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<form></form>		which is hereby acknowledged, ha	sold, and by this indenture do	Grant, Bargain, Sell and Mortga	ge to the said part Y of the second r
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making such als, on demand, to the fort part[92.         and hit is actually be print berting that its terms and provisions of this informer and each and every objection therein contained, and all benefits accruing therefrom ahalt extend <ul> <li>IN WITNESS WHEREOF, The part_10.50f the first part hat '02. hereunto set their is contained, and all benefits accruing therefrom ahalt extend</li></ul>		And the said part.12.5. of the form part and seized of a good and indefeasible estate of and that they will warrant and defend the a It is agreed between the parties hereto to or assessed against said real estate when the unch sum and by unch insurance company as a extent of <u>115</u> interest. And in the erent as herein provided, then the part	to	the delivery hereof. they are the rumbrance	e, pay all taxes or assessments that may be lo f real estate insured against fire and tornals payable to the part of the second part to due and payable and to kerp axid premises inas all cohome a part of the indebtedness, secured part of the indebtedness, secured
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Earl F. Janeway       (SEAL)         Beulah Janeway       (SEAL)         STATE OF       Kansas         County of       Dourlas         BE IT REMEMBERED, That on this 12t day of       Aurust         ADD tols, before me, a         Motory Public       In the aforesaid County and State, came         (SEAL)       State f. Janeway         STATE OF       Kansas         (SEAL)       State f. Janeway         ADD tols, before me, a       Notary Public         In the aforesaid County and State, came       Intersonally known to be the same persons, who executed the foregoing instrument and duly acknowledged the execution of the same.         TN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.         My commission expires on the       27th         ELEASE       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         Alternation       The May of Landway         It the undersigned owner of the within mortgage of record. Dated this       The May of Landway         Market to a date of the of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this       The day of the date of the debt secured thereby, and authorize the Re		And the said part. $lc.S_{-0}$ of the fort part and seized of a good and indefeasible estate of and loss they will warrant and defend the a It is agreed between the parties hereto to reassest agriculturation taid real estate when they such sum and by such insurance company as a such sum and by such insurance company as a such sum and by such insurance company as a such sum and by such insurance of this in indenture, and shill beer informerst at the THIS GRANT is intended as a more rease Three of Thousannd rank to //100 cocording to the terms of _272 in the start of the terms of _272 in there of our part blighting or part are there of our part blighting or reast there on the part blight beer in or if the bail manifestor mature and become use and appro- ton here two, as provided herein, or if the bail manifestor mature and become use and part of the bailting of the bailting of the bailt menticity mature and become use and part of the bailting of the bailting of the bailting of the bailting interview of the other bar of the bailting of the bailting of the bailt menticity mature and become use and part of the bailting interview of the other bar and the bailting of th	t do	the delivery hereof. they APO the cumbrance substantial strength of the state of the state all times during the life of this indemtur- $\frac{1}{2}$ will Like public upon all of the second part, the low, if any, made to pay such taxts when the same become nee, or either, and the smount so paid al- fully repaid. Id sum of manay, executed on the <u>first</u> is a strength of the same become in the rest accruing to four accounting to the set accounting the same of the same become of relation contained therein fully dischar- ter at accruing the same of paid and the same of present as they are now, or if wante is to allow and the same of presented by if the thereon in the manner provided by the	c, pay all taxes or assessments that may be left real exists insured against fore and tornals psyable to the part to the second part to due and payable and to kerp asid premises insuall echome a part of the indebedness, secured DOLLA to a side premises the second part of the indebedness, secured to a side premises the second part of the second part of the part and the second part of the secon
