MORTGAGE RECORD 91

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<form></form>	то	Harold a. Beck	
<form></form>		ByDeputy,	
<pre>psh_lat_s the first part, and the latter barrends without the same set of the second part is the same second part is the</pre>	hundred and Forty-Five between	, in the year of our Lord, one thousand nine	
<pre>Interview of the second part is not in a contrast in order of the state part is and its in the second part is the second p</pre>		and State of Kansas	
<pre></pre>	LAWRENCE, KANSAS		
<form></form>	Seven Hundred Fifty and no/100	DOLLARS, to them duly paid, the receipt of	
<form></form>	Lot No. 119 on Elm Street in Block No. 12	in that part of the City of Lawrence,	
And the said part LG and the family part do have been as the diverse have the balance of the promises above parted and indicables been the parts have a plant all parties makes hered of the indicatorse per all taxes or assessments that may be bried on the second or to the bried or assessments that may be bried on the second or to the bried or assessments that may be bried on the second or to the bried or assessments that may be bried on the second or to the bried or assessments that may be bried or assessments that may be bried or assessment that may be bried or the second or to be bried or assessment that may be bried or assessment that may be bried or assessment that may be bried or the second or to be bried or assessment that may be bried or assessment that may be bried or the second or to be bried or the second as to be bried or the second or to be bried or the second or to be bried or the second or to be bried or the second bried or the second or to be bried or the second as the second or to be bried or the second or to be bried or the second are to be bried or	: 2018년 1월 - 1919년 - 1919년 1월 1917년 - 1820 년 1월 1917년 -		1
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Seven. Fundred. Pifty and no/100for the payment of aid sum of money, executed on the thy	And the said parties of the first part do hereby covenant and agree that at the	the delivery hereof they are the lawful owner s of the premises above granted,	
and by discussion and papers is the perty of the scend pert, with all interest scening therem account is to remain of and addiguing and allo to scene any sum or sum of more scenarios that the scene approximation of the scenarios to pay for any interactor of cites, and the summation of add perturbations, and the scenarios to pay for any interactor of the scenarios of the sc	And the said part125of the form part dobreeky corrant and agree that as it and keited of a good and indefensible entate of inheritance therein, fore and clear of all inf and that they will warrant and defend the same against all parties making lawful claim th it is agreed between the parties hereto that the part_125of the forst part shall as or assessed against said resi cleare when the same becomes due and parable, and that_flag auch sum and by such insurance company as shall be specified and directed by the part exerts ofintretinteretind in the creat that is ald partG, of the forst part shall fail as brein provided, then the part of the second part may pay said taxs and insurant this indentors, and shall base interest as the fast of 105% from the date of payment unil	he dolvery hereof. Lhoy Δ_{12} the lawful owner. S of the premises above granted, cumbrance	
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(SEAL) STATE OF Kansas County of Dauglas BE IT REMEMBERED, That on this lst day of Yay A.D. 19-45 before me, a notary_public in the aforesaid County and State, came damas. T Largo and Bortha L Largo-his wife to me personally known to be the same person_s. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed mn name, and affixed my official seal on the day and year last above written. My commission expires on the 25 day of Jan	And the said part185_of the form part dobreeky correnant and agree that at it and heired of a good and indefeasible state of inheritance therein, fore and clear of all inf and that they will warrant and defend the same against all parties making lawful claim ti It is agreed between the parties hereto that the part_162_of the forst part shall as or assessed against said resi esture when the same becomes due and parable, and that.htps junch sum and by such insurance company as shall be specified and directed by the party or assessed against said resi esture when the same to 100% from the date of payment unit ITIS GRANT is intended as a morizage to secure the payment of the same of 	he doivery hereol. LLGY ATG the lawful owner. S of the premise above granted, thereis. all times during the life of this indenture, pay all taxes or assessments that may be levied all times during the life of this indenture, pay all taxes or assessments that may be levied ywill_keep the buildings upon said real estate insured against fire and tornado in of the second part, the loss, if any, made payable to the part_weet of the second part to the to pay uch taxes when the same become due and payable and to keep said premises insured for pay uch taxes when the same become due and payable and to keep said premises insured for pay uch taxes when the same become due and payable and the indebtedness, secured by for repair. DOLLANS, the amount so paid shall become a part of the indebtedness, secured by di rait actuing thereon according to the terms of asid obligation and also to secure any sum ance, or clifter, and the amount so paid shall become a part of the indebtedness, secured by di rait actuing thereon according to the terms of asid obligation and also to secure any sum ance, or clifter, and the amount so paid shall become a part of the indebtedness, secured by di rait actuate are not paid when the same become due and payable of if the insurance is optimated therein divertion due to the same become due and payable of the indebtedness, secured by the same prover the source overplay. If any do to have a receiver appointed to collect the reture indicent there, and the averplay is and out of all moneys arting from such aside reture indicent there, and the respective partice here the point of source and the source as the second part	
