MORTGAGE RECORD 91

78

19

Reg. No. 4145

6

和翻

143(23)

0

O

		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85. This instrument was filed for record on the <u>11</u> day of
20 201 Million Mi	Sugar H. Miller. 0	widow, and John W. Miller, a single	승규가 비가 잘 잘 있는 것을 가지 않는 것을 가지 않을까요?
balaronna lational limit, Laronne d. Straat p			41
This INDENTURE, Mode this. 55h	The Lawrence Natio	nal Bank, Lawrence, Kansas	Register of Deeds.
<pre>Mainted an</pre>			
<pre>d_largence</pre>		ivo between Susan H. 1911	or, a widow, and John W. Miller, a single man
<pre>parls</pre>		9	
WITPENSETTIG, That the and parkE			
Non "International and angle of the set of the set of the and partial intervent of the second part, but and worked set have been and part, of the second part, but and worked set have been and part, of the second part, but and been and part, of the second part, but and been and part, of the second part, but and been and part, of the second part, but and been and part, of the second part, but and been and part, of the second part, but and been and part, of the second part, but and been and part, of the second part, but and been and part, of the second part, but and been and part, of the second part, but and been and part, but and been an	WITNESSETH, Tha	t the said parties_ of the first part, in considerat	ion of the sum of
<pre>this is spuritements and all the state, this and laterest of the said partial_of the first part therein. Meet the appurtements and default is an interval of the spuritement of the</pre>	Two Thousand and	$\frac{100}{100}$ sold, and by this indenture doG	DOLLARS, to them duly paid, the receipt of
And the side or 1.05_of the first part dobrock overant and agree that a the delivery bereakfullthereal	"L	ot five (5) Block Eight (8), Lane's H	First Addition to the City of Lawrence."
In the denote sections, therefore, berefore, is a particular, therefore, and therefore, and the section of the and the section of the sect			
<pre>nu add bench sections there were hordrown and a primiter berch marked or hordrown therefore in the answer primiter berch and the section of the section of the section berning there berch in the section of the section of the section of the first part has VC_herein there is and therefore berch in the section of the s</pre>	And the said part_des	If the first part dobrethy covenant and agree that at the ensable catate of inhering ee therein, free and clear of all incum defend the same against all parties making having taking the same becomes due and payable, and that <u>they</u> to be first part that a same becomes due and payable, and that <u>they</u> and the same becomes due and payable, and that <u>they</u> and the same becomes due and payable, and that <u>they</u> and the same becomes due and payable, and that <u>they</u> and the second part may pay aid taxe and insurance, neters a the rate of 10% from the date of payment until ful as a mortaget to second the payment of the sum of <u>they</u> <u>cortain</u> written obligation. For the payment of a line pay and tax payable to the part of the second part must be the payment of the same payable to the part of the second part must be and intervent.	delivery hereofLul: they nruhe lawful owner.S. of the premises above granted, brance
IN WITNESS WHEREOF, The part_121_of the first part ha_YC_ hereunto sethand&had seal_sthe day and year last above 	And the said part_RS_ and seized of a good and inder indi dat they will warrant and It is agreed between the po- ansered against said real are such you and by nuch insurance actions of _125_ instruct. Its break norwided, then the po- the indenture, and shall beer THIS GRANT is intended TWO ThOUSAING and cecording to the terms of _01 and by_155_ terms made cecording to the terms of _01 and here a such as a possible herein, mare thereof or any possibility of the post of the first part are thereof or any postigation for the post of the first part are thereof or any postigation for the post of the first part are thereof or any postigation for the post of the first part are thereof or any postigation for the post of the first part are thereof or any postigation.	If the first part dobrethy covenant and agree that at the examile estatute of inherin-rece therein, free and clear of all incum defend the same against all parties making hawful claim there arise hereto that the part $\frac{1}{2}$ of the first part that at all the when the same become due and paytake, and that $\frac{1}{2}$ of the first part that at all the when the same become due and paytake, and that $\frac{1}{2}$ of the first part that at all the when the same become due and paytake, and that $\frac{1}{2}$ of the first part that at all the second part may pay and has an interest. The there of 10% (from the due of payment unii flutture of 10% (from the due of payment unii flutture of 10% (from the due of payment unii flutture of 10% (from the due of payment unii flutture of 10% (from the same of part cars for any interest the hard part) of the second part to pay for any insurance half (fail to pay the same as provided in this inderture the buildings on said real erate rear on the first of the second of the second of the second of the second of the same and the second of the second of the buildings on said real erate rear of the first second of the second of the buildings on said real erate rear of the first second of the second of the buildings on said real erate rear of the first second of the second of the buildings on said real erate rear of the first second of the second of the buildings on said real erate rear of the second second the second of the buildings on said real erate rear of the second of the buildings on said real erate rear of the second sec	delivery hereofEuE: they are the lawful owner.S. of the premises above granted, brance