(SEAL) STATE OF Kansas County of Dourlad BE IT REMEMBERED, That on this let day of Aurust A.D. 1915, before me, a <u>Notary Public</u> In the aforesaid County and State, came (SEAL) EARL F. Jarcenyu and Boulah Jancenyu, his wife to me personally known to be the same persons. Who secure the foregoing instrument and duly acknowledged the to me personally known to be the same persons. Who secure the foregoing instrument and duly acknowledged the to me personally known to be the same persons. Who secure to me personally known to be the same persons. Who secure TN WITNESS WHEREOF, I have hereanto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 27th day of January , 10.47. F. C. Whitpile 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. Dayed the advance of the duby and you with the secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dayed the duby of the duby and you way the secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dayed the duby of the duby and you way the secure of the secure duby the secure du		And the said part. Lt.S. of the fort part and scized of a good and indefeasible estate of and sold bat they will warrant and defend the a It is agreed between the parties hereto to reasessed agrints taid real estate when they scients ofLt.S. interest. And in the erest with some and by such insurance company as a scient ofLt.S. interest. And in the erest with indenture, and thall beer interest at the THIS GRANT is intended as a mortrage Thereo Thousannd rung to 2010	to	the delivery hereof they are the the term brace the delivery hereof. They are the term brace term brace term the term brace term bra	e, pay all taxes or assessments that may be lo f real extits insured against for and tornals payable to the part of the second part to due and payable and to keep said premises insu all cohome a part of the indebtedness, secured OLLA 
STATE OF       Kansas         County of       Douglas         BE, IT REMEMBERED, That on this 15t       day of         August       A.D. 1915, before me, a         Notary Public       In the aforesaid County and State, came         (SEAL)       Farl F. Jancyay and Baulah Jancyay, his wife         to me personally known to be the same person5 who executed the foregoing instrument and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, I have hereinto subscribed my name, and affixed my official seal on the day and year last above written.         My commission expires on the       27th         ELEASE         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. Dayed this         Starty of David		And the said part. Lt.S. of the fort part and scized of a good and indefeasible estate of and sold bat they will warrant and defend the a It is agreed between the parties hereto to reasessed agrints taid real estate when they scients ofLt.S. interest. And in the erest with some and by such insurance company as a scient ofLt.S. interest. And in the erest with indenture, and thall beer interest at the THIS GRANT is intended as a mortrage Thereo Thousannd rung to 2010	to	the delivery hereof they are the theretes. all times during the life of this indemuu, theretes. all times during the life of this indemuu, all times during the life of this indemuu, and the second part, the loss, if any, made to pay such taxes when the same become nec, or either, and the amount so paid al fully repaid. id aum of money, executed on the LIZEL rest accorning the second according to the term and the second part of the second second second and the second second second second second a solution contained therein (slly disk and the second	c, pay all taxes or assessments that may be left f real extent insured against fire and tornals provide to the part of the second part to due and payable and to kerp said premises inst all cebome a part of the indebtedness, secured DOLLA to the indebtedness, secured to the indebtedness of the insurance become due and payable or if the insurance is become due and payable or if the insurance is become due and payable or if the insurance is become a preciser appointed to collect if any there be, and be said by the part ed, and all benefits accruing therefrom shall est or 
County of       Dourlas       Ss.         County of       Dourlas       Ss.         BE IT REMEMBERED, That on this lit day of       Aurust A.D. 1915, before me, a		And the said part. Lt.S. of the fort part and scized of a good and indefeasible estate of and sold bat they will warrant and defend the a It is agreed between the parties hereto to reasessed agrints taid real estate when they scients ofLt.S. interest. And in the erest with some and by such insurance company as a scient ofLt.S. interest. And in the erest with indenture, and thall beer interest at the THIS GRANT is intended as a mortrage Thereo Thousannd rung to 2010	to	the delivery hereof they are the theretes. all times during the life of this indemuu, theretes. all times during the life of this indemuu, all times during the life of this indemuu, and the second part, the loss, if any, made to pay such taxes when the same become nec, or either, and the amount so paid al fully repaid. id aum of money, executed on the LIZEL rest accorning the second according to the term and the second part of the second second second and the second second second second second a solution contained therein (slly disk and the second	c, pay all taxes or assessments that may be left f real extate insured against fire and tornals provide to the part of the second part to due and payable and to kerp said premises inn all cebome a part of the indebtedness, secured by the the indebtedness, secured by the the indebtedness, secured by the the said again of the insurance have on by the the said again of the insurance become due and payable or if the insurance is become due and payable or if the payable or if the payable or if the is and become due and payable or if the paya
