Arthur B. O'Reafe A Hile, SEE Lincoln B., Learence To April		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 30 day
The Laterines National Lank D	۲	ΤΟ	April A. D/ 1946, at 11:15 o'clock A
whended and _ Exty_site			ByDeputy.
<pre>put_ids_ of the data part, ad</pre>	0	hundred and Forty-six between	, in the year of our Lord, one thousand ni
WITENESSTEP, That the sail part. Lead the first part, incomference of the num d.			Bank of Lawrence, Kansas.
<pre>which is have a shorted end which and a set by the induction dofor the height get is done for the set of the</pre>		FIVE HUNDRED	ation of the sum of DOLLARS, to them duly paid, the receipt
With the appurferences and all the estate, title and interest of the said part_leaf the first part herein. And the appurferences and all the estate, title and interest of the said part_leaf the first part herein. And the appurferences and all the estate, title and interest of the said part_leaf the first part herein. And the appurferences and all the estate, title and interest of the said part_leaf the first part herein. And the appurferences and all the estate, title and interest of the said part_leaf the first part herein. And the appurferences and all the estate, title and interest of the said part_leaf the first part herein. And the appurferences and all the estate. The approximate address that is the other based based and are all the default are and areas at a sing the part of the said part is the part of the part herein. And the appurferences and all the estate. The part herein is the other herein the said part is the part of the part herein is the other herein the part of the part herein is the other herein the said part is the part of the part herein is the other herein the said part is the part of the part herein is the other herein the said part is the part of		which is hereby acknowledged, ha <u>v</u> e_sold, and by this indenture do <u>t</u> the following described real estate situated and being in the County of Doug	Grant, Bargain, Sell and Mortgage to the said part_Y_of the second pa glas and State of Kansas, to-wit:
<pre>which we appurishences and all the settab, this and inferent of the said part_lack the freqt part thereit. The the subpurishences and all the settab, this and inferent of the said part_lack the freqt part thereit. The settable is a settable is a settable inference device, for and close of all humbers:</pre>			
<pre>vibits the appurchances and all the estate, tile and interest of the said part_load the fingt part therein. The set is said part_135 of the forp and</pre>		No Six (6) in that part of the City of L	awrènce known as North Lawrence,
with the separtreames and all the cetate, tills and interest of the said part_large the fart part thereit. Methods and the setate, tills are there are an and are the said the set there. Like Are a large the indiance, seral the indiance therein, the set of the said there. Like Are are are an are are are and are a large setate the said there are are are are are are are are are	9		
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>			
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>			
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>			
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>			
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>			
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>			
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>			
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>			
<pre>with the appurtenances and all the estate, tills and interest of the said partinst the first part therein. The dot said part_links the said of the same definition of the same d</pre>	R i		
And the stail part_1250 of the form part doc			
And the stail part_1250 of the form part doc			
<pre>and takey will server and affend the same account of parties making look of our failing the life of this information, pay at time or assessment the major in the same information of the life of this information, pay at time or assessment the major interview of the same information of the life of this information, pay at time or assessment the major interview of the same information of the life of this information, pay at time or assessment the major interview of the same information of the life of the life of this information of the same interview of the same information of the life of the same informatin of the life of the same i</pre>			
The seried bettern the partic berrs that the part \$2 of the first part shill at all time during the life of this indenter, pay all terms or a series of parts and the part \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second parts the life of parts \$2 of the second part the life of parts \$2 of parts \$2 of the second part the life of parts \$2 of parts \$2.		And the said part_105.of the first part do hereby covenant and agree that at the	delivery hereof they are the lawful owner S. of the premises above granted