ritten	And the said part_RS_ ind scient of a good and inder ind and that they will warrant and it is agreed between the p assessed against said real are uch wan and by ruch invarance attent of _112 interest. I is brein norwidel, then the p is indenutor, and shall bear THIS GRANT is intended Two Thousand and coording to the terms and by _112 iterms and the terms of more pairweich and r thereof or any policitant and the conveyance shall are thereof or any policitant and the conveyance shall are thereof or any policitant and the conveyance shall are thereof or any policitant hall become sholdner, and the mediately matter and become	If the first part dobredy covenant and agree that at the examile castable castable of inhering the therein, free and clear of all incum defend the same against all parties making havful claim there article hereto that the part $\frac{1}{2}$ of the first part that at all the two the the same become due and paytoke and that $\frac{1}{2}$ of the two that and the same become due and paytoke and that $\frac{1}{2}$ of the two that all be precised and directed by the part $\frac{1}{2}$ of the second part may pay and that and the two the the same become due to the first part hat fill to the two the same become due and paytoke and that $\frac{1}{2}$ of the second part may pay and that and interface of 10% from the due of payment unit 110 as a mortgage to secure the payment of the sum of $\frac{1}{2}$ of the second part to pay for any invariant the fill the part $\frac{1}{2}$ of the second part to pay for any invariant the same fill such payment the made as been in precised, and the obtained of the bedreen, or if the taxes on said the obtained and the same remaining unpaid, and all of the obligition payoffs.	delivery hereofERST they are to save a set of the premises above granted, brance
John W. Miller (SEAL)	And the said part_ES_ ind scient of a good and inder ind that they will warrant and it is agreed between the jo- vascend against said real en- tured that they are an another that indenture. And shall bear it indenture, and shall bear it THIS GRANT is intended TWO ThOUSENG Artic- troo ThOUSENG Artic- cecording to the terms of _OII do jo_125_ terms made r sums of money advanced by a bard bit convergence that it of this convergence that it of the convergence that it of the convergence that of the sum at the terms of the state of the second the terms of the state of the second the it of the second the second the of the second the second the of the second the second the of the second the second the second of the second the second the second the of the second the second the second the second the of the second the second the second the second the shall be set as the second the second the second the shall be set as the second the second the second the second the second the second t	I the first part dobrethy covenant and agree that at the examile castale of inherin, etc therein, free and clear of all incums defend the same against all parties making lawfol claim there arise hereto that the part $\frac{1}{2}$ of the first part that $\frac{1}{2}$ and $\frac{1}{2}$ or $\frac{1}{2}$	delivery hereof Lall they are the lawful owner SL of the premises above granted, brance
(SEAL) TATE OF <u>Kalsaa</u> (SEAL) TATE OF <u>Kalsaa</u> (SEAL) TATE OF <u>Kalsaa</u> (SEAL) BE IT REMEMBERED, That on this <u>5th</u> day of <u>April</u> <u>A.D. 19.55</u> , before me, a <u>Notary Public</u> in the aforesaid County and State, came <u>Susan H. Millor, a widow, and</u> <u>John <u>m</u>, <u>Willor, a cinglo mon</u> (SEAL) to me personally known to be the same person.<u>S.</u> who executed the foregoing instrument and duly acknowledged the execution of the same. SEAL) to me personally known to be the same person.<u>S.</u> who executed the foregoing instrument and duly acknowledged the execution of the same. My commission expires on the <u>12th</u> day of <u>August</u>, <u>19.47</u>. RELEASE i, fine 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, <i>Data thereand and thereand the day of <u>Markan</u>, <u>19.21</u>. (SEAL)</i></u>	And the said part_ES_ ind scient of a good and inder ind that they will warrant and it is agreed between the jo- vascend against said real en- tured that they are an another the indenture. And shall bear is herein provided, then the pa- his indenture, and shall bear THIIS GRANT is intended TWO THOUSENG ArtG. Cecording to the terms of _OII do by _ISS_ terms made r sums of money advanced by a laparic sci the forst part and this convergence shall or here ture, as of the forst part and this convergence that or the structure of the forst of the structure of the struc- hall become absolute, and the of the structure of the structure of the structure of the structure of the often and benefits accruing ther o leaf of the structure of the structure and benefits accruing ther o leaf of the structure of the structure of the often and the obligations.	