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to me personally known to be the same person_3. who executed the foregoing instrument and duly acknowledged the Construction of the same. AL) RELEASE 1, the undersigned owner of the within mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 15	And the said pariable of the form part dobreek y corenant and agree that at it and exict of a good and indefeasible cause of inherinance therein, fore and clear of all inf and that they will warrant and defend the same against all parties making lawful claim ti it is agreed between the parties herein that it is agreed between the parties herein that it is a greed between the parties herein that it is a greed between the parties herein that it is a greed between the parties herein that it is a greed between the parties herein that it is a greed between the parties herein that is all parties, do of the parties that is all parties, and hall be reliable that all parties are between the parties at the fail is indention; and shall be first first and the research part may pay sail tax and instart. Savern Hundred Fifty, and no/100of the same approximation in this indention; any obligation explore the parties, and the research part is second part, with all inter or sums of more advanced by the said part_y of the second part is with all inter or sums of more advanced by the said part_y of the said part is a fail part is the part is all the 'noble same remaining unsaid, and all of the obligations And the convergence shall be void if parties at the option of the said part is all the 'noble same remaining unsaid, and all of the 'noble same and benefits accruage	he doivery hereol. LEGY ATG_ the lawful owner_S of the premises above granted, strends	
AL) Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this (5	And the said parile3_of the form part dobretby coronant and agree that and and exist of a good and indersative cause of inhorizance therein, fore and clear of all inf and that they will warrant and defend the same against all parties making lawful claim th It is agreed between the parties hereto that the part_ISS_of the form parts hall all and mark they will warrant with the same against all parties making lawful claim th It is agreed between the parties hereto that the part_ISS_of the form parts are hand by such insurance company as shall be specified and directed by the part_J or ascened against said real estices when the same becomes due and parable, and that.Dhag auch sum and by such insurance company as shall be specified and directed by the part_J of the indention; and shall bear interfers at the task of part_J of the form part and this indention; and shall bear interfers at the task of part_J Of the same and income escending to the terms of of the action part may pay said task and inverse ascending to the terms of of the said part_J Of the action part is a part of and and b interest. And park is the tart_J of the second part is part for any insert or sums of more advanced by the said part_J of the second part is part for any insert and bar in the park of the form part here the part there on a park of a same of The same distribution created is the cost of a park of the said part of the second part is part for any insert instrained to the terms of if the balldness on and real said error the terms of mark of a said part	he doivery hereol. LEGY AFG. the lawful owner.S. of the premise above granted, hereis. all times during the life of this indenture, pay all taxes or assessments that may be levied bereis. all times during the life of this indenture, pay all taxes or assessments that may be levied of the second part, the loss, if any, made payable to the part_y of the second part to the to pay used haves when the same become due and payable and to keep said premises insured indity repair. did sum of money, escecuted on the.lett of the time of able to be been any one mane, or either, and the amount so paid shall become a part of the indebtedness, secured by did sum of money, escecuted on the.lett of the time of aid obligstim and also to secure any sum mane, or either, and the amount so paid shall become a part of the indebtedness, secured by did and a money, escecuted on the.lett of the terms of aid obligstim and also to secure any sum mane, or either, and the amount so paid shall become a part of the indebtedness, secured by did reit accruing thereon according to the terms of aid obligstim and also to secure any sum mane, or either, and the barbourd for the said part.y. of the second part did reit accruing thereon according to the terms of any depart of the indebtedness, recured by did reit as and when the same become due and parable of the inductor any did reit as and when the same become due and parable of the inductor of any did reit as and when the same become due and parable of the inductor and the reit thereon in the manner provided by the apart.y. of the second part in totics, adding to the manner provided by the second part in totics, adding to all the overplus, if any there he, shall be paid by the part.y. did ack and every obligation therrin continged, and all beneful accruing thereform shall estimated in the anomer provided by the second accruing thereform shall estimated in the second part is the second part is the second part is above divers incident therron, and the overplus, if any the	
