Receiving No. 26392 / MORTGAGE RECORD 91

218

mor

1. J. Turner and sealed. But Norma, his wife	A DEPARTMENT TO	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 21 day of	
<form></form>	ul J. Turner and Beulah B. Turner, his wife TO	이 같은 것 같은	1
This is NE SWIME, More Main Lishing, and More and More and Park and More an		이 방법을 가장 방법에 한 것을 것 같은 것을 하는 것을 다양한 것을 다 같이 많다. 지수는 것은 것을 가지 않는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 것을 것을 수 있다. 것을 것을 수 있다. 것을 것을 수 있다. 것을 것 같이 않다. 것을 수 있다. 것을 것 같이 않다. 않다. 것을 것 같이 않다. 것을 수 있다. 것을 것 같이 않다. 않다. 것을 것 같이 않다. 않다. 것을 것 같이 않다. 것 같이 않다. 것 같이 않다. 것 같이 않다. 있 않다. 않다. 것 같이 않다. 것 같이 않다.	
bandward			
d_dNP_CHOSin the Covery ofDruglatand Sate ofArmanand fact of the first part, and		y, in the year of our Lord, one thousand nine	(1
part.dz. of the forp part.dz	Paul J. Turner and Beulah B. Turner, his wife		
WITNESSETSI, That the aid part is de forte part, in consideration of the sum dimensional distribution of the second part.			
		part tou of the second part.	
	Two Thousand and no/100	DOLLARS, tothem_duly paid, the receipt of	
We is have noted, whence wanning South with east side of California Street, 17% feet, thence West 14%	which is hereby acknowledged, haT@_sold, and by this indenture do the following described real estate situated and being in the County of Do	Grant, Bargain, Sell and Mortgage to the said part_y_of the second part, ouglas and State of Kansas, to-wit:	N
<pre>thence West 147% feet, thence North 147% feet, thence East to the place of beginning, being one-half acre in the North East corner of the South Half of Block No 49 West : Lawrence, in the City of Lawrence</pre>	Commencing at the North East Corner o	f the South Half of Block No. Forty Nine (49)	
<pre>thence West 147% feet, thence North 147% feet, thence East to the place of beginning, being one-half acre in the North East corner of the South Half of Block No 49 West : Lawrence, in the City of Lawrence</pre>	West Lawrence, thence running South w	ith west side of California Street, 1475 feet.	
being one-half arer in the North Bast corner of the Suth Half of Slock No 49 Hart : Lawrence, in the City of Lawrence where the segmetenances and all the estate, the and interest of the mail part i.g., of the first part there. The segmetenances and all the estate, the and interest of the mail part i.g., of the first part there. The segmetenances and all the estate, the and interest of the mail part i.g., of the first part there. The segmetenances and all the estate, the and interest of the mail part i.g., of the first part i.g., and the segmetenances and the part i.g., and the part i.g.		방법 방법에 이 같은 것도록 이는 것같다. 이 이번 것은 것 같은 것 같은 것 같은 것 같이 많이 있는 것 같은 것 같이 많다.	0
<form></form>		· 영상 사업 이상 가지 않는 것은 것 같은	NA National Angles
		and eddin of proce no to not o	
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise	ANN SACO, IN THE OTAY OF LAWFENCE		
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise			
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise			
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise			
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise			
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise			
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise			
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise			(n
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise			ĮĮ
And he skil perid 62_of the for part 6abroke personant and agree that at the difference left function exerces. of the permisers along period of the series exercise of interiments exercise of a large series of the series exercise of the sexercise	with the appurtenances and all the estate, title and interest of the said p	art.105_of the first part therein.	
