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<text></text>	<text></text>			and by this indenture doGra		
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	<text></text>		Lot	Number One Hundred Twent	y-four (124) and the South	
<form></form>	<form></form>	an eisen Versiere	23 <u>1</u>	feet of Lot Number One H	undred Twenty-Two (122) cn	
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IN WITNESS WHEREOF, The part_ies of the first part ha.vn_hereunto set _their_hand and seal_s_the day and year last above written. John V. Sees	IN WITNESS WHEREOF, The part_ies of the first part ha.ro_ hereunto set _their_ hand and seal_s_the day and year hast above written. John V. Sees	5	And the said part $\underline{\Delta C}_{2}$ of the first part domain of a pood and indefeasible state of inherit and that they will warrant and defend the same again It is agreed between the parties hereto that the jor a suscead against aid real state when the same here are hours and by the list of the same list indefinition. And the same list indefinition of the same list indefinition. And it is the rate of THIS GRANT is intended as a mortgage to security Tour Thous same n and list indefinition of the same list of the same list indefinition of the same list indefinition of the same list indefinition of the same list list of the same list indefinition of the same list list of the same list list indefinition of the same list list list of the same list list list of the same list list list list list list list list	_breefy covenint and agree that at the de hance therein, free and clear of all incumb that all partices making hawful claim thereit mes due and payable, and that <u>in they</u> ceified and directed by the part (the free part pail (all to part) means may pay said taxes and insurance, they may be a start that the all that the mean may pay said taxes and insurance, the second part, this all interest a big storm the date of payment of aid aux of the second part, with all interest a had reat the second part, with all interest a the second part of the sum of the second part, this all interest thereon, or if the taxes main fully rest thereon or if the taxes main and the said rest payment of the interest as and rest payments and all the improvements a said rest pay for any pay that the improvements a said partial rest.ce the the improvements and appreximates are pay pay that the improvements the said part patt the improvements the said part patt the improvements the said of the improvements the said part of the taxes and part the improvements the said part of the taxes and pay patt the taxes and part of the taxes are pay patt the taxes and pay patt the taxes and pay pay the taxes and the said part of the taxes and pay pay the taxes and the said part of the taxes and pay pay the taxes and the said pay pay the taxes and the said pay pay the taxes and taxes are pay pay the taxes and ta	livery hereof the ATC the lawfal owner of and the set of the set o	of the preasises above granted, seasments that may be levied lagainst fire and tornado in J2- of the accord part to the to keep said premises insured the indebtedness, secured by DOLLARS, 207 19.45 and also to secure any sum the indebtedness, secured by inde in much payments or any spable of it the insurance is reminer, then this convergence ond part
John V. Sees (SEAL) Olive K. Sees (SEAL) Olive K. Sees (SEAL) STATE OF Kansas County of Douglan BE IT REMEMBERED, That on this 15th day of October A.D. 1945., before me, a Motary Public In the aforesaid County and State, came (SEAL)	John V. Sees (SEAL) Olivo K. Sees (SEAL) Olivo K. Sees (SEAL) STATE OF Kansas County of Douglan BE IT REMEMBERED, That on this 16th day of Outsper AD, 1945, before me, a Motarry Public In the aforesaid County and State, came (SEAL)	>	And the said part $\underline{\Delta C}_{2}$ of the first part domain of a pood and indefeasible state of inherit and that they will warrant and defend the same again It is agreed between the parties hereto that the jor a suscead against aid real state when the same here are hours and by the list of the same list indefinition. And the same list indefinition of the same list indefinition. And it is the rate of THIS GRANT is intended as a mortgage to security Tour Thous same n and list indefinition of the same list of the same list indefinition of the same list indefinition of the same list indefinition of the same list list of the same list indefinition of the same list list of the same list list indefinition of the same list list list of the same list list list of the same list list list list list list list list	_breefy covenint and agree that at the de hance therein, free and clear of all incumb that all partices making hawful claim thereit mes due and payable, and that <u>in they</u> ceified and directed by the part (the free part pail (all to part) means may pay said taxes and insurance, they may be a start that the all that the mean may pay said