I the first part dobrethy covenant and agree that at the examile castale of inherin, etc therein, free and clear of all incums defend the same against all parties making lawfol claim there arise hereto that the part $\frac{1}{2}$ of the first part that $\frac{1}{2}$ and $\frac{1}{2}$ or $\frac{1}{2}$	delivery hereof Lall they are the lawful owners. of the premises above granted, brance
(SEAL) PATE OF Kalsaa Dear of Dourlus BE IT REMEMBERED, That on this <u>5th</u> day of <u>April</u> A.D. 19.55, before me, a <u>lictury rublic</u> in the aforesaid County and State, came <u>Susan H. Millor, a widow, and</u> John <i>M. Millon, a singlo ran</i> (SEAL) to me personally known to be the same person. <u>A</u> , who executed the foregoing instrument and duly acknowledged the execution of the same. My commission expires on the <u>12th</u> day of <u>August</u> , 19.47. Beacher 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, 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, 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 of record. Dated this <u>for and by of Markargenerge</u> , 19.71.	And the said part_ES_ ind scient of a good and inder ind that they will warrant and it is agreed between the jo- vascend against said real en- tured that they are an another the indenture. And shall bear is herein provided, then the pa- his indenture, and shall bear THIIS GRANT is intended TWO THOUSENG ArtG. Cecording to the terms of _OII do by _ISS_ terms made r sums of money advanced by a laparic sci the forst part and this convergence shall or here ture, as of the forst part and this convergence that or the structure of the forst of the structure of the struc- hall become absolute, and the of the structure of the structure of the structure of the structure of the often and benefits accruing ther o leaf of the structure of the structure and benefits accruing ther o leaf of the structure of the structure of the often and the obligations.	I the first part dobrethy covenant and agree that at the examile castale of inherin, etc therein, free and clear of all incums defend the same against all parties making lawfol claim there arise hereto that the part $\frac{1}{2}$ of the first part that $\frac{1}{2}$ and $\frac{1}{2}$ or $\frac{1}{2}$	delivery hereofLikl: they are the lawful owners. of the premises above granted, brance
PATE OF <u>Kansag</u> bunty of <u>Dourlus</u> BE IT REMEMBERED, That on this <u>5th</u> <u>day of</u> <u>April</u> <u>A.D. 19.45</u> , before me, a <u>lotr</u> <u>if</u> <u>if</u> <u>if</u> <u>if</u> <u>if</u> <u>if</u> <u>if</u> <u>if</u>	And the said part_ES_ ind scient of a good and inder ind that they will warrant and it is agreed between the jo- vascend against said real en- tured that they are an another the indenture. And shall bear is herein provided, then the pa- his indenture, and shall bear THIIS GRANT is intended TWO THOUSENG ArtG. Cecording to the terms of _OII do by _ISS_ terms made r sums of money advanced by a laparic sci the forst part and this convergence shall or here ture, as of the forst part and this convergence that or the structure of the forst of the structure of the struc- hall become absolute, and the of the structure of the structure of the structure of the structure of the often and benefits accruing ther o leaf of the structure of the structure and benefits accruing ther o leaf of the structure of the structure of the often and the obligations.	I the first part dobrethy covenant and agree that at the examile castale of inherin, etc therein, free and clear of all incums defend the same against all parties making lawfol claim there arise hereto that the part $\frac{1}{2}$ of the first part that $\frac{1}{2}$ and $\frac{1}{2}$ or $\frac{1}{2}$	delivery hereofficient they are the lawful owners. of the premises above granted brane times during the life of this indenture, pay all taxes or assessments that may be levied