In the tary will serve and defend the size second at parties making berind claim berind. In the serve are a before the same beams the mark parties and black hereid of the information of parties or assessment that may be reade and there is the information of the second part to be part of the second part to be part of the second part to be part of the second part to be part of the second part to part of the sec	And the said parties of the first part do		
It is agreed heven the parties heres that he part16B of the form part halls as all sined using the life of this informers, pay all taxe or matements that may be level of parts and the matematic of the series of parts, the level is a subscription of the series of parts that is the series of parts that is the series of parts and the parts of the series of parts, the level of the series of parts and the parts of the series of parts and the parts of the series of parts that is the series of parts and the parts of the series of parts and the parts of the series of parts and the parts of the series of parts of parts of parts of the series of parts of parts of the series of parts of parts of the series of parts of parts of parts of the series of parts of par	and seized of a good and indefeasible catate of inheritance therein, free and clear of all h		
and a on add by unit haveness consump as hall be prefied and directed by the part of the second part, the bas, if any mathematical parts is to the part of the second part of the sec	and that they will warrant and defend the same against all parties making lawful claim	incrumbrance	
<pre>h bring provided, then the server of the second part may pay add taxs, and insurance, or risky, and the amount so paid abilit colones a part of the indebudnes, recard by</pre>	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part $\frac{1}{2}CS_{2-}$ of the first part shall a or asysted against sold real estate when the time become due and payable, and that $\frac{1}{2}$ the	normbrance	
THIS GRAFT is intended as a mortaget is recurse the payment of the sum of	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part. $\frac{1}{2}0\frac{5}{2}$ — of the form part shall a or assured against said real earliest when the same becomes due and paytable, and that $\frac{1}{2}h_{2}$ such sum and by mch insurance company as shall be specified and directed by the part, science of DMO 1. Inserve. And is the serve that said samt f. 65. of the form your shall fail	normbrance	
ad byLDSS_Lerms made payle to the part of the second part, with all interest accruing thereas accruing thereas and all the terms of and obligation and also to secure any sum or sum of money search and the second part of the informations, or entires, and the anomal to part of the informations, and there are not paid of the formation of the information of the there are not paid of the formation of the information of the second part of the information of the information of the second part of the information of the information of the second part of the information of the information of the second part of the information of the second part of the information of the second part of the information of the information of the second part of the information of the second part of the information of the information of the second part of the information of the information of the information of the information of the second part of the information of	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part. $\pm 0.5_{-}$ of the form part shall as or assured against solid real catter when the taxen becomes due and paytole, and that $\pm 0.5_{+}$ such sum and by such insurance company as shall be specified and directed by the part, section of ± 0.502 T. instruct, A and in the event that said part. $\pm 0.5_{-}$ of the fort part shall fait as herein provided, then the part, $y_{}$ of the second part may pay said taxs, and insur- tion instruction the data of payment until this indenture, and shall base intefers at the rate of 10% from the data of payment until this indenture.	normbrance	
aid part deg of the first part hall fail to pay the same a provided in this inderture	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part. ± 0.5 — of the form part shall as or assured against solid real caties when the tame becomes due and payable, and that $\pm 1_{10}$ such any and by such insurance company as shall be specified and directed by the part, scenten of ± 10.5 (IT. insterst, A and in the event that said part. ± 0.5 of the fort part shall fait in parts and shall be art intefer as the rest of 10% from the date of payment until THIS GRANT is intended as a mortgage to secure the payment of the sum of TWO. Thousand. and $\pm 0.70/200$	normbrance	