taxes and insurance, the second part, this all interest a big storm the date of payment of aid aux of the second part, with all interest a had reat the second part, with all interest a the second part of the sum of the second part, this all interest thereon, or if the taxes main fully rest thereon or if the taxes main and the said rest payment of the interest as and rest payments and all the improvements a said rest pay for any pay that the improvements a said partial rest.ce the the improvements and appreximates are pay pay that the improvements the said part patt the improvements the said part patt the improvements the said of the improvements the said part of the taxes and part the improvements the said part of the taxes and pay patt the taxes and part of the taxes are pay patt the taxes and pay patt the taxes and pay pay the taxes and the said part of the taxes and pay pay the taxes and the said part of the taxes and pay pay the taxes and the said pay pay the taxes and the said pay pay the taxes and taxes are pay pay the taxes and ta	livery hereof the ATC the lawfal owner of and the set of the set o	of the preasises above granted, seasments that may be levied lagainst fire and tornado in J2- of the accord part to the to keep said premises insured the indebtedness, secured by DOLLARS, 207 19.45 and also to secure any sum the indebtedness, secured by inde in much payments or any spable of it the insurance is reminer, then this convergence ond part
Olive K. Sees (SEAL)	Olive K. Sees (SEAL)	•	And the said part $\underline{425}$ soft the first part do- and seited of a pood and indefeasible cutate of inherit and that they will warrant and defend the same again It is agreed between the particle here to that the j or assessed against aid real cutate when the same between the same and by nucl insurance company as aball be ag- erents of $\underline{155}$. Insurance company as aball be ag- erents of $\underline{155}$. The same between the same is a the indemire, and shall have instruction the rate of IIIIS GRANT is intended as a mortgage to secure Two Thous same of more at a the rate of $\underline{155}$ and $\underline{155}$. Little form that the rate of and $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are also be part there of any obligation created thereat. As of immediately nature and become due and particle $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are the terms of $\underline{155}$ are also part thereof or any obligation created thereatly, or in no the amount due manyabil or the particle $\underline{55}$ and $\underline{155}$ and benefits account there involve the the same the immediately nature and become due and particle $\underline{55}$ are in the arrow of the amount due manyabil or form particles. The the amount due manyabil or form particles $\underline{155}$ makin the arrow of the more interest by the still the result and benefits account there involve form that the terms and insure to, and be colligatory upon the here. particles $\underline{155}$ WITNESS WITNERSOF, The particles	-berefy covenant and agree that at the d narce therein, free and clear of all incumb set all partice making lawful claim thereit arr.10.2. of the farst part shall at all mes due and payable, and that. <u>Lincy</u> . There are an any applies and that <u>Lincy</u> . The due for the part. <u>or</u> of the farst part shall is all of part may pay aid taxs and insurance, "Of from the date of payment unit July to be payment of the sum of	livery hereof thOY Are the lawfal owner or rance	of the premises above granted, seasaments that may be levied a spins for and tornado in <i>Y</i> — of the second part to the to keep sail premises innured the indebtedness, secured by <u>DOLLARS,</u> <u>DOLLARS,</u> and also to secure any sum the indebtedness, secured by adds in such symmetrs or apy remines, then this convergence this inforture is given, shall correspond to collect the onery arising from such aid 10 be paid by the part-160 Generating therefrom shall extend
(SEAL) (S	(SEAL) (S	•	And the said part $\underline{425}$ soft the first part do- and seited of a pood and indefeasible cutate of inherit and that they will warrant and defend the same again It is agreed between the particle here to that the j or assessed against aid real cutate when the same between the same and by nucl insurance company as aball be ag- erents of $\underline{155}$. Insurance company as aball be ag- erents of $\underline{155}$. The same between the same is a the indemire, and shall have instruction the rate of IIIIS GRANT is intended as a mortgage to secure Two Thous same of more at a the rate of $\underline{155}$ and $\underline{155}$. Little form that the rate of and $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are also be part there of any obligation created thereat. As of immediately nature and become due and particle $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are the terms of $\underline{155}$ are also part thereof or any obligation created thereatly, or in no the amount due manyabil or the particle $\underline{55}$ and $\underline{155}$ and benefits account there involve the the same the immediately nature and become due and particle $\underline{55}$ are in the arrow of the amount due manyabil or form particles. The the amount due manyabil or form particles $\underline{155}$ makin the arrow of the more interest by the still the result and benefits account there involve form that the terms and insure to, and be colligatory upon the here. particles $\underline{155}$ WITNESS WITNERSOF, The particles	-berefy covenant and agree that at the d narce therein, free and clear of all incumb set all partice making lawful claim thereit arr.10.2. of the farst part shall at all mes due and payable, and that. <u>Lincy</u> . There are an any applies and that <u>Lincy</u> . The due for the part. <u>or</u> of the farst part shall is all of part may pay aid taxs and insurance, "Of from the date of payment unit July to be payment of the sum of	livery hereof they are the lawfal emer- en- rance	of the premises above granted, seasaments that may be levied a spins for and tornado in <i>Y</i> — of the second part to the to keep sail premises innured the indebtedness, secured by <u>DOLLARS,</u> <u>DOLLARS,</u> and also to secure any sum the indebtedness, secured by made in each the number of the indebtedness, secured by made in each the number of the secure apparent or ary treinies, then this convergence that inducture is given, shall correspond to explicit the energy aryling from such alle the paid by the part <u>leg</u> corruing therefrom shall extend d any and year last above
(SEAL) STATE OFKansas	(SEAL) STATE OF Kansas County of Douglas BE IT REMEMBERED, That on this 16th day of October A.D. 1945., before me, a Notary Public in the aforesaid County and State, came John V. Sees and Olive K. Sees, Nuchand and wife (SEAL) SEAL) SEAL) SEAL) SEAL) SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL	•	And the said part $\underline{425}$ soft the first part do- and seited of a pood and indefeasible cutate of inherit and that they will warrant and defend the same again It is agreed between the particle here to that the j or assessed against aid real cutate when the same between the same and by nucl insurance company as aball be ag- erents of $\underline{155}$. Insurance company as aball be ag- erents of $\underline{155}$. The same between the same is a the indemire, and shall have instruction the rate of IIIIS GRANT is intended as a mortgage to secure Two Thous same of more at a the rate of $\underline{155}$ and $\underline{155}$. Little form that the rate of and $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are also be part there of any obligation created thereat. As of immediately nature and become due and particle $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are the terms of $\underline{155}$ are also part thereof or any obligation created thereatly, or in no the amount due manyabil or the particle $\underline{55}$ and $\underline{155}$ and benefits account there involve the the same the immediately nature and become due and particle $\underline{55}$ are in the arrow of the amount due manyabil or form particles. The the amount due manyabil or form particles $\underline{155}$ makin the arrow of the more interest by the still the result and benefits account there involve form that the terms and insure to, and be colligatory upon the here. particles $\underline{155}$ WITNESS WITNERSOF, The particles	-berefy covenant and agree that at the d narce therein, free and clear of all incumb set all partice making lawful claim thereit arr.10.2. of the farst part shall at all mes due and payable, and that. <u>Lincy</u> . There are an any applies and that <u>Lincy</u> . The due for the part. <u>or</u> of the farst part shall is all of part may pay aid taxs and insurance, "Of from the date of payment unit July to be payment of the sum of	livery hered. they are the lawfal emer- en- rance	seasments that may be levied i against for and tornado in <i>y</i> of the second part to the to keep sail premises innured the indebtedness, secured by <u>DOLLARS, on</u>
STATE OFKansas	STATE OF Kansas County of Douglas BE IT REMEMBERED, That on this 16th day of October A.D. 1945., before me, a Nuthand and wife (SEAL) to me personally known to be the same person.s who executed the foregoing instrument and duly acknowledged the execution of the same. INTRESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above willing. My commission expires on the 19th day of Augusti Notary Public RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and autorize the Register of Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and autorize the Register of Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and autorize the Register of Deeds to enter the discharge of the mortgage, there with the fourteent of the debt secured thereby, and autorize the Register of Deeds to enter the discharge of the wort fully. