## MORTGAGE RECORD 91

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wa on moi

Reg. No. <u>4658</u>

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<form></form>	Edward_EAlex	FROM ander and Maxime Alexandor	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the day of <u>ligrah</u> , D. 19-46, at ll:20_o'clock_A.M.
THIS INCREMENTING. Note the	The Lowence But		Handl G. Beck Register of Deeds.
definition of the first part and	THIS INDENTURE,	Made this 28th day of February	, in the year of our Lord, one thousand nine
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(SEAL) STATE OF <u>Kanzas</u> County of <u>Douplas</u> BE IT REMEMBERED, That on this <u>28th</u> day of <u>February</u> A.D. 19.46., before me, a <u>Notary_cublic</u> in the aforesaid County and State, came <u>Edward E.Alexander and Maxine Alexander , husband and wife</u> (SEAL) (	And the said part_16.2 and seited of a good and indefe and that they will warrant and it is agreed between the p or ancead agricus said real ent unch sum and by such invarance extent of 125 as, herein provided, then the pa this indenture, and shall has? ITUE GRANT is intended Minnetcom hundrage according to the ferms of Diff and by 115 terms and by diffs of the fore part of the ferms of the fore part of the ferms of the fore part of the fermion of the fore part of the maximum of the fore the fore part of the fermion of the fore part of the of the fermion of the fore part of the of the fermion of the fore part of the fore of the fermion of the fore part of the of the fermion of the fore parts of the fore parts of the of the fermion of the fore parts of the fore parts of the of the fermion of the fore parts of the fore parts of the of the fermion of the fore parts of the fore parts of the of the fore parts of the fore parts of the fore parts of the of the fermion of the fore parts of the fore parts of the of the fore parts of the fore parts of the fore parts of the fore parts of the of the fore parts of the	I de first part dobereby cornant and agree that at it samble entate of inheritance therein, free and clear of all im defined the same against all parties making lawful claim th article herein that the part. $102$ of the first part shall at the when the same becomes due and payable, and that. $1242$ company as aball be specified and directed by the part. 102 of the second part may pay said that shall fail refers as the fact of 1025 form the date of payment until as a moritage to secone the payment of the sum of 102 and $102$ of the first part is all fail ref. $102$ of the second part may pay said taxs and insuran- tices as the fact of 1025 form the date of payment until as a moritage to secure the payment of the sum of 102 and $102$ AUO.	the delivery heree <u>they are</u> the lawful owner <u>s</u> of the premises above granted, umbrance error. All times during the life of this indenture, pay all taxes or assessments that may be levied <u>y_xtill_keep</u> the buildings upon said real either insured against fire and tornalo in f the second part, the loss, if any, made payable to the part_ <u>y</u> of the second part to the to pay such taxes when the ame become due and payable and to keep said premise insured lifty repaid. DOLLANS, is use of there, are evented on the <u>28th</u> day of <u>Embruary</u> <u>148</u> . DOLLANS, is used for the second to the terms of said obligation and also to secure any sum error, or <u>MLSOINSIGNAGENERS</u> , <u>2151</u> , <u>41515</u> , <u>3155</u> , <u>2521601</u> , <u>853</u> , <u>1656</u> , <u>16566</u> , <u>16566</u> , <u>16566</u> , <u>16566</u> , <u>16566</u> , <u>165666</u>
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County of <u>Dourlas</u> BE IT REMEMBERED, That on this <u>26th</u> day of <u>February</u> A.D. 19.46., before me, a <u>Notary Jubic</u> in the aforesaid County and State, came <u>Edward E.Alexander and Maxine Alexander , husband and wife</u> (SEAL) to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the concentration of the same. <u>Ny commission expires on the 21st</u> day of <u>April</u> , 19.46 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 Deeda to enter the discharge of his mortgage of record. Dated this <u>BECHAR</u> of <u>ADEMINUAL</u> , 19.24	And the said part_16.2 and seited of a good and indefe and that they will warrant and It is a preced between the po- or auscent algorithm said real run ench sum and by tuch insurance and that they be the said said run and the hold nurves. The said said the hold nurves and that here hold It is a precedent and that here hold It is a said that the said It is a said that the said said said It is a said that the said said said It is a said that the said said said said said that the said It is a said that the said said said said said said said said	I de first part dobereby cornant and agree that at it samble entate of inheritance therein, free and clear of all im defined the same against all parties making lawful claim th article herein that the part. $102$ of the first part shall at the when the same becomes due and payable, and that. $1242$ company as aball be specified and directed by the part. 102 of the second part may pay said that shall fail refers as the fact of 1025 form the date of payment until as a moritage to secone the payment of the sum of 102 and $102$ of the first part is all fail ref. $102$ of the second part may pay said taxs and insuran- tices as the fact of 1025 form the date of payment until as a moritage to secure the payment of the sum of 102 and $102$ AUO.	the delivery hereo <u>therey here</u> the lawful owners <u></u> of the premises above granted, markance <u></u>
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execution of the same. IN WINESS 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 day of	And the said part_16.2 and select of a good and indefe and that they will warrant and It is agreed between the p or auscard agricus said real cars unch sum and by such invarance extent of Lies as, herein provided, then the pa this indenture, and shall has? IT (ITS GRANT is intended Minnetcon hundred of the form and the form of the off of the form and the form and by Lies terms and benefits accruing there is retained and benefits accruing there is retained and be obligatory IN WITNESS WHERE written.	<pre>f the first part dobereby cornent and agree that at it canable state of inheritance therein, free and clear of all int defend the same against all parties making lawfal claim that arises hereino that the partbere of the first part shall all there were the same scientst all parties making lawfal claim that arises hereino that the partberebere that that it is the erest that said part.LGS. of the first part shall all reserves in the rates of 10% form the date of payment until as a moritage to a second part, may pay said taxs and insures d' and not/LOO the second part, which all inter the said part.LGS. of the first part hall fail that the said part.LGS. of the first part hall fail that pays the the part of the second part, which all inter the said part.LG. of the source of any insure that that pays or interest thereond part, which all inter the said part.LG. of the holds of paysient of all holds and mayable to the payment of the same approvide in this inderview the valid if and payment is the made as herein peetfied, and the holds and remaining unpaki, and all of the collisations prov- able to any remaining unpaki, and all of the collisations prov- pare the theter part of the bolds herein, detect, without to take payment is the source of the source of any hour and remaining unpaki, and all of the collisations prov- pare the heits, execute of a same approver the with the cost and cha- there that the terms and provisions of this indenture and payon the heits, execute of a same approver the heits of the source of the EOFF. The partAS</pre>	be delivery hered <sup>EDEV</sup> BTC