sunty of	And the said part_USL on scient of a good and inder and that they will warrant and It is agreed between the p "assend against said real ear such sum and by such insurance attent of <u>112</u> interest. Is herein provided, then the pais in indexture, and shall bear THIS GRANT is intereded TWO ThOUSENG thread TWO ThOUSENG thread thread the terms of Off of the terms of the forth part and this convergence that do the terms of the forth part And this convergence that the part off the terms and the second part of the forth part of the terms of the forth part and the convergence that do the terms and the the part off the part off the off and beam the maps alking such sair, on demand, its alking such sair, on demand, its alking such sair, on demand, the disturct the sair on the to bebygioury	I the first part dobrethy covenant and agree that at the examile castale of inherin, etc therein, free and clear of all incums defend the same against all parties making lawfol claim there arise hereto that the part $\frac{1}{2}$ of the first part that $\frac{1}{2}$ and $\frac{1}{2}$ or $\frac{1}{2}$	delivery hereofficient they are the lawful owners. of the premises above granted brane times during the life of this indenture, pay all taxes or assessments that may be levied mildly be the building upon aid real erate insured against frame and the lawful tay of the second part to be approxed to the lawful tay be levied to the lawful tay be lawful to the lawful tay be levied to the lawful tay be lawful to the lawful tay tay be lawful to l
BE IT REMEMBERED, That on this_ <u>5th</u> day of <u>April</u> A.D. 19.25, before me, a <u>lotn</u> in_ <u>this</u> in the aforesaid County and State, came <u>Susan H. Willor, n widow, and</u> John, <u>willor</u> , n wingle ran. (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 WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on thelothday ofNotary Fublic. RELEASE 1, fhe 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 (<u>My</u>	And the said part_RES_ and scied of a good and inder its agreed between the jo- y ascened against said real est uuch uum and by such insurance attent of _112 _ interest. A sherion provided, then the pa- lis indenure, and shall bear THIS GRANT is intended THIS GRANT is intended THIS GRANT is intended THIS GRANT is intended THIS GRANT is intended that the terms of _000 down the part of the terms and by _112 _ the terms and by _112 _ the terms and by _112 _ the provided herein arg thereof or any obligation of part of provided herein mendiately mature and become OF ABS [PIS] of a safe of provided herein the is arreed by the parties a line gue balle on demand, the halling such alor, of demand, the part of the parties of the part of the part o	I the first part dobrethy covenant and agree that at the examile castale of inherin, etc therein, free and clear of all incums defend the same against all parties making lawfol claim there arise hereto that the part $\frac{1}{2}$ of the first part that $\frac{1}{2}$ and $\frac{1}{2}$ or $\frac{1}{2}$	delivery hereofficient they are the lawful owners. of the premises above granted brane times during the life of this indenture, pay all taxes or assessments that may be levied mildly be the building upon aid real erate insured against frame and the lawful tay of the second part to be approxed to the lawful tay be levied to the lawful tay be lawful to the lawful tay be levied to the lawful tay be lawful to the lawful tay tay be lawful to l
(SEAL)	And the said part_ES_ ind scient of a good and inder distingt of a good and inder the sagreed between the p "ascend against said real ear such sum and by such invarance attent of _112 _ interest. THIS GRANT is intended TWO ThOUSANG BYTG TWO THOUSANG BYTG TWO THOUSANG BYTG Cecording to the terms of _010 dby _152 _ iterms made a uses of money advanced by a signard_BYTG the first part of by the provided herein and by state and become OT ABS 1910 OT ABS 1910 OT ABS 1910 of a second by the particle a liss a recease by the particle a liss are done of the bartier of liss of the of the particle of liss of the of the particle of liss of the bartier of liss of the bartier of liss of the of the particle of liss of the bartier of liss of liss of the bartier of liss of the bartier of	d the first part dobredy covenant and agree that at the examile casable casts of inherious the therein, free and clear of all incum defend the same against all parties making lawfol claim there arises hereto that the part_202of the first part half at all the when the same becomes due and payable, and thatof the first part half at all the when the same becomes due and payable, and thatof the first part half at all the set of 10% from the due of payment unit lift as a maritage to accurate the payment of the first part half at the of 10% from the due of payment unit lift as a partice of the second part no payment unit lift as a partice to accurate the payment of the second part. Or the payment unit lift as a partice to accurate the payment on the due of payment unit lift and the part of the second part to pay for any insurance half (all to pay her same approxied in the indenture while and here the payment and lift of a pay hard at the option of the body here (n, which are on the first part for any insurance have a the action of the body here (n, which are on the first part of the second part to pay for any insurance have a the option of the body here (n, which are on the first part to the second part to pay for any insurance have and results are the option of the body here (n, which are on the second part to be hold as a pay when the here as herein part of the biddy one pay when the pay mant the mark are the option of the body here (n, which are on the hold of participal and inferent, togethere with the cosin and charge the first part	delivery hereofficient they are the lawful owners. of the premises above granted brane times during the life of this indenture, pay all taxes or assessments that may be levied mildly be the building upon aid real erate insured against frame and the lawful tay of the second part to be approxed to the lawful tay be levied to the lawful tay be lawful to the lawful tay be levied to the lawful tay be lawful to the lawful tay tay be lawful to l