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut. Mut.	•	And the said part $\underline{425}$ soft the first part do- and seited of a pood and indefeasible cutate of inherit and that they will warrant and defend the same again It is agreed between the particle here to that the j or assessed against aid real cutate when the same between the same and by nucl insurance company as aball be ag- erents of $\underline{155}$. Insurance company as aball be ag- erents of $\underline{155}$. The same between the same is a the indemire, and shall have instruction the rate of IIIIS GRANT is intended as a mortgage to secure Two Thous same of more at a the rate of $\underline{155}$ and $\underline{155}$. Little form that the rate of and $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are also be part there of any obligation created thereat. As of neuron the same of a same thereas the same $\underline{155}$ of aid part $\underline{165}$ for first part half fail to part be an part thereof or any obligation created thereas, or in no little amount down many did or set the balance immediately matter and become the and partial ba- rents and benefits account there invision for the balance and insure to, and be obligatory upon the hits, execute IN WITNESS WITNEREOF, The part $\underline{165}$.	-berefy covenant and agree that at the d narce therein, free and clear of all incumb set all partice making lawful claim thereit arr.10.2. of the farst part shall at all mes due and payable, and that. <u>Lincy</u> . There are an any applies and that <u>Lincy</u> . The due for the part. <u>or</u> of the farst part shall is all of part may pay aid taxs and insurance, "Of from the date of payment unit July to be payment of the sum of	livery hered. they are the lawfal emer- en- rance	seasments that may be levied i agains for and tornado in <i>Y</i> . of the second part to the to keep sail premises innured the indebtedness, secured by <u>DOLLARS,</u> <u>DOLLARS,</u> <u>and also to secure any sum</u> the indebtedness, secured by <u>and also to secure any sum</u> the indebtedness, secured by <u>any secure any secure any secure any secure appointed to collect the oneyr science appointed to be paid to be paid to be paid to be paid to be paid to be part. <u>166</u> certaing therefrom shall extend day and year last above <u>(SEAL)</u></u>
County of	County of		And the said part $\underline{425}$ soft the first part do- and seited of a pood and indefeasible cutate of inherit and that they will warrant and defend the same again It is agreed between the particle here to that the j or assessed against aid real cutate when the same between the same and by nucl insurance company as aball be ag- erents of $\underline{155}$. Insurance company as aball be ag- erents of $\underline{155}$. The same between the same is a the indemire, and shall have instruction the rate of IIIIS GRANT is intended as a mortgage to secure Two Thous same of more at a the rate of $\underline{155}$ and $\underline{155}$. Little form that the rate of and $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are also be part there of any obligation created thereat. As of neuron the same of a same thereas the same $\underline{155}$ of aid part $\underline{165}$ for first part half fail to part be an part thereof or any obligation created thereas, or in no little amount down many did or set the balance immediately matter and become the and partial ba- rents and benefits account there invision for the balance and insure to, and be obligatory upon the hits, execute IN WITNESS WITNEREOF, The part $\underline{165}$.	-berefy covenant and agree that at the d narce therein, free and clear of all incumb set all partice making lawful claim thereit arr.10.2. of the farst part shall at all mes due and payable, and that. <u>Lincy</u> . There are an any applies and that <u>Lincy</u> . The due for the part. <u>or</u> of the farst part shall is all of part may pay aid taxs and insurance, "Of from the date of payment unit July to be payment of the sum of	livery hered. they are the lawfal emer- en- rance	seasments that may be levied i agains for and tornado in <i>Y</i> . of the second part to the to keep sail premises innured the indebtedness, secured by <u>DOLLARS,</u> <u>DOLLARS,</u> <u>and also to secure any sum</u> the indebtedness, secured by secure any sum the indebtedness, secured by secure any sum the indebtedness, secured by secure any sum the indebtedness, secured by secure appoint of the converse that inductive is given, shall correspond to collect the energy scilling from such all do and year last above (SEAL) (SEAL)