The derived section has been been been been and and the provident beerging in the analysis of the section is the section is the original the unprovident beerging in the section is the sectin is the second is the section is the section is the sec	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part10§_ of the first part shall as or augusted against soid real easies when the same becomes due and payable, and that_hbe such sum and by such insurance company as shall be specified and directed by the part, sector of \mathcal{LDE} interest. And in the event that said partGo of the first part shall fait interest and shall be art interfer as the second part may pay said taxs, and insure. THIS GRANT is intended as a mortgage to secure the payment of the sum of \mathcal{TWO} . Thousand and \mathcal{HO} (200 exceeding to the terms of \mathcal{DE} events written obligation for the payment of and by \mathcal{LDE} letters made payable to the part of the second pay. If with all inter the second pays.	thereto. thereto. thereto. at litines during the life of this indenture, pay all taxes or assessments that may be levired ay-wf_11_kerop the buildings upon asid real extate innured against fire and tornado in act the second part, the low, if any maid payable to the part-up- of the second payr to the il to pay such taxes when the same become due and payable and to kerp said premises insured ance, or either, and the amount so paid shall echome a part of the indebtedness, secured by if all pays the taxes when the same on the same due and payable and to kerp said premises insured ance, or either, and the amount so paid shall echome a part of the indebtedness, secured by if all pays the same of the same of the same due and payable and the indebtedness, secured by aid sum of meney, executed on the <u>15thelar of Jahuappy</u> 19.46. erst actruing thereon according to the terms of said obligation and also to secure any sum	
The derived section has been been been been and and the provident beerging in the analysis of the section is the section is the original the unprovident beerging in the section is the sectin is the second is the section is the section is the sec	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part105_of the fort part shall a rot survey against said real exists when the same becomes due and payable, and that.jhe such sum and by such insurance company as shall be specified and directed by the part.y texten of <u>blue17</u> interest. And in the event that said part.205. of the fort part shall sa herein provide, then the part.Y of the second part may pay said taxs and insure this informare, and shall bear interfers at the rate of 10% from the date of payment unit. THIS GRANT is intended as a mortgage to secure the payment of the sum of 	thereto. thereto. all times during the life of this indenture, pay all taxes or assessments that may be levied gy-qy[1]_kep the buildings upon said real extate innured against fire and tornalo in of the second part, the loss, if any, maid payable to the partof the second part to the end of the second part, the loss, if any, maid payable to the partof the second part to the real taxes uhen the same become due and payable aid to kerp said premises insured ance, or either, and the amount so paid shall echome a part of the indebtedness, secured by if duby repaid. DOLLANS, aid sum of money, executed on the	
abing web site, on demad, to be for part_105. a law a web site, on demad, to be for part_105. a law a web site, on demad, to be for part_105. a law a web site, and the site in the intermore and intercent of the repetity parts hered. IN WITNESS WHEREOF, The part_105. IN WITNESS WHEREOF, The part_105. IN WITNESS WHEREOF, The part_105. Paul J Turner (SEAL) Bell A site of a demad, in the fore part is part in the site intermore and intercent of the repetity parts hered. VITNESS WHEREOF, The part_105. Figure 1 J Jurner (SEAL) Bell A site of the difference of the first part ha_vo_ hereunto set [th pirt] STATE OF Kansaa Jounty of Douglas STATE OF Kansaa Jounty of Douglas BE IT REMEMBERED, That on this_15thday ofJanuaryAD. 19_46 before me, a	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part105_of the fort part shall a rot survey against said real exists when the same becomes due and payable, and that.jhe such sum and by such insurance company as shall be specified and directed by the part.y texten of <u>blue17</u> interest. And in the event that said part.205. of the fort part shall sa herein provide, then the part.Y of the second part may pay said taxs and insure this informare, and shall bear interfers at the rate of 10% from the date of payment unit. THIS GRANT is intended as a mortgage to secure the payment of the sum of 	thereto. thereto. all times during the life of this indenture, pay all taxes or assessments that may be levied gy-qy[1]_kep the buildings upon said real extate innured against fire and tornalo in of the second part, the loss, if any, maid payable to the partof the second part to the end of the second part, the loss, if any, maid payable to the partof the second part to the real taxes uhen the same become due and payable aid to kerp said premises insured ance, or either, and the amount so paid shall echome a part of the indebtedness, secured by if duby repaid. DOLLANS, aid sum of money, executed on the	(Č