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 light day of August , 19_47. Goo. D. malter 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 Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register (Gog. Local)	And the said part_RS_ and scient of a good and inder and that they will warrant and It is agreed between the po- saccent against said real ear struct a warrant and the same struct and the same same same struct and the same same truct and the same same truct and the same same truct and the same same truct and the same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same same	<pre>f de first part dobredy covenant and agree that at the examile casable casts of inherious the there is a start of all incum defend the same against all parties making havfol claim there arise hereto that the part_125of the first part part and the same against all parties making havfol claim there are become due and parables and thatof the first part art shall be uperfield and directed by the partof the first part shall be the second part may pay hald tax and intrance. There are the of 10% from the date of payment unit 11M as a metrage to accur the payment of the first part shall be uperfield in the event the same of the second part may pay hald tax and intrance. The payable to the part of the second part to pay for any invarance that fight op a first start first of the part with all intervent. Green is parted, which are not shall be intervent the said part of the second part to pay for any invarance the first part of the second part to pay for any invarance the same part part to the base of the block part of the</pre>	delivery bereaching. They are a lawful owners. of the premises above granted- brance
Above written. My commission expires on the 12th day of August	And the said part_ES_ ind scient of a good and inder ind that they will warrant and it is agreed between the p "ascend against said real ear work wan and by such insurance attent of _112_ interest. Is inferente. and shall bear THIS GRANT is intered TWO THOUSENG durid two THOUSENG durid two THOUSENG durid true of the terms and by _112_ terms made r sums of money advanced by all part OS_ of the first part And this convergence shall or the terms of the first part and the convergence shall or the part of the first part and this convergence shall or the part of the provided herein and this convergence shall or the part of the provided herein and the convergence shall or the part of the provided herein and the convergence shall or the part of the provided herein and the convergence shall or the part of the provided herein and the convergence shall or and by first or and by first or and by first or and by first and here to an about the herein a first of the part of the part of the provided herein a first of the part of the part of the and here to a shall be obligations the part of the part of the part of the and the part of the part of the part of the and the part of the part of the part of the part of the and the part of the and the part of the part of the part of the part of the and the part of the pa	<pre>f be first part dobreby covenant and agree that at the ensuble catte of linetrin, or the there of all forum defend the same against all parties making lawfal claim there arises herero that the part_dS of the first part that at all the tween the same becomes due and payable, and that iter of the first part at half all to return that all parties the distribution of the first part half all the part_dS of the first part half all to return the all part. The part half all to part and the distribution of the first part half all to return the all part. The part half all to return the part of the first part half all to return the part of the first part half all to part. The part of the first part half all to part. The part of the same approximation all that fill to part. The same approximation of the same approximation and the same approximation of the same approximation approximation approximation of the same approximation approximati</pre>	delivery bereaching. They are a lawful owners. of the premises above granted- brance