L.E.Eb. Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeda to enter the discharge of this mortgage of record. Dated this.	And the said part_16.2 and scieted of a good and indefe and that they will warrant and it is agreed between the p or auscend agricus and it cale are such aum and by such invarance activation of the same and the same international science of the same this indenture, and shall bear in TUIS GRANT is intended Minoregon hundrage according to the ferms of _0.00 and by_1the_terms and a cole prograd of the ferms of _0.00 and bear (1.5, which for a part activation of the ferms of _0.00 and bear (1.5, which for a part of the same and bear (1.5, which for a part of the same and bear (1.5, which for a part activation of the same and bear of the same and bear (1.5, which for a part of the same and bear (1.5, which is activation of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and bear (1.5, which is a part of the same and the same and the same and the same and the same and the same and same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and same and the same and the same and the same and the same and the same and the same and the same and the same and same and the same a	<pre>f de first part dobereby cornent and agree that at it anable entate of inheritance therein, free and clear of all im defend the same against all parties making lawfal claim th arises herein that the partbere of the first part shall at the when the same become due are only paylo, and thatbere company as shall be specified and directed by the part and in the event that said part.LSG. of the first part shall fail rest of the second part may pay said tars and instart event the said part.LSG. of the first part shall fail rest of the second part may pay said tars and instart di andord.LOG </pre>	e delivery heree the generation of the second part of the premises above granted, umbrance
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	And the said part_16.2 and seited of a good and indefe and that they will warrant and it is agreed between the p or ancead agricus add real early and that they will warrant and it is agreed between the p or ancead agricus add real early as herein provided, then the p this indenture, and shall have in TUIS GRANT is intended <u>Minor Good Constraint</u> of the form of the form part of the form of the form and the off will add many eligibility of the form of the form and the form making such allo and the objective in the theory of the form part and have the provided herein the form and benefits accruing there is retain the amount them unput making such allo and benefits accruing the return of the objective and become making such allo and the objective in the part of the second the objective in the second benefits accruing there is retain the subout the multiple making such allo and the objective in the second benefits accruing the return of the objective and become interest of the objective of the second interest on and the objective in the second the objective in the second the objective of the second the objective of the second the objective of the second the second the objective in the second the objective of the second the second the objective of the second the second the objective of the second the	<pre>f de first part dobereby cornent and agree that at it anable entate of inheritance therein, free and clear of all im defind the same against all parties making lawfal claim that arise hereino that the part. 1252_of the first part shall at the when the isame become due are not payable, and that. 1252 company as shall be specified and directed by the part of in the crent that said part.LSG. of the first part shall at rescale the said part.LSG. of the first part shall at the said that said part.LSG. of the first part shall call rescale at the said part.LSG. of the first part shall call rescale at the said part.LSG. of the first part d and notice the payment of the sum of d and not.LOO </pre>	<pre>e delivery heredEnery heredEnergy h</pre>
of Deeds to enter the discharge of this mortgage of record. Dated this 13th day of desember 19.51	And the said part_16.2 and seited of a good and indefe and that they will warrant and it is agreed between the p or ancead agricus add real early and that they will warrant and it is agreed between the p or ancead agricus add real early as herein provided, then the p this indenture, and shall have in TUIS GRANT is intended <u>Minor Good Constraint</u> of the form of the form part of the form of the form and the off will add many eligibility of the form of the form and the form making such allo and the objective in the theory of the form part and have the provided herein the form and benefits accruing there is retain the amount them unput making such allo and benefits accruing the return of the objective and become making such allo and the objective in the part of the second the objective in the second benefits accruing there is retain the subout the multiple making such allo and the objective in the second benefits accruing the return of the objective and become interest of the objective of the second interest on and the objective in the second the objective in the second the objective of the second the objective of the second the objective of the second the second the objective in the second the objective of the second the second the objective of the second the second the objective of the second the	<pre>f de first part dobereby cornent and agree that at it anable entate of inheritance therein, free and clear of all im defind the same against all parties making lawfal claim that arise hereino that the part. 1252_of the first part shall at the when the isame become due are not payable, and that. 1252 company as shall be specified and directed by the part of in the crent that said part.LSG. of the first part shall at rescale the said part.LSG. of the first part shall at the said that said part.LSG. of the first part shall call rescale at the said part.LSG. of the first part shall call rescale at the said part.LSG. of the first part d and notice the payment of the sum of d and not.LOO </pre>	te delivery berecht bezug are the lawful owners of the premises above granted, umbrance
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