Paul J Turner (SEAL)	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part. $\pm 0.5_{-}$ of the fore part shall a or auscred against soil real earliest when the same becomes due and payable, and that $\pm 0.5_{-}$ much aum and by such insurance company as shall be specified and directed by the part, sector of $\pm 0.50^{-}$ (2.5. mitterst, A and in the creat that said part. Call. So of the fort part shall fails as herein provided, then the part, $y_{}$ of the second part, may pay said taxs and insur- ting interface and shall basi interface at the rate of 10% form the date of payment unti- TWO. Throus Cant. da may the said part. Call. So of the fort payment of the automation of the terms of -0.20^{-} . eccording to the terms of -0.20^{-} . Leven in written obligation for the payment of and by -10.05 cm of -0.20^{-} . Leven in written obligation for the payment of and and pay there of the fort pays hall fail to pay the same as provided in this indentur. part thereof or any obligation or written obligation of the indentur part thereof or any obligation of the fort pay the same as provided in the indentur part thereof or any obligation of the the same of the indentur part thereof or any obligation of the the same, or if the same on a provided in the indentur part thereof or any obligation of the the same as provided in the indentur part thereof or any obligation of the the same day and by the same as a provided in the indentur. The part thereof or any obligation of the the same day the same as the option of the bare one of the tars on an easily part. A provided herein, or if the huldings on said real varies are not keep in a sa- tereof up, as provided herein, or if the huldings on the tart become. If the huldings of the fort of the older barefore, without the same and the bard herein of the same same provided in the bard of the same of the same of the same of the same same of the same of the older barefore. The same same s	Interesting thereto. all times during the life of this indenture, pay all taxes or assessments that may be levied agy-wf_11_mkep the buildings upon said real extate innured against fire and tornato in of the second part, the loss, if any, made payable to the part-w_o of the second part to the distance, or either, and the amount so paid shall echome a part of the indebtedness, secured by many second the second part of the indebtedness of the indebtedness, secured by DOLLANS, aid sum of mency, executed on the <u>15tplay of January</u> 10.465, aid sum of mency, executed on the <u>15tplay of January</u> 10.465, aid run of mency, executed on the <u>15tplay of January</u> 10.465, aid run of mency, executed on the <u>15tplay of January</u> 10.465, aid run of mency, executed on the <u>15tplay of January</u> 10.465, aid run of mency, executed on the list of the second part of the indebtedness, secured by the obligation contained therein folly dustarged. If default be made in such payments or any able real even one paid when the same become dust and paid permises, then this convergance read read is a step are now, of if waste is committed on paid permises, then this convergance part is a they are now, of if waste is committed on paid permises, then this convergance to notice, and is that the twint for the said part <u>260</u> of the record part.	¢
Paul J Turner (SEAL)	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part105_o of the form part shall as or auscread against sold real catter when the same becomes due and payable, and that.jhg such aum and by nuch insurance company as shall be specified and directed by the part.y- section of LDG2. Instruct, A and in the creat that said part.d.2.6.5 of the fort part shall faits information and an another the part.y	thereto. thereto. at litines during the life of this indenture, pay all taxes or assessments that may be levied ay-wf.11_keron the buildings upon asid real estate innured against fire and tornatio in of the scend part, the loss, if any, made payable to the part-op- of the scend part to the estate of the scend part, the loss, if any, made payable to the part-op- of the scend part to the il to pay such taxes when the same become due and payable and to herp said premises insured ance, or either, and the amount so paid shall chome a part of the indebtedness, secured by many of meney, executed on the <u>15typlay of January 1000000000000000000000000000000000000</u>	¢
	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part105_o of the form part shall as or assured against said real earlies when the same becomes due and paythé, and that.jhg such sum and by nuch insurance company as shall be specified and directed by the part.y- section of .Dh20.Zi .miterest. And in the event that said part.dc.30. of the fort part shall fait indirection and the same start and the said part.dc.30. of the fort part shall fait indirection and shall base interfers at the rate of 10% from the date of payment unti- THO. Thousand approximation and approximation and and the same start of the sum of 	thereto. thereto. at litines during the life of this indenture, pay all taxes or assessments that may be levied ay-wf.11_keron the buildings upon asid real estate innured against fire and tornatio in of the scend part, the loss, if any, made payable to the part-op- of the scend part to the estate of the scend part, the loss, if any, made payable to the part-op- of the scend part to the il to pay such taxes when the same become due and payable and to herp said premises insured ance, or either, and the amount so paid shall chome a part of the indebtedness, secured by many security