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 of record. Date this 30 hay of Contracted 1, 1971. (Cong. Leas)	And the said part_ES_ and scient of a good and inder and that they will warrant and It is agreed between the po- or assessed against said real ear such war and by such invarance attent of _112 interest. THIS GRANT is interedt THIS GRANT is interedt TWO ThOURSTICHTC TWO ThOURSTICHTC TWO ThOURSTICHTC TWO ThOURSTICHTC Cecording to the terms of _OII down a soft warrance will be attended to the terms of the sums of more advanced by a signarid St. of the first part And this convergence shall or sums of more advanced by a signarid St. of the first part And this convergence shall or the put up, is provided herein and the convergence shall or the put up, is provided herein and the convergence shall or the put up, is provided herein and the convergence shall or part of the convergence of a first first or and benefits accruing there of the put up, is provided herein and here is anon it for upps haling tuck sale on dramand, its and insure is and be obligation? IN WITNESS WHER witten. STATE OF <u>Kalans</u> county of <u>DOUE 113</u>	<pre>f be first part dobreby covenant and agree that at the reasible catate of inherio, use therein, free and clear of all incum defend the same against all parties making havfold claim there arise hereto that the partiesof the first part half at all the when the same becomes due and payable, and thatof the first part half at all the twe the the same becomes due and payable, and thatof the first part half at all the twe the the same becomes due to the due to payment unit Mut as a maritage to excert the payment of the first part half at the of 10% from the due of payment unit Mut as a maritage to secure the payment of the sum ofof the second part may pay aid tax and intrarace, the same approximation is the same approximation of the same approximate of this indenstrue and cap in the bard in part</pre>	delivery hereofEnal they are a lawful owners. of the premises above granted, brance
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 of record. Dated this (Carp) (Carp) (Carp)	And the said part_US_ nd scient of a good and inder and scient of a good and inder It is agreed between the p - ascend against said real ear scient of <u>172</u> interest. a brein provided, then the p is indexture, and shall bear THIS GRANT is intereded TWO ThOUSENG thread throw ThOUSENG thread throw ThOUSENG thread throw ThOUSENG thread the terms of more advanced by a brein a science advanced by a bread this corresponder that a bread this corresponder that a bread this corresponder that a bread this corresponder that a bread by 152 read bread by 152 read bread by 152 read by 152	<pre>d be first part dobreby covenant and agree that at the ensable catate of inherious the therein, free and clear of all incum defend the same against all parties making havfol claim there artice hereto that the partiesof the first part shall at all the when the same becomes due and payable, and thatinty company as shall be specified and directed by the partof the nin the event that aid part of the first part shall fill to entry of the second part may pay aid tax and intrance. There are the rest of 10% from the date of payment unii Mill asmericage to secure the payment of the sum of Og/100 of the second part may pay aid tax and intrance. The payable to the part of the second part to pay for any insurance has light on the same of payment to pay for any insurance has light on the same of payment to pay for any insurance has all fail to pay the same approvided in this information. The of if such payment be made as berein jeecfield, and the ob- icated therein, to extern of the bit is information on the same remaining unpaid, and all of the obligations provide due and payable to the terms and payorisions of the information. The EOF, The part</pre>	delivery policition therpin contained by law and to have a resider appointed to collect the indice therpine of the indice the indice the indice therpine of the indice therpine of the indice therpine of the indice the indice therpine of the indice therpine of the indice therpine of the indice the indice the indice the indice the indice the indice therpine of the ind
1, 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 of record. Dated this 30 fay of within the second	And the said part_ES_ and scient of a good and inder and that they will warrant and It is agreed between the po- or assessed against said real ear such war and by such invarance attent of _112 interest. THIS GRANT is interedt THIS GRANT is interedt TWO ThOURSTICHTC TWO ThOURSTICHTC TWO ThOURSTICHTC TWO ThOURSTICHTC Cecording to the terms of _OII down a soft warrance will be attended to the terms of the sums of more advanced by a signarid St. of the first part And this convergence shall or sums of more advanced by a signarid St. of the first part And this convergence shall or the put up, is provided herein and the convergence shall or the put up, is provided herein and the convergence shall or the put up, is provided herein and the convergence shall or part of the convergence of a first first or and benefits accruing there of the put up, is provided herein and here is anon it for upps haling tuck sale on dramand, its and insure is and be obligation? IN WITNESS WHER witten. STATE OF <u>Kalans</u> county of <u>DOUE 113</u>	<pre>d be first part dobreby covenant and agree that at the ensable catate of inherious the therein, free and clear of all incum defend the same against all parties making havfol claim there artice hereto that the partiesof the first part shall at all the when the same becomes due and payable, and thatinty company as shall be specified and directed