BE IT REMEMBERED, That on this list day of <u>Aurust</u> A.D. 1915, before me, a <u>Notary Publis</u> in the aforesaid County and State, came.         (SEAL.)         Sarl F. Jancowy and Boulah Jancowy, his yife         (SEAL.)         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 hereanto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the <u>27th</u> day of <u>January</u> , 10.47. F. C. Unitopic         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. Dayed this <u>January</u> , 10.47.         If 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. Dayed the <u>January</u> , 10.47.		And the said part. Lt.S. of the fort part and scized of a good and indefeasible estate of and sold bat they will warrant and defend the a It is agreed between the parties hereto to reasessed agrints taid real estate when they scients ofLt.S. interest. And in the erest with some and by such insurance company as a scient ofLt.S. interest. And in the erest with indenture, and thall beer interest at the THIS GRANT is intended as a mortrage Thereo Thousannd rung to 2010	to	the delivery hereof they are the theretes. all times during the life of this indemuu, theretes. all times during the life of this indemuu, all times during the life of this indemuu, and the second part, the loss, if any, made to pay such taxes when the same become nec, or either, and the amount so paid al fully repaid. id aum of money, executed on the LIZEL rest accorning the second according to the term and the second part of the second second second and the second second second second second a solution contained therein (slly disk and the second	c, pay all taxes or assessments that may be left freat estate insured against fire and tornads provide to the part of the second part to due and payable and to kerp asid premises insu all erbome a part of the indebtedness, secured DOLLA D
(SEML)       F. Jancuray and Baulah Jancuray, his vrife         to me personally known to be the same personS who executed the foregoing instrument and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.         My commission expires on the		And the said part_22.5_of the fort part and scient of a good and indefeasible extate of and that they will warrant and defend the a IL is agreed between the parties hereto to or anesced agriculture and the parties hereto to or anesced agriculture interest at the scient of	dobreeby covennt and agree that at of inheritance therein, free and clear of all in states against all parties making lawful claim that the part_122 of the first part shall at same become due and payahy, and that_150 at the form the date of payment units to a score the payment of the sum of (x = 0.000 payment) and that the payment of the second part, may pay sid taxs and insure rate of 105 from the date of payment units to a score the payment of the sum of (x = 0.000 payment) and that the payment of the second part, which all its early (the score payment) and the payment of the second part, which all its early (the score payment of the payment of a payment be made as herein specified, and the payment be made as herein specified, and the payment be made as herein specified, and the pay is a the option of the babet hereof, which are the cortes and the score payment part income payment and interest, to reprint a the specific payment and the score payment and the score payment payment payment payments of the is interest payment and the score payment payment payment payment payment and the score payment	the delivery hereof they are the theretes. all times during the life of this indemuu, theretes. all times during the life of this indemuu, all times during the life of this indemuu, and the second part, the loss, if any, made to pay such taxes when the same become nec, or either, and the amount so paid al fully repaid. id aum of money, executed on the LIZEL rest accorning the second according to the term and the second part of the second second second and the second second second second second a solution contained therein (slly disk and the second	c, pay all taxes or assessments that may be left freat estate insured against fire and tornads provide to the part of the second part to due and payable and to kerp asid premises insu all erbome a part of the indebtedness, secured DOLLA D
to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last hove written. My commission expires on the <u>27th</u> day of <u>January</u> , 19.47. F. C. "it is a complete the local seal 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. Dayed this <u>27th</u> day of January 1900. What Fund Hotemark and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dayed this <u>27th</u> day of January 1900. What Fund Hotemark and Authorize the Register of Deeds to enter the discharge of this mortgage of record. Dayed the day of January 1900. What Fund Hotemark and Marker of day of January 1900.		