scend part to say for my inurance, or citer, and the ansonna so paid hall become a part of the indektedness, arcund by the part of the sold part of the sol	coording to the terms of ODB certain written obligation are for the navment of said	sum of money, executed on the 21st day of November 10.44
rents and benefits accounts there upped to will be promise hereby rended, or kay pair thereof, in the maniner prevised by the add there the pair of principal and interest, aged thereby will be paired by the pair of the pair of principal and interest, aged thereby will be paired by the pair of the pair of principal and interest, aged thereby will be paired by the pair of the pair of principal and interest, aged the first pair of the pa	the its time and comble to the same of the second complete it is	a second
rents and benefits accounts there upper a break hereby provided, or any part thereof, in the mainer previded by we add barefits a first the shall be part to be add the part of principal and interest, general we add charge indicates there is a shall be part be part by the part be part by the pa	nd by itsterms made payable to the part. y of the second part, with all intere	st accruing thereon according to the terms of said obligation and also to secure any sum
main diverse is the first series and periods of this informers and each and error in series includes and all beerings to endine the series exceeding administrates, periods representing statistics and error of the series to endine the series exceeding administrates, periods representing statistics and error of the series to endine the series exceeding administrates, periods representing statistics and error of the series exceeding administrates, periods representing statistics and error of the series exceeding administrates, periods representing statistics and error of the series exceeding administrates, periods representing statistics and error of the series exceeding administrate series.          IN WITNESS WHEREOF, The part 199, of the first part ha_V9_ hereunto set _their	nd by itsterms made payable to the part. y of the second part, with all intere	st accruing thereon according to the terms of said obligation and also to secure any sum
Harry L. Colburn       (SEAL)         Bather Colburn       (SEAL)         STATE OF       Kansas         STATE OF       State         BE IT REMEMBERED, That on this       21st_day of         Notary Public       in the aforesaid County and State, came         Harry L. Colburn and Esther Colburn, state, came       Harry L. Colburn and Esther Colburn, state, came         (SEAL)       to me personally known to be the same person.S., who exceuted the foregoing instrument and duly acknowledged the excercing of the same.         (SEAL)       to me personally known to be the same person.S., who exceuted the foregoing instrument and duly acknowledged the excercing of the same.         NW WENESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above         NW WENESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above         Ny commission expires on the       21st_day of April	In $b_{T-1}$ is a mode payable to the part.y- of the second part, with all interv r sums of noneyr advanced by the said part.y- of the second part to pay for any fourner and part corresponds that has a second part to pay the same as provided in this indenture- and this corresponds that has the void if such payment be made as herein period. and the correspond to the form of the part of the pay the same as provided in this indenture- and this corresponds that has been derived by a second pay the pay of the pay of the pay as provided herein, or if the building on said real craits are not kert in a sec- nellity of the pay the pay of the pay the pay of the pay	it accruing thereon according to the terms of axid obligation and also to accure any sum est, or either, and the amount so paid shall become a part of the indebudners, accured by obligation contained therein fully discharged. If default be made in such payments or any of repair as they are now, or if waste is committed on axid premises, then this convergence def low in a side varies or discharged of the state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the sec
Harry L. Colburn       (SEAL)         Bather Colburn       (SEAL)         STATE OF       Kansas         STATE OF       State         BE IT REMEMBERED, That on this       21st_day of         Notary Public       in the aforesaid County and State, came         Harry L. Colburn and Esther Colburn, state, came       Harry L. Colburn and Esther Colburn, state, came         (SEAL)       to me personally known to be the same person.S., who exceuted the foregoing instrument and duly acknowledged the excercing of the same.         (SEAL)       to me personally known to be the same person.S., who exceuted the foregoing instrument and duly acknowledged the excercing of the same.         NW WENESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above         NW WENESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above         Ny commission expires on the       21st_day of April	nd byifsierram made payable to the part_y of the second part, with all interv r sums of noneyr advanced by the said part_y of the second part to pay for any finuare. And this conceptont shall be said part_y of the second sectors payed for the the part of the form part shall fail to pay the same as provided in this indenture. And this conceptont shall be void if such payment be made as herein periodic, and the of they tup, as provided herein, or if the building on said real crists are not kert in a sec- nder this conceptont shall be and payable at unposit, and the building the payable methods with the same shall be and the building on said real crists are not kert in as sec- mention of the payable be and the same the building on the building the payable be and the same ball the improvemen- tion that the same shall be prediced by the payable be and payable and the payable ball the payable ball be payable ball by the payable ball ball by the payable ball by the payable ball by the payable ball ball ball ball ball ball ball	it accruing thereon according to the terms of axid obligation and also to accure any sum effect on the amount so paid shall become a part of the indebudners, accured by a bilitation contained therein fully discharged. If default be made in such payments or any of regards as they are now, or if waste is committed on axid premises, then this convergence def low in axis written obligation. For the scenario of which the indetunes is accure, hall therefore, in the manner prevented by he and out of all any energy antiques the manner prevented by he and out of all any energy antiques the match, and therefore in the manner prevented by he and out of all any energy antiques the match, and therefore.