by the partof the nin the event that aid part of the first part shall fill to entry of the second part may pay aid tax and intrance. There are the rest of 10% from the date of payment unii Mill asmericage to secure the payment of the sum of Og/100 of the second part may pay aid tax and intrance. The payable to the part of the second part to pay for any insurance has light on the same of payment to pay for any insurance has light on the same of payment to pay for any insurance has all fail to pay the same approvided in this information. The of if such payment be made as berein jeecfield, and the ob- icated therein, to extern of the bit is information on the same remaining unpaid, and all of the obligations provide due and payable to the terms and payorisions of the information. The EOF, The part</pre>	delivery bereaching the law of a law of a law of a law of a law of the premises above granted, brance
(Cory Seal) Ste dawrence national part Sauce taning	And the said part_ES_ and scient of a good and inder and that they will warrant and It is agreed between the po- or assessed against said real ear such war and by such invarance attent of _112 interest. THIS GRANT is interedt THIS GRANT is interedt TWO ThOURSTICHTC TWO ThOURSTICHTC TWO ThOURSTICHTC TWO ThOURSTICHTC Cecording to the terms of _OII down a soft warrance will be attended to the terms of the sums of more advanced by a signarid St. of the first part And this convergence shall or sums of more advanced by a signarid St. of the first part And this convergence shall or the put up, is provided herein and the convergence shall or the put up, is provided herein and the convergence shall or the put up, is provided herein and the convergence shall or part of the convergence of a first first or and benefits accruing there of the put up, is provided herein and here is anon it for upps haling tuck sale on dramand, its and insure is and be obligation? IN WITNESS WHER witten. STATE OF <u>Kalans</u> county of <u>DOUE 113</u>	<pre>f de fors part dobreby covenant and agree that at the rankible catate of inherin, use therein, free and clear of all incum defend the same against all parties making lawfol claim there arises hereto that the part_125 of the first part that at all the when the same becomes due and payable, and that company as shall be specified and directed by the part of the interest at the rank coll of first part that at all there as the rest of 10% forst the date of payment until 100 as metrage to accure the payment of the sum of of /100 of the second part may pay aid tax and inturance, there as the rest of 10% forst the date of payment until 100 as metrage to accure the payment of the sum of of /100 of the second part to pay for any insurance the said part of the second part to pay for any insurance that fail to pay the same ap provided in this indicature are void if a such trymment be made as herein proc. They are its and the said paythe at the option of the holder hered, whost no or it the buildings on aid real real reals or not holder hered, whost not the same ap provisions of this indicature and ca paynet to the certain of the said paythered in this indicature there is that the tory and provisions of this indicature and ca paynet that the tory and provisions of this indenture apon the here is certain and provisions of this indenture and ca paynet that its tory and provisions of this indenture and ca paynet the issue and provisions of this indenture and ca paynet the issue and provisions of this indenture and ca paynet the issue and provisions of this indenture and ca paynet here issue the same approximation in the afore EOF, The part_102_0f the first part ha_XO_ hereton </pre>	delivery bereaching the law of a law of a law of a law of a law of the premises above granted brane
t: John Afletern Mortgagee. Durnes.	And the said part_ES_ and scient of a good and inder disting of a good and inder it is agreed between the p or assessed against said real ear such wur and by such invarance attent of _112 interest. THIS GRANT is intered THIS GRANT is intered TWO THOUSANG WICH Correctly the terms of _010 do y_152 interest. The terms of more advanced by a strain soft interest of the terms of the fore part and the correspondent has the second by _152 interest. Out part yes a to the fore part and by _152 interest. Or ASS 1913 Crission of the terms of the particle of the terms of the body of the terms of the terms of the terms of the terms of the terms of the body of the terms of the body of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of terms of the terms of terms of the terms of terms of terms of the terms of terms of the terms of terms of	<pre>f the first part dohrethy covenant and agree that at the rankible catate of inherin, use therein, free and clear of all income defend the same against all parties making lawfol claim there arises hereito that the part_202of the first part half at all the twen the same becomes due and payable, and thatinty company as shall be specified and directed by the partof the second part may pay aid tax and intrunce, there is of 10% forms the date of payment volit 100 