of the same become due and bayable and to be secure any sum rest accruing thereon according to the terms of said obligation and also to secure any sum rance, or either, and the amount so paid shall become a part of the indebtedness, secured by the obligation contained therein fully discharged. If default be made in such payments are solved repair as not solve with the same become the security of which this indenture is given, shall orided for in asid written obligation, for the security of which this indenture is given, shall terms thereon in the manner provided by law and to have a part early the part. The security of which this indenture is given, shall terms thereon in the manner provided by law and to have a preciser approved to collect the there and there one pair written the state the scheme terms of the part. The security of which the part is the formation of the part of the part of the part. The security of which the part is part of the security of which the part of the part. The part of the pa	Ŕ
(SEAL) (S	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part105_o of the form part shall as or auscread against sold real catter when the same becomes due and payable, and that.jhg such aum and by nuch insurance company as shall be specified and directed by the part.y- section of LDG2. Instruct, A and in the creat that said part.d.2.6.5 of the fort part shall faits information and an another the part.y	thereto. the	<u>ر</u>
(SEAL) STATE OF Kansaa (SEAL) STATE OF Kansaa (SEAL) State of Douglas ss. De IT REMEMBERED, That on this 15th day of January. A.D. 19_46 before me, a Notary Public in the aforesaid County and State, came faul J Turner and Boulah B Turner huaband and wife to me personally known to be the same persons_ who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) Notary Publics whethereOF, I have hereunts subscribed my name, and affixed my official seal on the day and year last above written. N WITNESS WHETEOF, I have hereunts subscribed my name, and affixed my official seal on the day and year last above written. N with SSS whethereOF, I have hereunts add of Aug , 19_49- Leon G Abels 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 f Deeds to enter the discharge of this mortgage of record. Didt this 4 day of 200 yo 100 yo	and that they will warrant and defend the same against all parties making lawful claim It is a greed between the parties hereto that the part105_o of the form part shall as or augusted against soid real catter when the same becomes due and payable, and that.jhg such aum and by such insurance company as shall be specified and directed by the part.y- extern of .LfnG7_I. mittered, A and in the event that said part_10.65 of the form part shall faits information and a start and and and that said part_10.65 of the form part shall faits as herein normided, then the part.y of the second part may pay said taxs, and insure TWO. Thousand and payable to the part.y of the second part may pay said taxs. and insure TWO. Thousand and payable to the part.y of the second part, with all init or sums of money advanced by the said part_10.07 of the symmett of are intered. The same payable to the part.y of the second part, with all init or sums of money advanced by the said part_10.07 or interest thereon. For the payment of the there of a drive for any obligation or interest thereon. For the pay for any insure there of a same of the same remaining ungaid, and all of the obligations that likesome sholles, and they whele same remaining ungaid, and all of the obligation pay- that there of a same tax promised in the binder of the binder breef, without the same dark and they whele same remaining ungaid, and all of the obligations pay the same and there into the same approximate and all the improvem or train there into same the same and payment the hold the into pay for without the same and the into the same approximate and all the improvem or the theore into and the shole and payable in the pay for the binder breef, without the same and the obligation approximate and benefits and the obligation approximate and benefits as and the obligation into the pay bay and the obligation approximate and benefits and the same approximate and benefits and the same approximate and benefits and there on the same appro	thereto. the	¢
STATE OF Kansaa Sounty of Douglas BE IT REMEMBERED, That on this 15th day of January A.D. 19_46 before me, a Notary Public in the aforesaid County and State, came Faul J Turner and Boulah E Turner huaband and wifo to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunts subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 9 day of Leon G Abele 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 1 Decide to enter the discharge of this mortgage of record. Didt this 4 or	and that they will warrant and defend the same against all parties making lawful claim It is a greed between the parties hereto that the part105_o of the form part shall as or augusted against soid real catter when the same becomes due and payable, and that.jhg such aum and by such insurance company as shall be specified and directed by the part.y- extern of .LfnG7_I. mittered, A and in the event that said part_10.65 of the form part shall