	nd byifsierram made payable to the part_y of the second part, with all interv r sums of noneyr advanced by the said part_y of the second part to pay for any finuare. And this conceptont shall be said part_y of the second sectors payed for the the part of the form part shall fail to pay the same as provided in this indenture. And this conceptont shall be void if such payment be made as herein periodic, and the of they tup, as provided herein, or if the building on said real crists are not kert in a sec- nder this conceptont shall be and payable at unposit, and the building the payable methods with the same shall be and the building on said real crists are not kert in as sec- mention of the payable be and the same the building on the building the payable be and the same ball the improvemen- tion that the same shall be prediced by the payable be and payable and the payable ball the payable ball be payable ball by the payable ball ball by the payable ball by the payable ball by the payable ball ball ball ball ball ball ball	it accruing thereon according to the terms of axid obligation and also to accure any sum effect on the amount so paid shall become a part of the indebudners, accured by a bilitation contained therein fully discharged. If default be made in such payments or any of regards as they are now, or if waste is committed on axid premises, then this convergence def low in axis written obligation. For the scenario of which the indetunes is accure, hall therefore, in the manner prevented by he and out of all any energy antiques the manner prevented by he and out of all any energy antiques the match, and therefore in the manner prevented by he and out of all any energy antiques the match, and therefore.
	In byif theif the mode payable to the part_y of the second part, with all interv and part, part part, and the said part_y of the second part to pay for any insures and this concerprete shall be said part_y of the second part to pay for the same and the second part part part part of the same same provided in this indenture and the second part part part part part of the same same part part part of pay for all part part part part part part part part	nt accounts thereon according to the terms of axid obligation and also to secure any sum cet, or either, and the amount so paid axil become a part of the indetedners, secured by obligation constanted therein fully discharged. If default be made in such payments or any real exists are more paid when the same become due and payable or if the insurance is a secure and it is all be insurance in the same provided by the same become due and payable or if the insurance is the same payable. For the same payable, or the same payable or if the insurance is the same payable. The same payable of the insurance is the same payable of the same payable of the insurance is the same payable of the same payable o
	In byif theif the mode payable to the part_y of the second part, with all interv and part, part part, and the said part_y of the second part to pay for any insures and this concerprete shall be said part_y of the second part to pay for the same and the second part part part part of the same same provided in this indenture and the second part part part part part of the same same part part part of pay for all part part part part part part part part	nt according thereon according to the terms of axid obligation and also to secure any sum cet, or either, and the amount so paid axil become a part of the indebtedners, secured by obligation consisted therein (ulty discharged. If default be made in such payments or any real exists are one paid when the same become due and payable or if the insurance is a second part of the intervence
Douglas       }**.         Deuglas       }**.         BE IT REMEMBERED, That on this_21st_day ofAD. 1944., before me, a	In byif theif the mode payable to the part_y of the second part, with all interv and part, part part, and the said part_y of the second part to pay for any insures and this concerprete shall be said part_y of the second part to pay for the same and the second part part part part of the same same provided in this indenture and the second part part part part part of the same same part part part of pay for all part part part part part part part part	nt according thereon according to the terms of axid obligation and also to secure any sum ce, or either, and the amount so paid axil become a part of the indebtedners, secured by obligation consistent therein (ulty discharged. If default be made is auch payments or any real exists are one paid when the same become due and payable or if the insurance is a def for in axil writes obligation. For the secure of the same payment, or when the same payment of the insurance is the term of the writes obligation. For the secure of a default be made, is auch payments or any real exists are one paid when the same provided by the same to have a receiver appointed to collect the insurance of the there is the term of the terms on the manner provided by the same to have a receiver appointed to collect the term of the terms on the terms of terms of terms of terms of terms of terms of the terms of te