asof the first part half all to retof the second part may pay aid pay and payable the partof the second part may pay aid pay and payable to the part of the second part to payment volit 101 asof the second part to pay for any insurance that fail to pay the same ap provide in this indenture with all fail to pay the same ap provide in the indenture and the same fail and the part of the second part to pay for any insurance that fail to pay the same ap provide in the indenture and the same failer are not been the part is a same failer of the part with a same second part to pay for any insurance the said payable to the option of the half without mo or the posterion of the same pay context, or is may part it the same approximation and the same periods and the same periods and the pay for any is and the same periods of the indenture and as a provisions of the same periods and the same periods are applied to the same period of the indenture and as a provisions of the same periods and the same period of the indenture and as a provision set poster with the core and pay be at the option of the same periods. The part_102</pre>	delivery bereaching. They are a lawful owners. of the premises above granted brane times during the life of this indenture, pay all taxes or assessments that may be levied mildly been the building upon aid real erate insured against for and ornado in he second part, the loss, if any, made payable to the part. J. of the second part, the loss, if any, made payable to the part. J. of the second part, the loss, if any, made payable to the part. J. of the second part, the loss, if any, made payable to the part. J. of the second part, the loss, if any, made payable to the part. J. of the second part, the loss, if any, made payable to the part. J. of the second part, the loss, if any, made payable to the part. J. of the second part, the loss, if the loss, if the loss, if any made payable and (a keep may upon the second may upon the second may upon the loss of the indebtedness, secured by if y repaid. The second during the loss of the indebtedness, secured by if the insume repeated by the same become due and payable or if the insume repeated the indebtedness, secured by its in the manner provide the same become due and payable or if the insume repeated the same become due and payable or if the insume repeated to the same become due and payable or if the insume repeated the indebtedness, secured by its and do said part. J. Second
	And the said part_ES_ ind scired of a good and inder ind that they will warrant and It is agreed between the p "ascend against said real ear work war and by such invarance attent of _112_ interest. THIS GRANT is intered? TWO THOUSENG durid. ceeding to the terms of _OI dby_112_ iterest. Ceeding to the terms of _OI dby_112_ iterest. and by_122_ iterest and by_112_ iterest. And this convergence that of the terms of the fore part and this convergence that of the terms of the terms of the sail part 03_ of the fore part and this convergence that of the terms of the terms of the iterest and by fore the count of the convergence that of the terms of the terms of the part of the terms of the terms of the count of the convergence that of the terms of the terms of the sail fore the should be obligations. TATE OF _VallSUS (SEAL) 1, the undersigned ow: Deeds to gater the dieck	<pre>f the first part dobrethy covenant and agree that at the ramable cause of inherio, use therein, free and clear of all incum defend the same against all parties making havful claim there arises herero that the part_123of the first part half at all the twen the same becomes due and payable, and thatof the first part half at the twen the same becomes due and payable, and paynels, and paynels of the second part may pay aid pay and paynels of the part of the second part to pay for any insurance the said part of the second part to pay for any insurance the said part of the second part to pay for any insurance the said part of the second part to pay for any insurance the said part of the second part to pay for any insurance the said part of the second part to pay for any insurance the said part of the second part to pay for any insurance the said part of the second part to pay for any insurance the said part of the second part to pay for any insurance the fart part of the second part to pay for any insurance the fart part of the second part to pay for any insurance the fart part of the second part to pay for any insurance the fart part of the second part to pay for any insurance the fart part of the second part to pay for any insurance the said part and all of the second part to bay for any insurance the fart part and partitions of the information in reserve and partitions of the information reserve</pre>	delivery bereaching the lawful owners. of the premises above granted before the unit of the lawful owners. The second part, the lawful owners. The lawful owners is a second part, the lawful owners is a second part, the lawful owners of the lawful owners is a second part, the lawful owners of the lawful owners is a second part, the lawful owners of the lawful owners owne