faits information and a start and and and that said part_10.65 of the form part shall faits as herein normided, then the part.y of the second part may pay said taxs, and insure TWO. Thousand and payable to the part.y of the second part may pay said taxs. and insure TWO. Thousand and payable to the part.y of the second part, with all init or sums of money advanced by the said part_10.07 of the symmett of are intered. The same payable to the part.y of the second part, with all init or sums of money advanced by the said part_10.07 or interest thereon. For the payment of the there of a drive for any obligation or interest thereon. For the pay for any insure there of a same of the same remaining ungaid, and all of the obligations that likesome sholles, and they whele same remaining ungaid, and all of the obligation pay- that there of a same tax promised in the binder of the binder breef, without the same dark and they whele same remaining ungaid, and all of the obligations pay the same and there into the same approximate and all the improvem or train there into same the same and payment the hold the into pay for without the same and the into the same approximate and all the improvem or the theore into and the shole and payable in the pay for the binder breef, without the same and the obligation approximate and benefits and the obligation approximate and benefits as and the obligation into the pay bay and the obligation approximate and benefits and the same approximate and benefits and the same approximate and benefits and there on the same appro	interest. a construction of the second seco	(° []
Jounty of Douglas Jss. BE IT REMEMBERED, That on this 15th day ofA.D. 19-46 before me, a A.D. 19-46 before me, a	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part105_o of the form part shall as or assured against said real earlies when the same becomes due and paythé, and that.jhg such sum and by nuch insurance company as shall be specified and directed by the part.y- section of .Dh20.Zi .miterest. And in the event that said part.dc.30. of the fort part shall fait indirection and the same start and the said part.dc.30. of the fort part shall fait indirection and shall base interfers at the rate of 10% from the date of payment unti- THO. Thousand approximation and approximation and and the same start of the sum of 	interest. a li une during the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied li to pay such taxes when the same become due and payable aid to keep said premises insured ance, or either, and the amount so paid shill echome a part of the indebtedness, secured by life the second pay and the life of the said of the life of the life of the life of the life of the rest of the second pay and the life of the rest of the second pay of the life of the said sum of meney, executed on the	(e []
Jounty of	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part105_o of the form part shall as or assured against said real earlies when the same becomes due and paythé, and that.jhg such sum and by nuch insurance company as shall be specified and directed by the part.y- section of .Dh20.Zi .miterest. And in the event that said part.dc.30. of the fort part shall fait indirection and the same start and the said part.dc.30. of the fort part shall fait indirection and shall base interfers at the rate of 10% from the date of payment unti- THO. Thousand approximation and approximation and and the same start of the sum of 	interest. a li une during the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied li to pay such taxes when the same become due and payable aid to keep said premises insured ance, or either, and the amount so paid shill echome a part of the indebtedness, secured by life the second pay and the life of the said of the life of the life of the life of the life of the rest of the second pay and the life of the rest of the second pay of the life of the said sum of meney, executed on the	(° II)
Notnry Public in the aforessid County and State, came Faul J Turner and Boulah B Turner huaband and wife Four J Turner and Boulah B Turner huaband and wife to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) 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 9 day of	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties herero that the part05_ of the first part shall as or assessed against soid real estate when the same becomes due and payable, and that_bhe such aum and by such insurance company as shall be specified and directed by the part, estents ofDHE_I	interest. a li une during the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied gay-will-like the life of this indenture, pay all taxes or assessments that may be levied li to pay such taxes when the same become due and payable aid to keep said premises insured ance, or either, and the amount so paid shill echome a part of the indebtedness, secured by life the second pay and the life of the said of the life of the life of the life of the life of the rest of the second pay and the life of the rest of the second pay of the life of the said sum of meney, executed on the	(° []]