Douglas       }**.         Description       Description         BE IT REMEMBERED, That on this_21st_day ofAD. 19.44., before me, a	In byif theif the mode payable to the part_y of the second part, with all interv and part, part part, and the said part_y of the second part to pay for any insures and this concerprete shall be said part_y of the second part to pay for the same and the second part part part part of the same same provided in this indenture and the second part part part part part of the same same part part part of pay for all part part part part part part part part	<pre>nt according to the terms of aid obligation and also to secure any sum ese, or either, and the amount so paid akall become a part of the indebtedners, secured by obligation contained therein (ully discharged. If default be made is auch payments or any real exists are more had when the same become due and payable or if the insurance is def for in aid white obligation, for the security of which this indefault to end the insurance is and it shall be lawful for the same paysion of which this indefault to end the mane, and it shall be lawful for the same paysion of which this indefault to end to be there in the manner provided by he and to have a receiver appointed to collect the its therein in the manner provided by he and to have a receiver appointed to collect the ext indices thereions of the receiver paysion bereds. ext indices thereions on the receiver paysion bereds. wounto set</pre>
Notary_Publicin the aforesaid County and State, came	nd by153_terms made payable to the part_y of the second part, with all interv the nums of monry advanced by the said part_y of the second part to pay for any insures And this convergence shall be said part_y of the second abverts payed for art thereof or any obligation created thereby, or interest thereen, or if the taxes on a shall be an intervent of the second second second second second second second second art thereof or any obligation created thereby, or interest thereen, or if the taxes on a shall be a second second mandiately mature and become dues and payable at the option of the shaller hered, without or retain the amount then unpuid of principal and interest, together with the costs and char adding such asis, on demand, to the first part_355 It is acreed by the parties hereto that the terms and provisions of this indenture and inner (to, and the obligation you the here, secture), adding and the shall be come advance to the obligation you the here the sectures, adding at the part the costs and char advance to the obligation you the here the sectures, adding the information the sectures and the sectures adding the sectures adding the sectures adding at the obligation you on the here the sectures, adding the sectures	nt according thereon according to the terms of axid obligation and also to secure any sum es, or either and the amount so paid shall become a part of the indebudners, accord by obligation contained therein fully discharged. If default be made is auch payments or any of train as they are now, or if waste it committed on adjusted or of all minimum et al. (1998) and (1998
Harry L. Colburn and Esther Colburn, husband.and wife         (SEAL)         to me personally known to be the same person.\$_, who executed the foregoing instrument and duly acknowledged the execution of the same.         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       21st	nd by153_terms made payable to the part_y of the second part, with all interv the nums of monry advanced by the said part_y of the second part to pay for any insures And this convergence shall be said part_y of the second abrems specified, and the art thereof or any obligation created thereby, or interest thereen, or if the taxes on a shall be an intervent of the second second second second second second second second art thereof or any obligation created thereby, or interest thereen, or if the taxes on a shall be a second second mediately mature and become dues and payable at the option of the shaller hered, without or retain the amount then unpuid of principal and interest, together with the costs and char adding such asis, on die monte second s	<pre>nt according to the terms of add obligation and also to secure any sum etc, or cither, and the amount so paid shall become a part of the indebtedners, secured by obligation consisted therein fully discharged. If default be made is auch payments or any real cutter are not paid when the same become due and payable or if the insurance is def for in asia writes obligation. For the security of which this indetnuc it a such payments or any index and it shall be having of the same paysive of the second part in therein is the manner provided by here and to have a receiver appointed to collect the set intidem thereto, and the overplus. If any there he, shall be paid by the part y each and every obligation therein consisted, and all benefit according to the day and year last above exclusion to the interpolation of the security of the day and year last above </pre>
Contended to enter the discharge of this mortgage of record. Dated this RELEASE     Contended the balance of the within mortgage of record. Dated this Rest of a day of the debt secured thereby, and authorize the Register     Contended to enter the discharge of this mortgage of record. Dated this Rest of a day of day of a	nd byisisis of the second part, with all interv for sums of noncy advanced by the said part_yet, of the second part to pay for any insure And this concerpance shall be said part. yet, and this concerpance shall be said part. yet, and the second balance of the balance of the same second and the same second of the tup, as provided therein, or if the buildings on said real exists are not keel in a sa- the same shall be a same shall be a same second and the same shall be a same shall be a same shall be a same second and the same shall be a same in the same shall be a same shall be a same second and the same shall be a same shall be a same shall be a same same shall be a