Ss. County of	Ss. BE IT REMEMBERED, That on this 16th day of October AD, 1945, before me, a Notary Public Motary Public (SEAL) (SEAL) to me personally known to be the same person.S_ who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) (SEAL) (SEAL) WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. 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 day of Educes. MULT State: Mathematical State: S		And the said part $\underline{425}$ soft the first part do- and seited of a pood and indefeasible cutate of inherit and that they will warrant and defend the same again It is agreed between the particle here to that the j or assessed against aid real cutate when the same between the same and by nucl insurance company as aball be ag- erents of $\underline{155}$. Insurance company as aball be ag- erents of $\underline{155}$. The same between the same is a the indemire, and shall have instruction the rate of IIIIS GRANT is intended as a mortgage to secure Two Thous same of more at a the rate of $\underline{155}$ and $\underline{155}$. Little form that the rate of and $\underline{155}$ and $\underline{155}$ and $\underline{155}$ are also be part there of any obligation created thereat. As of neuron the same of a same thereas the same $\underline{155}$ of aid part $\underline{165}$ for first part half fail to part be an part thereof or any obligation created thereas, or in no little amount down many did or set the balance immediately matter and become the and partial ba- rents and benefits account there invision for the balance and insure to, and be obligatory upon the hits, execute IN WITNESS WITNEREOF, The part $\underline{165}$.	-berefy covenant and agree that at the d narce therein, free and clear of all incumb set all partice making lawful claim thereit arr.10.2. of the farst part shall at all mes due and payable, and that. <u>Lincy</u> . There are an any applies and that <u>Lincy</u> . The due for the part. <u>or</u> of the farst part shall is all of part may pay aid taxs and insurance, "Of from the date of payment unit July to be payment of the sum of	livery hered. they are the lawfal emer. or ance	seasments that may be levied i agains for and tornado in <i>Y</i> . of the second part to the to keep sail premises innured the indebtedness, secured by <u>DOLLARS,</u> <u>DOLLARS,</u> <u>and also to secure any sum</u> the indebtedness, secured by secure any sum the indebtedness, secured by secure any sum the indebtedness, secured by secure any sum the indebtedness, secured by secure appoint of the converse that inductive is given, shall correspond to collect the energy scilling from such all do and year last above (SEAL) (SEAL)
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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 (b) day of Edwards (19 46) autout: Sto. W. Hubber file faunchards (19 46) Mortgagee. F Owner.	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 16 day of Edward 19.46. Of Deeds to enter the discharge of this mortgage of record. Dated this 16 day of Edward Roande 19.46. Auturt: Eleo. W. Theher Barrelow Barrelow <td></td> <td>And the said part_62_of the first part de</td> <td>breek occurs and agree that at the dance therein, free and clear of all incumb stall particles making having chains and the first of all incumb mes due and particles, and the part half at all the mes due and particles, and the first part half at all the part may pay haid trees and insurance. Joy 5 from the date of payment until fully to the payment of the sum of</td> <td>divery hered. they are the lawfal emerance are and a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, and the amount so paid shall echeme a part of repaid. The indenture is paid shall echeme a part of repaid and the amount so paid shall become a part of repaid. The indenture is the series of the indenture is a series of the indenture is a series of the indenture is a series of the serie</td> <td>A the preaises above granted, seesaments that may be levied against for and tornade in JL of the accord part to the to keep sail premises insured the indebtedness, secured by DOLLARS, on</td>		And the said part_62_of the first part de	breek occurs and agree that at the dance therein, free and clear of all incumb stall particles making having chains and the first of all incumb mes due and particles, and the part half at all the mes due and particles, and the first part half at all the part may pay haid trees and insurance. Joy 5 from the date of payment until fully to the payment of the sum of	divery hered. they are the lawfal emerance are and a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, pay all taxes or a series of the indenture, and the amount so paid shall echeme a part of repaid. The indenture is paid shall echeme a part of repaid and the amount so paid shall become a part of repaid. The indenture is the series of the indenture is a series of the indenture is a series of the indenture is a series of the serie	A the preaises above granted, seesaments that may be levied against for and tornade in JL of the accord part to the to keep sail premises insured the indebtedness, secured by DOLLARS, on
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