<pre>much must by unch how make company as whill be periodely and directed by the part of the accord part, the loss, if any, made pryche is the part of the accord part, the loss, if any, made pryche is the part of the accord part, the loss of any, made pryche is the part of the accord part, the loss of any, made pryche is the part of the accord part, the loss of any, made pryche is the part of the accord part, the loss of any, made pryche is the part of the accord part, the loss of any, made pryche accord part, the loss of any, made part of the loss of any, made part of the loss of any, made part of accord part, the loss of any, made part of the loss of any, made part of accord part, the loss of any, made part of the loss of any, made part of accord part, the loss of any, made part of accord part, the loss of any, made part of accord part, the loss of any, made part of accord part, the loss of any, made part of accord part, the loss of any, made part of accord part, the loss of any, made part of accord part, the loss of any, made part of accord part, the loss of any made part of accord part, the loss of any made part of accord part, the loss of any made part of accord part, the loss of any made part of accord part, the loss of any made part of accord part, the loss of any made part of accord part, the loss of any made part of accord part, the loss of any, made part of accord part, the loss of any made part of accord part, the loss of any made part of accord part of accord</pre>		And the said part And seized of a good and indefeasible estate of inheritance therein, free and clear of all intu	e delivery hereof. they are the lawful owner_S_ of the premises above granted mbrance
erem of		And the usid part_ 162 of the first part dobereby covernant and agree that at the and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties herein that the part_ 323 of the first part shall sat	e delivery hereof. they are the hwful owner_A_ of the premises above granted mbranee rete times during the life of this indenture, hav all taxes or ausenments that may be been
THIS GRANT is include as a margine to server the payment of the um of		And the said part_1285 of the first part dobreedy coverant and agree that at the and seized of a good and indefeasible extate of inheritance therein, free and clear of all intu and that they will warrant and defend the same spaints all parties making lawful claim the It is agreed between the parties herein that the part_189_ of the first part ability at or assessed spaints sid real entate when the same becomes due and payable, and that LNQY such sum and by ruch insurance company as hall be preciden and directed by the part_Y_00.	d divery hereof. they are the lawful owner. A of the premises above granted mbrane reto. U immes during the life of this indenture, pay all taxes or assessments that may be levie the buildings upon asid read estue insured against for and tornado the scool part, the loss, if any made barakle to the care, by or the becomd part to the
<pre>seconds_to_the term of</pre>		And the usid part_1283 of the fort part dobereby coverant and agree that at the and seized of a good and indefeasible extate of inheritance therein, free and clear of all intu and that they will warrant and defend the same sexinst all parties making larbid laim the It is agreed between the parties hereto that the part_1282_ of the fort part abilit at a or ascened against sid real extate when the same becomes due and payable, and that_12b2y such sum and by such insurance company as shall be specified and directed by the part_1_of extent of152interent. And in the cent that sid part_203_ of the fort part shall fail to as herein periode, then the part_1_of the percent part num yary said same and insurance	d divery hereof. they are the lawful owner. S. of the premises above granted mbrance
bit steam is benefits serving inder a sell is premise herby graded, or sub difference in the annue presented by law and of all many bit by and the premise herby graded or sub difference is and entry and early and the array		And the usid part_1283 of the fort part dobereby coverant and agree that at the and seized of a good and indefeasible extate of inheritance therein, free and clear of all intu and that they will warrant and defend the same sexinst all parties making larbid laim the It is agreed between the parties hereto that the part_1282_ of the fort part abilit at a or ascened against sid real extate when the same becomes due and payable, and that_12b2y such sum and by such insurance company as shall be specified and directed by the part_1_of extent of152interent. And in the cent that sid part_203_ of the fort part shall fail to as herein periode, then the part_1_of the percent part num yary said same and insurance	t divery hereof. they are the lawful owner. S. of the premises above granted mbrance
bit steam is benefits serving inder a sell is premise herby graded, or sub difference in the annue presented by law and of all many bit by and the premise herby graded or sub difference is and entry and early and the array		And the said part_1025 of the fors part dobereby coverant and agree that at the and seized of a good and indefeasible entate of inheritance therein, fore and clear of all line use and that they will wairrant and defend the same spainst all parties making lawful claim the It is agreed hereen the partic hereto that the part_1025 of the fors part shall at a or asseed expinsis said real cutate when the same becomes due and payable, and that TAY such sum and by two humance company as shall be specified, and that TAY errent of_155 interest. And in the event that said payated of interest by the part_Y and herein provided, then the part of the scend payath are stall state and herein provided, then the part of the scend part may pay said tase and insurance this information. This functions are mortgage to reture the payment of the same of THIS GRANT is intended as a mostgage to reture the payment of the same of	delivery hereof they are the lawful owner. A of the premises above granted measure $\frac{1}{2}$ where $\frac{1}{2}$