AL) Geo W. Kuhne 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 Register of Deeds to enter the discharge of this mortgage of record. Dated this <u>(5)</u> day of <u>Cech</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045}</u> , <u>1045}</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045}</u> , <u>1045</u> , <u>1045</u> , <u>1045</u> , <u>1045</u> , <u>1045</u> , <u>1045</u>	And the said parials_of the form part dobreek y cornent and agree that at it and earder of all ind main distributes the said of the form part of all ind that they will warrant and defend the same against all parties making lawful claim the it is agreed between the parties here to that the part_ics_of the form part shall be a same against all restricts that the form and by such insurance company as shall be specified and directed by the part_y of the stern and matching are that it is indention; and shall be form that and part_de_of the form part shall be and insure that if all cart shall be and insure that if all and that the part_y of the stern y of the stern y of the stern and insure that if all as berein provided, then the part_y of the stern and the date of payment unil THIS GRANT is intended as a more of 10% from the date of payment unil THIS GRANT is intended as a more the to 10% from the date of payment to the all bySavern. Hundred Fifty, and no/100 of the stern and on the stern the stern and the stern of The stern and save the start and the stern and the stern and the stern of the start_y of the stern and the stern of The stern and a stern as a start benefits and the start and the start and the start as a start be store of a start with all intervent and the start as a start benefits as the option of the staft payment to the shall be intervent as the bable for the part the start as a the option of the staft payment and the shall be intervent as a start benefits as the option of the staft pay of the staft pay of the staft payment the start as a start benefits as the option of the staft payment the shall be intervent as the start as a start pay of the staft pay of the start as a start as	he doivery hereol. LEGY AFG. the lawful owner.S. of the premise above granted, markene	
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this <u>(5)</u> day of <u>Cert</u> , <u>1045</u> , <u>1045</u> , <u>1045</u> , <u>1045</u> , <u>1045</u> , <u>1046</u> , <u>1046</u> , <u>1046</u> , <u>1046</u> , <u>1046</u> , <u>1046}, <u>1046</u>, <u>1046</u>, <u>1046}, <u>1046</u>, <u>1046}, 1046</u>, <u>1046</u>, <u>1046}, 1046</u>, <u>1046}, 1046</u>, <u>1046</u>, <u>1046}, <u>1046</u>, <u>1046</u>, <u>1046}, 1046, <u>1046</u>, <u>1046}, 1046, <u>1046</u>, <u>1046</u>, <u>1046</u>, <u>1046</u>, <u>1046</u>, <u>1046</u>, <u>1046</u>, <u>1046}, 1046, <u>1046</u>, <u>1046</u>, <u>1046}, 1046</u>, <u>10</u></u></u></u></u></u></u>	And the said pariable of the form part dobreek y cormant and agree that at it and earle of a good and indefeasible cause of in horizonce therein, fore and clear of all in and that they will warrant and defend the same against all parties making lawful claim the it is agreed between the parties herein that it is agreed between the parties herein that and part_do_of that that high agard, and and agreed between the parties herein that and part_do_of that that high agard, and and by the innurance company as shall be specified and directed by the part_y of the store part and it does not and that high agard, and and that high indention, and abail best inderest as the store of 10% from the date of payment unit THIS GRANT is intereded as a moregate to secure the payment of the same again of the same again the date of the payment of and byStorem. Hundred Fifty, and ind/100 for the payment of a saceoding to the terms ofN of the said part of the second part is pay for any insert of all of the compared by the said partN of the second part is with all interest and the same again of the all of the obligations for any insert of all of the compared by the said part of the second part is with all interest and the same again of the indention. The obligations and more data and the void if and payment the match as a herein part in the indention. The obligations and the obligations provided herein, and the part_do	he doivery hereol. <u>LEGY AFG</u> the lawful owner. <u>S</u> of the premise above granted, berets. all times during the life of this indenture, pay all taxes or assessments that may be levied berets. all times during the life of this indenture, pay all taxes or assessments that may be levied of the second part, the loss, if any, made payable to the part. <u>y</u> of the second part to the to pay uch taxes when the same become due and payable and to keep aid premises insured ince, or either, and the amount so paid shall cobme a part of the indebtedness, secured by full sum of money, executed on the. <u>lst</u> _dry of <u>May</u> 19.45. id sum of money, executed on the. <u>lst</u> _dry of <u>May</u> 19.45. rest accruing thereon according to the trans of said obligation and also to secure. any sum ance, or cither, and the amount so paid shall become a part of the indebtedness, secured by cabination contained therein fully discharged. If default be made in such symmuts or any cabination contained therein fully discharged. If default be made in a such symmuts or any cabination contained therein fully discharged. If default be made in such symmuts or any cabination contained therein fully discharged. If default be made in a such symmuts or any cabination contained therein fully discharged. If default be made in each symmuts or any cabination contained therein fully discharged. If default be made in each symmuts or any cabination contained therein fully discharged. If default be made in an each symmuts or any cabination contained therein fully discharged. If default be made in an each symmuts or any cabination contained therein fully discharged. If default be made in any herein a such as in cas thereos in the amount proveribuil of any there be, shall be read by the solution therein any the part <u>y</u> . d each and every obligation therein contained, and all herein accuring thereform shall extend its herein a under solute the respective parties herein accuring thereform shall extend (SEAL) <u>Jannos T. Largo</u> (SEAL) <u>SEAL</u>) (SEAL) (SEAL	
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