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written. Lastar D. Proctor (SEA Hazol Proctor (SEA Kanana (SEA STATE OF_Kanana (SEA County of Dnurlan BE IT REMEMBERED, That on this 27th day of April A.D. 19.45., before me, Notary Public In the aforesaid County and State, came Lastar D. Proctor and Enzol Proctor, husband and wife to me personally known to be the same person.s. who executed the foregoing instrument and duly acknowledged the fore me, searched my name, and affixed my official seal on the day and year la new entremotion of the same. (SEAL) Ny commission expires on the 21st Letterse L. E. Eby Notary Public. 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 Regist of Deeds to enter the discharge of this mortgage of record. Dated this Stature method is an addition of the same person. If the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Regist of Deeds to enter the discharge of this mortgage of record. Dated this Stature method is additional date in the date of the within mortgage of record.		And the sid part_1CT_of the first part dott.theredy covenus and agree that and seired of a good and indefeasible extate of inheritance therein, free and clear of al and that they will warrant and defend the same against all parties making lawful clais It is screed between the parties bereto that the partTO of the first part shall or asserted against said real claiste when the same becomes due and payable, and that it is screed between the parties bereto that the partTO of the first part shall so herein provided, then the part of the scend part may pay axid tass and in this indenture, and shall be an interior at the said partAnd the first part shall so herein provided, then the part of the scend part may pay axid tass and in this indenture, and shall be interior at the part of 10% from the date of payment u 	at the delivery hereol. Like any e.r.a. the harful owner. I. of the premises above grant II incumbrance II incumbrance II at all times during the life of this indenture, pay all taxes or assessments that may be jeen $D_{0,2}$ will. keep the buildings upon said real estate insured against fire and tornado $D_{0,2}$ will. keep the buildings upon said real estate insured against fire and tornado $D_{0,2}$ will. keep the buildings upon said real estate insured to keep all previous intermises insurance, or either, and the amount so paid shall echome a part of the indektedness, secured unit huly repaid. DOLLAN f and sum of money, executed on the <u>2761</u> day of <u>App 11</u> 19.41 19.41 becomes a part of the indektedness, secured interest accruing thereon according to the terms of and obligation and also to accure gay as navance, or either, and the amount so paid shall become a part of the indektedness, secured and the collement or paid shall become a part of the indektedness, secured and the collement or paid shall become a part of the indektedness, secured a so for terpairs they are now? If waste is concentriced on and to prevince the re- part and the amount so paid shall become a part of the indektedness, secured as food repairs they are now? If waste is concentrated the indextedness, secured at a so food repairs the terp of if waste is concentrated to a state in a with its conveyand part and the manufactor of if waste is concentrated to a state in a with its conveyand part and the indext thereon and the original the indext the indext the indext the indext thereon is the thereon is the original the original to the the part of the barrier appoint of the barrier is the original to the terms of the original to the terms of a state is conveyand to the indext thereon in the manner previded by law and out of all moneys ariting from such to barrier in the part of the original to the the part of the pa
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(SEAL) My commission expires on the 21st day of April, 19.46. L. E. Eby 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 Regist of Deeds to enter the discharge of this mortgage of record. Dated this 20th day of November		And the sid part_1CT_of the first part dott.thereby evenant and agree that and seized of a good and indefeasible extate of inheritance therein, free and clear of al model of the they will warrant and defend the same segment all parties making lateful clais in that they will warrant and defend the same segment all parties making lateful clais or assured against aid real catter want the same becomes due and payable, and that" and that they will warrant and defend the same segment all parties making lateful clais or assured against aid real catter want the same becomes due and payable, and that" and have man and by such insurance company as shall be specified and directed by the parti- tic the interference and shall be interferent the said part, adding the part mark is horizon provided, then the part of the second part, may pay all two and	at the delivery hereol. then y are a the lawful owner. I of the premises above grant II insumbrance II insumbrance II at all times during the life of this infenture, pay all taxes or assessments that may be leve the second part, the loss, if any made payable to the part of the second part to fail to pay we have the buildings upon add real estate humar the add to made of the second part, the loss, if any made payable to the part of the second part to fail to pay we we have shown to sp add shall echome a part of the indeviced arrance or we have shown to sp add shall echome a part of the indeviced arrance or we have shown to paid shall become a part of the indeviced arrance or we have shown to paid shall become a part of the indeviced f add sum of money, executed on the