bit steam is benefits serving inder a sell is premise herby graded, or sub difference in the annue presented by law and of all many bit by and the premise herby graded or sub difference is and entry and early and the array		And the said part_1025 of the fors part dobereby coverant and agree that at the and seized of a good and indefeasible entate of inheritance therein, fore and clear of all line use and that they will wairrant and defend the same spainst all parties making lawful claim the It is agreed hereen the partic hereto that the part_1025 of the fors part shall at a or asseed expinsis said real cutate when the same becomes due and payable, and that TAY such sum and by two humance company as shall be specified, and that TAY errent of_155 interest. And in the event that said payated of interest by the part_Y and herein provided, then the part of the scend payath are stall state and herein provided, then the part of the scend part may pay said tase and insurance this information. This functions are mortgage to reture the payment of the same of THIS GRANT is intended as a mostgage to reture the payment of the same of	delivery hereof they are the lawful owner. A of the premises above granted measure $\frac{1}{2}$ where $\frac{1}{2}$
bit steam is benefits serving inder a sell is premise herby graded, or sub difference in the annue presented by law and of all many bit by and the premise herby graded or sub difference is and entry and early and the array		And the said part_1025 of the fors part dobereby coverant and agree that at the and seized of a good and indefeasible entate of inheritance therein, fore and clear of all line use and that they will wairrant and defend the same spainst all parties making lawful claim the It is agreed hereen the partic hereto that the part_1025 of the fors part shall at a or asseed expinsis said real cutate when the same becomes due and payable, and that TAY such sum and by two humance company as shall be specified, and that TAY errent of_155 interest. And in the event that said payated of interest by the part_Y and herein provided, then the part of the scend payath are stall state and herein provided, then the part of the scend part may pay said tase and insurance this information. This functions are mortgage to reture the payment of the same of THIS GRANT is intended as a mostrage to reture the payment of the same of	delivery hereof they are the lawful owner. A of the premises above granted measure $\frac{1}{2}$ where $\frac{1}{2}$
making uch als, or demail, to be for partASS. and previous of the inhymer participation of the inhymer participation is extended and and seal and more in the inhymer participation. all previous and the inhymer participation is extended and preventions and all previous and and seal	2	And the said part_1025 of the fort part dobereby coverant and agree that at the and seized of a good and indefeasible cause of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making lawfold claim the It is agreed between the partic hereto that the part_1025_ of the fort part shall at a or assessed rapinst aid real cause who meas more become down of paybole, and that "Life into a num and by such insurance company as shall be specified; and directed by the part_V_of certent of _115	d divery hereof_they_Brs
IN WITNESS WHEREOF, The part 192 of the arst part hand and set the former hand and seal s the day and year last above written. Arthur B. O'Keefe (SEAL) Cora K. O'Keefe (SEAL) STATE OF Kansaa County of Douglaa BE IT REMEMBERED, That on this 29th day of April A.D. 1946, before me, a Notary Public in the aforesaid County and State, came Arthur B. O'Keefe (SEAL) (SEAL) to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the exection of the same person S. who executed the foregoing instrument and duly acknowledged the exection of the same person S. who executed the foregoing instrument and duly acknowledged the exection of the same person S. who executed the foregoing instrument and duly acknowledged the exection of the same person S. who executed the foregoing instrument and duly acknowledged the exection of the same person S. who executed the foregoing instrument and duly acknowledged the above written. My commission explices on the 25 day of Jan Notary Public 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 of record. Dated this day of Mary Public and Mary Public and the day and years and the day and year and the day and year and year and the day and year and year and year and year and the day and year an	2	And the said part_1025 of the fort part dobereby coverant and agree that at the and seized of a good and indefeasible cause of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the partic hereto that the part_1025 of the fort part shall at a or assessed aginats aid real claims when the same becomes due and paybits, and that thogy such sum and by tuch insurance company as shall be specified and directed by the part_Yof extent of _1125 instruct. And in the second part may pay sail as and insurance that part of the same start and the same start and that thogy THIS GRANT is intended as a mostgage to secure the payment of the same and and by	divery hereof. they Brs
