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The Lawrences by Hildland and Lawn Association p	William E. Bar	mber and Mary L. Bamber	 Reflecting the state of the second state of the secon	
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William H., Bamber (ST Wary L. Bamber (SE Courlas (SE Set (SE BE IT REMEMBERED, That on this_26th_day of Junn A.D. 19_45, before n Notary Public in the aforesaid County and State, came. (SEAL) (SEAL) to me personally known to be the same person_5, who executed the foregoing instrument and duly, achnowledged coxecution of the same. IN WITNESS WHEREOF, I have hereanto subscribed my name, and affixed my official seal on the day and year above written. My commission expires on the 21st day of April I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Regional payment of the debt secured thereby, and authorize the Regional payment of the debt secured thereby, and authorize the Regional payment of the debt secured thereby, and authorize the Regional payment of the debt secured thereby, and authorize the Regional payment of the debt secured thereby, and authorize the Regional payment of the debt secured thereby, and authorize the Regional payment of the debt secured thereby, and authorize the Regional payment of the debt secured thereby acknowledge the full payment of the debt secured thereby.	And the said part_123 and seited of a good and in and that they will warrant i It is agreed between th a sarest against taid real usch awa and by such insurs a barrin provided, then the THIS GRANT is interest the inserture, and aball bee THIS GRANT is interest Throng. Through the same and by 153 the inserture, and by 153 the inserture, and there of a same adaption of the form a should be and by 153 the inserture and below the there of a same adaption ball before abbouts, and i burdlast actions and benefits accounty the set same adaption in the same adaption of the same adaption in the same adaption of the same adaption in the same adaption of the same adaption in the same adaption in the same same adaption in the same adaption in the same adaption of the same adaption in the same adaption in the same adaption in the same same adaption in the same adaption in	of the first part dobreeky covenant and agree that at defeasible state of inheritance therein, fire and clear of all and defend the same against all parties making law(al claim e parties hereto that the part. ΔS of the first part shill a entite when the same becomes due and payable, and that ΔH nee company as shall be specified and directed by the part. Y And in the event that said part. ΔS of the farts part shill a entite the the same becomes of the same and insure r interest as the rate of 10% from the date of payment unit led as a mortrage to secure the payment of the same of DIGcertain written obligation for the payment of an it payshe to the part became as provided in this inductor: the high pay the same as provided in this inductors it would if such payment be made as herein specificies, and the r would if such payment be made as herein specificies, and the r due and pay the same as provided in this inductors the payshe is the part become there in the taxes on the r would if such payment be made as herein specificies, and the r due and payable as the option of the balded hereef, without the possession of the said premises and all of the chingsitions pro- end of the possible as the option of the balded hereef, without the possession of the said premises and all the taxes on the paid of principal and univertor, therefore with the costs and the the costs of the costs and the same part of payment pays and interver.	the delivery bereaf. <u>"they "nre</u>	r assessments that may be levi red against fire and tornado Ly of the second part to n nd to keep asid premises insur- of the indebtedness, secured 1945 Joins and also to secure any su of the inductors, secured of the inductors, secured premises, then this conversa of premises, then this conversa escond part
(SE TATE OF <u>bacsas</u>) bounty of <u>Dourlas</u>] BE IT REMEMBERED, That on this <u>28th</u> day of <u>Juno</u> <u>A.D.</u> 19-45, before a <u>Notary Public</u> in the aforesaid County and State, came. <u>Nilliam E. Bamber and Wary I. Burber</u> , hushand and wife (SEAL) to me presentally known to be the same person <u>S</u> , who executed the foregoing instrument and duly addpowledged in WiTNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year above written. My commission expires on the <u>21st</u> <u>day of April</u> , 10.46. I. <u>E. Eby</u> <u>Notary Public</u> I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Regi	And the usid part_123 and seized of a good and in and that they will warrant a It is ascred between the assessed against usid real used warrand of 125 and 125 and the indenture, and aball bes THIS GRANT is interest is herein provided, then the the indenture, and aball bes THIS GRANT is interest abarting the terms of the and the second aball and part_152 and the fart part of the terms of an or general abart thereof or any editaction of the tup, as provided here rest thereof or any editaction of the tup, as provided here rest and benefits secreture to rest and benefits secreture of de- rest of the second the to be rest on the second the tup of the rest of the tup of the de- rest of the tup of the de- trop of the