L. E. Eby Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby achoroledge the fall payment of the debt secured thereby, and authorize the Regist of Deeds to enter the discharge of this mortgage of record. Dated this 20th day of November 19/6 The Source Record and Source Sour		And the sid part_1CT_of the first part dott.hereby covenant and agree that and scired of a good and indefeasible casts of inheritance therein, free and clear of al model that they will warrant and defend the same segment all parties making lawfuld clais It is acreed between the parties berets that the part1CT_ of the first part alsh or assured against said real casts when the same becomes due and payable, and that's such an and by such insurance company as ahall be specified and directed by the parti- tic this indefendence of the same becomes due and payable to the part same acreant of	at the delivery bereal-throw a pro- in sumbrance
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Regist of Deeds to enter the discharge of this mortgage of record. Dated this 26th day of November 1997, 1946 The Acutement fulling and form 1997 Owner.		And the said part_1CT_of the first part dott.therefy covenus and agree that and seized of a good and indefeasible catate of inheritance therein, free and clear of al and that they will warrant and defend the same against all parties making lawful clais in a second against aid real state when the same becomes due and payable, and that22 such anu and by such insurance company as aball be precised and directed by the part- ies a second against aid real state when the same technome due and payable to the part and is inderuced. And in the event that said part_2far, of the first part shall as herein provided, then the part of the second part may pay said tas and in this inderuce, and shall be and and in the event that said part_2far of the first part shall as herein provided, then the part of the second part may pay said tas and in Dist beform thund and a find. In 0/100 tecording to the terms of	at the delivery bereat the one of the indenture, pay all taxes or assessments that may be let in incumbrance
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt accured thereby, and authorize the Regist of Deeds to enter the discharge of this mortgage of record. Dated this 26th day of November 1996 The Lawrence Fulling and Soon Case. Owner, Owner,		And the said part_1CT_of the first part dott.therefy covenus and agree that and seized of a good and indefeasible catate of inheritance therein, free and clear of al and that they will warrant and defend the same against all parties making lawful clais in a second against aid real state when the same becomes due and payable, and that22 such anu and by such insurance company as aball be precised and directed by the part- ies a second against aid real state when the same technome due and payable to the part and is inderuced. And in the event that said part_2far, of the first part shall as herein provided, then the part of the second part may pay said tas and in this inderuce, and shall be and and in the event that said part_2far of the first part shall as herein provided, then the part of the second part may pay said tas and in Dist beform thund and a find. In 0/100 tecording to the terms of	at the delivery hereol-throw error the lawful owner.d. of the premises above grant in incumbrance in incumbrance in the rets. In at all times during the life of this indenture, pay all tasts or assessments this may be ber- for any the probability of the loss, if any made payle to the part. Y. of the second part, the loss, if any made payle to the part. Y. of the second part, the loss, if any made payle to the part. Y. of the second part, the loss, if any made payle to the part. Y. of the second part, the loss, if any made payle to the part. Y. of the second part to be an econd was an of the second part, the loss, if any made payle to the part. Y. of the second part, the loss, if any made payle to the part. Y. of the second part to be and payle and the here paid premises innu surrance, or either, and the amount so paid shall ecome a part of the indebtedness, secured in the second there accounts to paid shall become a part of the indebtedness, secured a the feel static thereon accounts to paid shall become a part of the indebtedness, secure tary a neurance, or either, and the amount so paid shall become a part of the indebtedness, secured a the solitation constants therein fully discharged. If default be made in such payments or a statis real exists whether the second part of the indebtedness, secure tary a neurotical thereon, account of the made payle or if the invarance provided for in add writen obligation, for the security of which this indenture is a prove, the interest account thereon, and the overpluk I any there be, abult be paid by the part. and each and every obligation therein contained, and all berefits accounts deterform shall east interest account thereon, and the overpluk I any there be, abult be paid by the part. And each and every obligation therein contained, and all berefits accounts deterform thall east interest account thereon, and the overpluk I any there be, abult by the part. And each and every obligation therein contained, and all berefits accounts deterform thall east