same same shall be a main same benefits according to the same second same same shall be a same shall be a same to be a same same same same same same same s	<pre>nt accruing thereon according to the terms of aid obligation and also to secure any sum es, or either, and the amount so pid skall become a part of the indebudness, secured by obligation contained therein fully dischared. If default be made in such payments or any of treat a twy are now, or if waste is committed on aid previous the indetmut is accrue, shall default as they are now, or if waste is committed on aid previous the indetmut of a such expression of the state of the manner previded by here also the fault is paid by the part. More as thereon in the manner previded by here also the all more accounts and the outer and the outer and thereon in the manner previded by here also the all more accounts and the outer and the outer and the outer and the outer part is and the outer and the outer part is and the outer and the outer part is and successor of the respective parties betted. </pre>
I beeds to enter the discharge of this mortgage of record. Dated this RELEASE I the undersigned owner of the within mortgage of a bereby acknowledge the full payment of the debt secured thereby, and authorize the Register I beeds to enter the discharge of this mortgage of record. Dated this Register I beeds to enter the discharge of this mortgage of record. Dated this Register I beeds to enter the discharge of this mortgage of record. Dated this Register I beeds to enter the discharge of this mortgage of record. Dated this Register I beeds to enter the discharge of this mortgage of record. Dated this Register I beeds to enter the discharge of this mortgage of record. Dated this Register I beeds to enter the discharge of the mortgage of record. Dated this Register I beeds to enter the discharge of the mortgage of the debt secured thereby, and authorize the Register I beeds to enter the discharge of the mortgage of the debt secured thereby, and authorize the Register I beeds to enter the discharge of this mortgage of record. Dated this Register I beeds to enter the discharge of the mortgage of the debt secured thereby, and authorize the Register I beeds to enter the discharge of the mortgage of the debt secured thereby, and authorize the Register I beeds to enter the discharge of the mortgage of the debt secured thereby, and authorize the Register I beeds to enter the discharge of the mortgage of the debt secured thereby, and authorize the Register I beeds to enter the discharge of the debt secured thereby acknowledge thebt s	add byisserrors made payable to the part_y of the second part, with all interval of the second part, by the all part, by a part is pay for any incurs. And this convergence shall be said part_y.         add this convergence shall be said part_y.       of the second part is pay for any incurs. And this convergence the made as been is pecifician per instrument to made as been is pecifician per instrument to made as been is pecificians per instrument.         add the convergence shall be void if such payment be made as been is pecificians. Per instrument of the same per instrument is and the same per instrument of the same per instrument in the same per instrument is part in the same per instrument in the same per instrument is part in the same per instrument in the same per instrument is part in the same per instrument in the same per instrument is part instrument in the same per instrument in the same per instrument is part in the same per instrument in the same per instrument is part in the same per instrument instrument is part in the same per instrument instrument instrument is part in the same per instrument in	<pre>nt according to the terms of aid obligation and also to secure any sum ere, or either, and the amount so paid shall become a part of the indebtedners, secured by obligation considered therein (ulty discharged. If default be made is auch payments or any real exists are more had when the same become due and payable or if the insurance is def for in and when the same provided by the same term of a when the insurance is names, and it shall be having of the same paysion of when the indentute is auch payments or any real exists are more had when the same paysion of when the indentute is auch payments or any real exists are more paid when the same paysion of when the indentute is auch payments or any index and it shall be having for the same paysion of when a paysion appointed to scales the index and exists are manner provided by he and to have a precisiver appointed to scales the are indicent thereins of the respective particle bereak. we indicent thereins of the respective particle bereak. we must be add be overplain, if any there be, shall be paid by the part.y each and every obligation therein contained, and all benefits accounts thereform shall extend we indicent thereins of the respective particle bereak. we unto set</pre>