tup of the de- trop of the tup of the rest.	of the first part dobreeky covenant and agree that at defeasible state of loheritance therein, free and clear of all at and defend the same segment all parties making lawful claim reparties hereto that the part_ ΔS of the first part shill a estate when the same becomes due and payable, and that ΔB and in the event that said part_ ΔS of the forts part shill a exceed the same of the same due and payable, and that ΔB part_ $\Delta -$ of the second part may pay said taxs and issuer i futerest at the rate of 100% from the date of payment unit de gas a mortrage to secure the payment of the sum of of the part_ $\Delta -$ of the second part to pay for any faur it half all pays the same as provided in this indenture - with the part $\Delta -$ of the second part, with all indent is or the sum payment be made as herein specified; and the we ball of sum payment be made as herein specified; and the ball of the part $\Delta -$ of the second part is pay for any four it half fail to sell the premises hereinty precified in this the costs and to the top pay it is and the precision syn- the tax pays in the same as the precision syn- the tax pays in the same as the precision syn- the tax paysets in the same fail of the costs and to to the tax paysets of the second part to pay for any pay and of principal and interest, together with the costs and to to the tax paysets of the precision of the same fail for the costs and to to the tax paysets of the precision of the same paysets of the costs and the top paysets of the paysets of the second paysets and pays the costs and the top paysets of the second paysets and the paysets of the costs and the sources of the same payset paysets and paysets and the payset paysets and paysets and paysets and paysets and the payset paysets and the payset payset paysets and paysets paysets and payset paysets and payset paysets and payset paysets and	the delivery hereof. <u>"they "nre</u> _the lawful owner.S numbrance intermeduation in the lawful owner.S tall times during the life of this indenture, pay all taxes o $20, m^{2}$ LL target the buildings upon said real state into $20, m^{2}$ LL target the buildings upon said real state into 10 the second part, the loss, if any, made payable to the pay 1 (1) pay such target when the amount so paid shall echome a part 1 (1) rule, rule the amount so paid shall echome a part real second in the amount so paid shall echome a part real second the amount so paid shall become a part real second the amount so paid shall become a part real second the amount so paid shall become a part real second the second second in the terms of said obligat amore, of either, and the amount so paid shall become a part real second the second second the second	r assessments that may be levi red against fire and tornado two of the indebtedness, second part to mod to keep abid premises insur- of the indebtedness, secured in and also to secture any au of the indebtedness, secured in and also to secture any au of the indebtedness, secured in and also to secture any au of the indebtedness, secured in a secure any au of the indebtedness, secure any operating the appreciato on a parable or if the invance of parable or if the invance of the indebtedness in the convergen- ter any any operation of the operation in the appreciation of the operation of the indebtedness in the operation operation operation of the indebtedness in the operation ope
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(SEAL) to me personally known to be the same person. <u>S</u> who executed the foregoing instrument and duly ackpowledged execution of the same. N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year above written. Ny commission expires on the <u>21st</u> day of <u>April</u> , 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 Regional secures of the within mortgage. The same secure of the secure of the within mortgage. The same secure of the secure	And the said part_125 and seited of a good and in and that they will warrant of It is agreed between the or assested against said real such sum and by such insura- extent of _115	-of the first part dobretcky covenant and agree that at defeasible states of lokeriance therein, free and clear of all in and defend the same seminst all parties making lawful claim e parties hereto that the part_29. Of the first part shall a scatter when the same becomes due and payable, and that_Libt nee company as shall be specified and directed by the part_Y . And in the event that said parti_2023. Of the forts part shall a part_Y of the second part may pay said taxs and lawrur f interest at the rate of 100% from the date of payment unit do and moticipace to secure the payment of the sum of Defended the part of the sum of _DEG_nectusin written obligation for the payment of as do payable to the part_Y of the second part, with all indepay it be void if such payment is finded as the collegition gos that find the part days and all of the collegition gos that find the part days and gos the collegition gos that find the part days and all of the collegition gos 	the delivery bereat <u>they</u> <u>nre</u>	r assessments that may be levi red against fire and tornado t of the second part to be nd to keep aid premises insur of the indebtedness, secured
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