to me personally known to be the same person.5_, who executed the foregoing instrument and duly acknowledged the execution of the same, and affixed my official seal on the day and year last above written. (SEAL) bove written. My commission expires on the 9 day of, 10_49 Leon G Abele 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 t Deeds to enter the discharge of this mortgage of record. Dgted this day of day of and	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the partiOS_ of the form part shall a or assured against solf cell catter when the same becomes due and payable, and that_he such aum and by such insurance company as shall be specified and directed by the part, same and the such insurance company as shall be specified and directed by the part, such aum and by such insurance company as shall be specified and directed by the part, such aum and by such insurance company as shall be specified and directed by the part, such aum and by such insurance company as shall be specified and directed by the part, as herein provided, then the part, TWO. ThouSant and and read' and the off the set of 10% form the date of payment unit if IIIS GRANT is intended as a mortgage to secure the payment of the sum of TWO. ThouSant and read -rao/100 according to the terms of -0.212 of the second part to pay for any insur- and bythDaSL.terms made payable to the part of the second part to pay for any insur- ment dish covergence shall be void if such payment be made as herein specified, and the shall become absolute, and the whele sum remaining unsuid, and all of the shiftschemer. The here the specified herein of if the tailfors on said read as a herein to part in as phall become absolute, and the whele sum remaining unsuid, and all of the shiftschemer in the improvem remus and herefits accrume thereform ind to sell the premises and all the improvem remus and herefits accrume thereform ind to sell the premises and the improvement and and three to show the basing the part_1OS. and three to all be oblights only upon the kirts, executors, administrators, personal representure. IN WITNESS WHEREOF, The part_1OS. and three to all be oblights only upon the kirts, executors, administrators, personal representure. IN WITNESS WHEREOF, The part_iog.of the first part hmYo_ h written.	normbrance	(° [[]
(SEAL) Execution of the same. (SEAL) 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 9 day of Aug , 19 49 - Leon G Abele 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 1 Decis to enter the discharge of this mortgage of record. Dyted this 4 day of Aug , 1946 The Kawrune M Limbor	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties here to that the part10g of the first part shall a reasserie against soid real cates when the same becomes due and payable, and that_hbg auch sum and by such insurance company as shall be specified and directed by the part,	interest. interest. is all times during the life of this indenture, pay all taxes or assessments that may be levied sys_w_l_l_l_kep the buildings upon said real estate innured against fire and tornako in	(° [[]
(SEAL) above written. My commission expires on the 9 day of Aug , 19 49 - Leon G Abels 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 T Decis to enter the discharge of this mortgage of record. Dided this 4 day of Aug , 19 46 . The Kawrune D thind Kamak	and that they will warrant and defend the same against all parties making lawful claim It is a greed between the parties here to that the partiOg_ of the first part shall as a saccess dapaints solf red calcules when the same becomes due and payable, and that_hby and hy such insurance company as shall be specified and directed by the part,	interest. interest. is all times during the life of this indenture, pay all taxes or assessments that may be levied yay-wf_1, where the billions is upon asid real extra innured against fire and tornato in a of the second part, the low, if yay, made gapable is the part of the second part to the read of the read of the second part to the read of the read	(° [[]
Leon G Abele	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties here to that the partiOS of the form part shall as a so assessed against sold real catter when the same becomes due and payable, and that_hybe such num and by nuch insurance company as shall be specified and directed by the party estents of_IDACS interest, And in the event that said part_LOS of the form part shall as a herein provided, then the party of the second part may pay said taxs, and innur; THIS GRANT is intended as a morgage to secure the payment until THIS GRANT is intended as a morgage to secure the payment of the indenture, and shall bar indented as the rest of 10% from the date of payment until THIS GRANT is intended as a morgage to secure the payment of the sum of Two. Thousant any the payable to the part_y of the second part, the second part, with all into r sums of more substances by the said part_LOC _ interest therem, set if the sum of The there of or inferent therem, set if the same as provided in this indentureAnd this corresponde ball be void if such payment, be made as herein specified, and the whole sum remaining unsuid, and all of the obligations preAnd the corresponder ball be void if such payment, and all the importent there and here the sector that the solid or the hold be thered. Without	interesting thereto. a thi times during the life of this indenture, pay all taxes or assessments that may be levied aga-wf_11kep the buildings upon said real exate innured against fire and tornado in	(° [[]