The Laurence Suilling and Loon ason		And the side part_1CT_of the first part dottt.hereby covenant and agree that and seized of a good and indefeasible catate of inheritance therein, free and clear of al and that they will warrant and defend the same against all parties making lawful clais in a second against aid real state when the same becomes due and payable, and that22 such anu and by such insurance company as aball be precised and directed by the partme- it. This served between the part of the same payable of the second part may pay aid tas and in the indexing and shall be an interest that aid part.12m of the first part shall as breein provided, then the part of the second part may pay aid tas and no Distribution Hund and Annuel 100/100 	at the delivery hereol. Likny. a.r.a. the lawful owner.fl. of the premises above grant lin incumbrance. lin incumbrance. lin thereto. It at all times during the life of this indenture, pay all taxes or assessments that may be ize difficult or pay the low, if any, made payle to the part. A. of the second part to fail to pay next taxes whet hes same kerom does and payle and to keep all previous in linetret atomic taxes whet hes most possible to the part. A. of the second part to fail to pay next taxes whet hes same kerom does of all dollgrinds and allo to assessments that may be ize fails to pay next taxes whet hes same kerom does of all dollgrinds and allo to assess and the same taxes of a same kerom does of all dollgrinds and allo to assess and the same taxes of all dollar dollar the same taxes and the same to be all dollgrinds and allo to assess and the same taxes are the the anoment to paid shall become a part of the indebtedness, secured in the obligation contained herein fully discharged. If default he made in any hereines, then this converse provided for in and all time ablication, for the security of which this indefault as converse provided for in and interneous previded by hav and out of all moneys arising from such a charges indication therein and the target of the area in a security of the bard of all moneys arising from such a provided for in and all time ablication, for the security of all the part. . There thereof, in the manner prescribed by hav and out of all moneys arising from such a to . here unto set _floir
allest in Martinese Owner		And the side part_1CT_of the first part dott.hereby correnant and agree that and scired of a good and indefeasible catate of inheritance therein, free and clear of at and that they will warrant and defend the same against all parties making lawful clais in it is streed between the parties bereto that the part1CT_ of the first part shall one have and aby such insurance company as shall be precised and directed by the parties it. This streed between the parties that and parties making lawful clais to the same and by such insurance company as shall be precised and directed by the parties it. This offen the part of the second part may pay axid tass and in the herein provided, then the part of the second part may pay axid tass and in the indefunction of the same parties to the second part in parties of the same of measure adapting the part the same parties of the second part with all or sums of measure adapting the part part.} of the second part to pay for any in a spin part 100.100.100.100.100.100.100.100.100.100	at the delivery hereol. Likey. a.r.a. the lawful owner. I. of the premises above grant in incumbrance
		And the side part_1CT_of the first part dott.hereby covenus and agree that and scired of a good and indefeasible casts of inheritance therein, free and clear of al in that they will warrant and defend the same second use and physical models of a second against said real casts when the same becomes due and physical, and that the interest of the same second use and physical models and that the same and by such insurance company as shall be specified and directed by the part of the second part may pay and that the same second use and physical models and that the indentity and shall be apart of the second part may pay said tas and and the indentity and shall be real to the same second the same of	at the delivery hereol. Likny. a.r.a. the lawful owner.fl. of the premises above grant im thereto. In at all times during the life of this indenture, pay all taxes or assessments this may be ire im thereto. In at all times during the life of this indenture, pay all taxes or assessments this may be ire im thereto. In at all times during the life of this indenture, pay all taxes or assessments this may be ire im thereto. In a tail to pay nucle taxes when the same kerow due and payhie and the kero all premises innu surgace, or either, and the amount so paid shall echome a part of the indebtedness, secured init is they are the taxes when the same kerom due of and ballo its corrers ary f and sum of money, executed on the <u>2741</u> , day of <u>Arpeil</u> 19.40. I the obligation constant therein fully discharged. If default be made in such payments or a second repair thereon according to the terms of all obligation and also to accure any a numance, or either, and the amount so paid shall become a part of the indebtedness, secured if the obligation constants therein fully discharged. If default be made in such payments or a second repair thereon according to the terms of all able industriants and the correspondent is part hereon, in the manner presented by hav and out of all moneys arising from such a perioded for in abid written shifterion, for the security of which this indenture is arrow, its part thereon and uncorecors of the repetitor barties hered. - hereunto set <u>ficin</u> handpand seals the day and year last above - <u>Loster</u> D. Pronetor (SEAI - <u>SEAI</u>). Costor - <u>SEAI</u> - <u>Appil</u> A.D. 19.45., before me, oreasaid County and State, came - - <u>Lostor</u> 19.04. - <u>Lostor</u> 19.04. - <u>Loster</u> Notary Public. ELEASE Notary Public. ELEASE Neday of <u>Appil</u> . <u>Appil</u> . <u>19.46</u> . - <u>SeAI</u> day of <u>Appil</u> . <u>19.46</u> . - <u>SeAI</u>

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