And the said part_25_0 of the fore part and scient of a good and indefeasible estate of and said bat they will warrant and defend the a It is agreed between the parties heretos to reassest agricuita said real estate when the par- such sum and by such insurance company as a scients of .112 interest. And in the even as herein provided, then the part	<pre>dobreeby covenant and agree that at of inheritance therein, free and clear of all in states applied and parties making levelul claim that the part of the first part shall at same becomes due and payable, and that_the based of the same part of the first part shall at same becomes due and payable, and that_the based pays and the same part of the same part of the same of the same becomes of the second part, with all interpreter of the same becomes of the second part, with all interpretered by the part of the second part, with all interpretered by the part of the second part, with all interpretered by the part of the second part, with all interpretered by the part of the second part, with all interpretered by the part of the second part, with all interpretered by a same be made as herein specified, and the part of the second part, with all interpretered by a same be made as herein specified, and the same second, and the first part hat or interest to the second part of the second part of the same second part of the second part is pay for any insurf of the same second part is pay for any insurf of the same second part of the same second part</pre>	the delivery hereof they are the the termbrance	c, pay all taxes or assessments that may be in a real exists insured against fire and tornado spyable to the part of the second part to due and payable and to kerp asid premises insu all echome a part of the indetedness, secured indetedness against the indetedness, secured indetedness against the indetedness of the communication of the indetedness of the indetedness of the indetedness of the indete
above written. My commission expires on the 27th day of January , 19.47. F. C. Uhtaple 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. Dayled this 27th day of January , 1976 What Fund Hothermal House of January , 1976		And the said part_220f the fore part and enter of a good and indefeasible extrate of and that they will warrant and defend the a It is agreed between the parties hereto to or ansested agrints aid real extra term when the startent of	do	he delivery hereof they are of the sindensus interests. all times during the life of this indensus of the second part, the loss, if any, made to pay such taxes when the same become nee, or either, and the amount so paid al fully repaid. id aum of money, executed on the LIZED rest accorning theorem according to the term and the second part of the second second rest accorning theorem according to the term and the second part of the second second rest accorning the second second second second repair at the manner prescribed by I rided for in said writer shifting, for J which there are now of the second of repair at the manner prescribed by I rided to in said writer shifting, for J water indicate the second of the second are the second successors of the second result at the manner prescribed by I rit thereof, in the manner prescribed by I riter any is and successors of the repect results and every shight and the repect results and a second second by I results and a second sec	c, pay all taxes or assessments that may be left freat estate insured against for and tornado psyable to the part of the second part to due and psyable and to keep said premises inn all cebome a part of the indebtedness, secured DOLLA 104
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>978</u> day of farming, 1978 Whit Fund Notword Farmer of Arminer, Narrow		And the said part_25_of the fore part and enter of a good and indefeasible catate of and that they will warrant and defend the - It is agreed between the parties heretos to reassest agrints aid real exists when the you want and by such insurance company as a scient of	do	he delivery hereof they are the the delivery hereof. they are the universe endowned of the second part, the loss, if any, made to pay such taxes when the same become nee, or either, and the amount so paid at fully repaid. The second part, the loss, if any, made to pay such taxes when the same become nee, or either, and the amount so paid at fully repaid. The second part of the second part o	c, pay all taxes or assessments that may be left f real extent insured aziants for and tornals proble to the part of the second part to due and payable and to kerp said premises inn all cebome a part of the indebtedness, secured DOLLA 102 
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 29th day of January, 1975.		And the usid part_25_ of the fore part and science of a good and indefeasible catate of and science of a good and indefeasible catate of a list a spreed between the parties herets to reassest a gain taid areal earlier when the su- stants of	<pre>da</pre>	the delivery hereof they are the termbrance	c, pay all taxes or assessments that may be left real estate insured against fire and tornado psyable to the part
of Deeds to enter the discharge of this morigage of record. Dated this _272 day of January		And the usid part_25_ of the fore part and science of a good and indefeasible catate of and science of a good and indefeasible catate of a list a spreed between the parties herets to reassest a gain taid areal earlier when the su- stants of	<pre>da</pre>	the delivery hereof they are the termbrance	c, pay all taxes or assessments that may be left fred teste insured against for and tornado psyable to the part of the second part to due and psyable and to keep said premises inn all croome a part of the indebtedness, secured 10 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0
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