Notary Public.           RELEASE           I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register           f Deeds to enter the discharge of this mortgage of record. Dated this 2024. day of applied to the secured thereby, and authorize the Register           f Deeds to enter the discharge of this mortgage of record. Dated this 2024. day of applied to the secured thereby, and authorize the Register           f Deeds to enter the discharge of this mortgage of record. Dated this 2024. day of applied to the secure discharge and the secure discharge	nd by153_terms made payable to the part.yt, of the second part, with all inter- runs of money advanced by the said part.yt, of the second part to pay for any incurse. And this convergence shall be said part.yt, of the second part to pay for any incurse. And this convergence shall be said part.yt, of the second part to pay for any incurse. And this convergence shall be said part.yt, of the second part to pay for any incurse And this convergence shall be said part.yt, and the second part to pay for the said as herein packing, and the should be said part.yt, and the said part. Bat herein a should be said part.yt, and the said part to pay for any part The said be said second part. The said part to pay for any part retain the amount the unpaid of principal and interest, together with the costs and chain and under to, and the should be prediced be the said part to pay for retain the amount the unpaid of principal and interest, together with the costs and chain and under to, and be oblightery upon the brick executors, administrators, perional representation and under to, and be oblightery upon the brick executors, administrators, perional representation return by oblightery upon the brick executors, administrators, perional representation return by oblightery upon the brick executors, administrators, perional representation return by oblightery upon the brick executors, administrators, perional representation return to and be oblightery upon the brick executors, administrators, perional representation return to any be administrators, perional representation return by administrators, period and the said part.get a said the said part of the first part ha_TO	<pre>nt accruing thereon according to the terms of aid obligation and also to secure any sum es, or either, and the amount so paid shall become a part of the indebadners, secured by obligation consisted therein fully dischared. If default be made is such payments or any driver as two are now seril wave in theorem for a such payments or any driver as two are now seril wave in theorem (or the secure secure driver) as the new series of the secure theorem (or the secure secure driver) as the new series of the secure theorem (or the secure secure driver) as the new series of the secure of which the indennue is a such as means there in the new series of the secure of the secure secure secure is a secure of the secure of the secure of the secure secure there in the new secure of the respective particle secure as a secure secure secure is a secure of the respective particle berets. new of the secure of the respective particle berets. we indicate the secure secure secure and the overplus. If any there be, shall be paid by the part of the secure of the respective particle berets. (SEAL) </pre>
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register I Deeds to enter the discharge of this mortgage of record. Dated this Register day of Charde are Charde are	nd byis_serrors made payable to the part_y of the second part, with all inter- ter sums of noneyraters ability the same as provided in this indentureAdd this concerprete ability the same as provided in this indentureAdd this concerprete ability of the second parts to pay for a second se	<pre>nt according to the terms of aid obligation and also to secure any sum ere, or either, and the amount so paid akall become a part of the indebtedners, secured by obligation consided therein (ully discharged. If default be made is auch payments or any real exists are more paid when the same become due and payable or if the insurance is def for in and when the same provided by the same become due and payable or if the insurance is a state are more paid when the same become due and payable or if the insurance is real exists are more paid when the same provided by a state is a receiver appointed is solice; the def for in a site when and re provided by the way to have a receiver appointed to solice; the is therein is the manner provided by the way to have a receiver appointed to solice; the existence and the overplus. If any there be, shall be paid by the part.y existen and acceleration there respective parties bereat. we include the default of the term is the second part. existence and acceleration of the received bereat. Marry L. Colburn (SEAL) </pre>
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register I Deeds to enter the discharge of this mortgage of record. Dated this Relief. day of <u>append</u>	nd byis_serrors made payable to the part_y of the second part, with all inter- ter sums of noneyraters ability the same as provided in this indentureAdd this concerprete ability the same as provided in this indentureAdd this concerprete ability of the second parts to pay for a second se	<pre>nt according to the terms of aid obligation and also to secure any sum ese, or either, and the amount so paid akall become a part of the indehedners, secured by obligation consisted therein (ulty discharged. If default be made is auch payments or any real entities are not had when the same become due and payable or if the insurance is def for in a side when the same become due and payable or if the insurance is and the same provided by payable or the same become due and for the same provided by payable or the same are consistent to consider the mater, and it shall be lawful for the same paysion of when the insurance is the there in a law manner provided by payable of the store and material to account the extended to in a said the overplue. If any three be, shall be paid by the part./</pre>