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register I Decis to enter the discharge of this mortgage of record. Dyted this day of (absult, 1946, 1946) The day of (absult, 1946)	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties here to that the partiOS_ of the form part shall as a so assessed against sold real catter when the same becomes due and payable, and that_hpg such num and by nuch insurance company as shall be specified and directed by the part, and this indentire, and in the crent that said part_LOS. Of the form part shall as a herein optical in the part, of the second part may pay said taxs, and insure the this indentire, and shall have indefer at the rate of 10% form the date of payment unit THIS GRANT is intended as a morigage to secure the payment of the sum of Two. Thousand and _po/100 Two the second part may pay said tax, and innur, and bythose. Herem made payable to the part of the second part, with all int or sums of more advanced by the said part_LOS of interest therem. For the payment of and part there of or the form, or the law of payable to the part. Second part, with all int or sums of more advanced by the said part_LOS of interest therem. For the payment of and part there of or the form and the shall be import form and benefits secrume the tax before in the said part_LOS or the lower brack on an aball become shall be void if such payment, of the balder brack on an aball become shall be void to pay be the said part of the balder brack on an aball become shall be void to pay be add payment the mode as herein specified, and the import in the series of the pay the said part of the balder brack on the shall be seried to the shall be the series of the shall be the series of the shall be series of the shall be series of the shall be seried to the shall be series of the shall be series and the shall be series and the shall be series of the shall be series of the shall be series and the shall be series and the shall be series and the shall be series of the shall be series of the shall be series and t	interesting thereto. interesting interesting interesting of the second part, the loss, if any, made particle to the part, or of the second part to the indebtedness, secured by any and particle to the part, or other second part to the part of the indebtedness, secured by any and particle to the part, or the part of the indebtedness, secured by any made particle to the part, or other second part to the part of the indebtedness, secured by any second part of the indebtedness, secured by a second part, and the amount so paid able to be part, or other second part of the indebtedness, secured by any second part, and the amount so paid able part of the indebtedness, secured by a second part, and the amount so paid able part of the indebtedness, secured by a second part of the indebtedness, secured by a second part of the indebtedness, secured by a second part as they are not paid when the same part of the indebtedness, secured by a second part as they are not paid when the same provided by the same and to be part a state part on the indebtedness, and the convergence of the same part of the indebtedness, and the convergence of the same part of the and part of the same par	([] []
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register f Deeds to enter the discharge of this mortgage of record. Dgted this <u>4</u> <u>day of <u>april</u> <u>1946</u>. 1946</u>	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties here to that the partiOS of the form part shall as a sourced against soid real exists when the same becomes due and payable, and thatLiple such num and by such insurance company as shall be specified and directed by the party action of_IDIG_IT	interest. interest. is all times during the life of this indenture, pay all taxes or assessments that may be levied gy	
The Lawrence Do tind Bank	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties herers that the part105_of the first part shall as a for answerd against soid real exists when the same becomes due and payable, and that_he auch num and by such insurance company as shall be specified and directed by the part,	intered	(° [] []
att his of a finance italiant adams	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties herers that the part105_of the form part shall as a been and by such insurance company as shall be specified and directed by the party	intered	
atest Leon B. abele. By Rike Sunchan Vice Bres. Mortgagee. Owner.	and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties here to fait the part	intered	
class Leon, S. abele by Riley Burchan Vice Res. Mortgagee. Owner. asset Cachies (Corp. de 2)	and that they will warrant and defend the same against all parties making bavful claim It is agreed between the parties here to that the part	and times during the life of this indenture, pay all taxes or assessments that may be levied pay—wf_11kep the buildings upon said real exate innured against fire and tornado in	