Cora K. O'Keefe (SEAL) STATE OF Kansaa County of Douglaa BE IT REMEMBERED, That on this 29th day of April AD. 1946, before me, a Notary Public in the sforesaid County and State, came Arthur B. O'Koofe and Cora K. O'Koofe, his wife April (SEAL) to me personally known to be the same person.S. who executed the foregoing instrument and duly acknowledged the executed of the same. It must be written. Notary Public. My commission expires on the 25 Goo. W. Kuhna 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. Date this day of the det in the secured thereby, and authorize the Register	2	And the said part_1025 of the fort part dobereby coverant and agree that at the and seized of a good and indefeasible cause of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the partic hereto that the part_1025 of the fort part shall at a or assessed aginats aid real claims when the same becomes due and paybits, and that thogy such sum and by tuch insurance company as shall be specified and directed by the part_Yof extent of _1125 instruct. And in the second part may pay sail as and insurance that part of the same start and the same start and that thogy THIS GRANT is intended as a mostgage to secure the payment of the same and and by	divery hereof. they Brs
(SEAL) (SEAL) (SEAL) (SEAL) STATE OF Kansaa County of Douglaa BE IT REMEMBERED, That on this 29th day of April A.D. 1946, before me, a Notary Public In the sforesaid County and State, came Arthur B. O'Kaofe and Cors K. O'Kaofe, his wife (SEAL) (SE	2	And the said part_1025 of the fort part dobreedy coverant and agree that at the and seited of a good and indefeasible cause of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making lawfold claim the It is agreed between the partic herein that a the part_1025_ of the fort part shall at a or asseed against aid rate clears the base me become due and payble, and that LFQU such some and by two hourance company as shall be specified, and directed by the part_1020_ inch and that LFQU such some and by two hourance company as shall be specified, and directed by the part_10_ of the second part, may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the information of the same become shall be apprent until the information, and all bus imports and the same to clear obligation for the payment of a second part, with all interest of the same approved at the pay for any intermation of the same approved part and part of said and by 1.1.55	d divery hereal they are the lawful owner. A of the premises above grantee mbrance mbrance mbrance main the ballings upon main rest entering the ballings upon main rest entering the ballings upon main rest entering the main rest and the ballings upon main rest entering the prime the ballings upon the rest of the part. J here the ballings upon the rest of the part of the second part, the loss if any, made parable to the part. J here half premises have e, or either, and the amount so paid shall cebeme a part of the indebtedness, secured by the rest of the the second part, the loss if any, made parable to the part. J here half premises have e, or either, and the amount so paid shall cebeme a part of the indebtedness, secured by the rest of the second on the 29 th day of April 1945 and the there are a the the there and the there are an entry of the second the the there are an entry of the second the the there are an entry of the second the second the second the second the there are are an entry of the second the seco
(SEAL) STATE OF Kansaa County of Douglaa BE IT REMEMBERED, That on this 29th day of April A.D. 1946, before me, a Notary Public in the aforesaid County and State, came Arthur B. O'Kaofe and Cora K. O'Kaofe, his 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. In WITNESS WHEREOF, I have bereatto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25 day of Jan Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Date this day of Data 11/1944 10		And the said part_1025 of the fort part dobreedy coverant and agree that at the and seited of a good and indefeasible cause of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making lawfold claim the It is agreed between the partic herein that a the part_1025_ of the fort part shall at a or asseed against aid rate clears the base me become due and payble, and that LFQU such some and by two hourance company as shall be specified, and directed by the part_1020_ inch and that LFQU such some and by two hourance company as shall be specified, and directed by the part_10_ of the second part, may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the information of the same become shall be apprent until the information, and all bus imports and the same to clear obligation for the payment of a second part, with all interest of the same approved at the pay for any intermation of the same approved part and part of said and by 1.1.55	delivery hereal_they_Brothe lawful owner_B_ of the premises above grantee mbrance