(and as a) The Fautence Building and Company tion	nd by155_terms made payable to the part.yt, with all inter- round of more advanced by the said part.yt.       of the scenar part has all fail to pay the same as provided in this indenture. And this concerpret shall be said part.yt.         And this concerpret shall be said part.yt.       of the scenar part has all be advected in this indenture. And this concerpret shall be said part.yt.         Id part.fd52. of the fart part shall fail to pay the same as provided in this indenture. And this concerpret shall be said part.yt.       of the fart part shall fail to pay the same as provided in this indenture. And this concerpret shall be shallong on said reaf crites are not keel in a to be at keet up as provided therin, or if the building on said reaf crites are not keel in a stall hence the shallong. and the whole and materia, together y fanted to any part retain the answeri the unput of principal and untereat, together y fanted to any part retain the answeri the unput of principal and untereat, together with the costs and data and index to, and be oblightery upon the krist, executors, administrators, personal representation and uncert to, and be oblightery upon the krist, executors, administrators, personal representation in unce to, and be oblightery upon the krist, executors, administrators, personal representation ritten.         TATE OF       Kansas         Douglas       [ss.         Douglas       [ss.         IDE IT REMEMBERED, That on this [2]         Notary Public       in the aforean (SEAL)         In we personally known to be the same person.3 execution of the same. IN WITNESS WHEREOF, I have hereunto above written. Ny commission expires on the [2] st_	<pre>nt account the terms of and obligation and also to secure any sum est or either, and the amount so paid shall become a part of the indebedness, secured by obligation consisted therein fully discharged. If default be made is anch payments or any derivat as here are now, or if was a is committed on add provide or the indebedness, secured by derivat a here are now, or if was a is committed on add provide or the indebedness, secure the defined and any internet obligation. For the security of which this indentue is auxies, shall derived and the manner presented by here and on the add more area way the payment of the manner presented by here and on the add more area way the part.y in thereof in the manner presented by here and to of all more area way the part.y exch and error policy in the event part of a secure any of a secure and the overplus. If any there be, shall be paid by the part.y exch and error policy in the event part of a secure any of a secure and the overplus. If any there be, shall be paid by the part.y exch and error policy in the event could and and here to secure any of a secure area indicated by here and the here area and the secure and the overplus. If any there be, shall be paid by the part.y event ose _ the far handstand seal.s _ the day and year last above is indicated the foregoing instrument and duly acknowledged the subscribed my name, and affixed my official seal on the day and year last _ day of _ Apr:11, 10.46</pre>
	add byisseven made payable to the part_y of the second part, with all inter- due and convergence while weak part to pay for any incurse. And the second part is pay for any incurse and the second part is pay for any incurse of the tup, at provided therein, or if the building on said real estime are not keel in a sig- al key tup, at provided therein, or if the building on said real estime are not keel in a sig- al key tup, at provided therein, or if the building on said real estime are not keel in a sig- al key tup, at provided therein, or if the building on said real estime are not keel in a sig- manding such as the second of the part is a said real estime and all of the buildings port instand benefits exclusing therein or is the part is a said real estime and all of the buildings port instand benefits exclusing therein is and therein the costs and char- ing and herein securing therein or is the part is a said real estime and all the instant is not benefits exclusing the first part 18.2. In the ansound then unpaid of principal and interest, together with the costs and char- rest and be obligatory upon the kick, exclusion, administrators, perional representation in the same of the same part is a same part is a same part is a same ritten.         TATE OF       Kansas         BE IT REMEMBERED, That on this	<pre>nt according to the terms of aid obligation and also to secure any sum estimation of the amount so paid shall become a part of the indebedness, secured by obligation consisted therein fully discharged. If default be made is auch payments or any discharged therein fully discharged. If default be made is auch payments or any discharged therein fully discharged. If default be made is auch payments or any discharged therein fully discharged. If default be made is auch payments or any discharged therein fully discharged. If default be made is auch payments or any discharged therein fully discharged. If default be made is auch payments or any discharged therein therein fully discharged. If default be made is auch payments or any discharged the payment of the state payment of which the indentue is auch payments or any discharged the payment of the state payment of which the indentue is auch payments or any discharged the payment of the state payment of which the indentue is auch payments or any discharged the payment of the state payment of which the indentue is auch payment of the extend of the author payment of the respective payment of which the indentue is auch payment of the extend of the payment of the respective payment beers. </pre>