STATE OF Kansas ss. County of Dauglaa ss. BE IT REMEMBERED, That on this 29th day of April Arbur B. O'Kaofe and Cora K. O'Kaofe, his wife April A.D. 1946, before me, a Arbur B. O'Kaofe and Cora K. O'Kaofe, his wife Arbur B. O'Kaofe and Cora K. O'Kaofe, his 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. In UTNESS WHEREOF, I have bereatts subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the In the undersigned owner of the within mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this May of Dae 11/1944		And the said part_1025 of the fort part dobreedy coverant and agree that at the and seited of a good and indefeasible cause of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making lawfold claim the It is agreed between the partic herein that a the part_1025_ of the fort part shall at a or asseed against aid rate clears the base me become due and payble, and that LFQU such some and by two hourance company as shall be specified, and directed by the part_1020_ inch and that LFQU such some and by two hourance company as shall be specified, and directed by the part_10_ of the second part, may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the information of the same become shall be apprent until the information, and all bus imports and the same to clear obligation for the payment of a second part, with all interest of the same approved at the pay for any intermation of the same approved part and part of said and by 1.1.55	delivery hereal_they_Brsthe lawful owner_B_ of the premises above grantee mbrance
County of Douglas 58. BE IT REMEMBERED, That on this 29th day of April A.D. 1946, before me, a Notary Public in the aforesid County and State, came Arthur B. O'Koofe and Cora K. O'Keefe, his 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. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25 In Written 30 of Jan .19.50 RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the fall 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 Dan .19.44		And the said part_1025 of the fort part dobreedy coverant and agree that at the and seited of a good and indefeasible cause of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making lawfold claim the It is agreed between the partic herein that a the part_1025_ of the fort part shall at a or asseed against aid rate clears the base me become due and payble, and that LFQU such some and by two hourance company as shall be specified, and directed by the part_1020_ inch and that LFQU such some and by two hourance company as shall be specified, and directed by the part_10_ of the second part, may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the information of the same become shall be apprent until the information, and all bus imports and the same to clear obligation for the payment of a second part, with all interest of the same approved at the pay for any intermation of the same approved part and part of said and by 1.1.55	<pre>c delivery hereal_they_Br9_the law ful owner_S_ of the premises above grantee mbrance press. It imes during the life of this inderiture, pay all taxes or ausemments that may be levin with the record part, the loss if any, made payable to the part_y of the second part to the the second part, the loss if any, made payable to the part_y of the second part to the pay such taxes when the same become due and payable and to here paid premises futures or pay such taxes when the same become due and payable and to here paid premises futures or or other, and the amount so paid shall cebome a part of the indebtedness, secured by presside the second part, the loss if any indebted to the part_y of the second part to the second part, the loss if any is the premise of an exceeded to the second part to the second part, ascender on the 29.51, day of April 1945 for the second part, the loss if the part of the indebtedness, secured by independent the call other time of anish physical on and lay us to recover and or of the second part, the second part of the second part of the indebtedness is a second of the second part, the second part of the part of the part of the part of the second part of the second part, the this convergance of the second part, the second part is the second part of the p</pre>
County of Douglas 58. BE IT REMEMBERED, That on this 29th day of April A.D. 1946, before me, a Notary Public in the aforesid County and State, came Arthur B. O'Koofe and Cora K. O'Keefe, his 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. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25 In Written 30 of Jan .19.50 RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the fall 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 Dan .19.44	Э Ц	And the said part_1025 of the fort part dobreedy coverant and agree that at the and seited of a good and indefeasible cause of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making lawfold claim the It is agreed between the partic herein that a the part_1025_ of the fort part shall at a or asseed against aid rate clears the base me become due and payble, and that LFQU such some and by two hourance company as shall be specified, and directed by the part_1020_ inch and that LFQU such some and by two hourance company as shall be specified, and directed by the part_10_ of the second part, may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the horin provided, then the part_10_ of the second part may pay said thas and limits the information of the same become shall be apprent until the information, and all bus imports and the same to clear obligation for the payment of a second part, with all interest of the same approved at the pay for any intermation of the same approved part and part of said and by 1.1.55	<pre>c delivery bereal_they_Br9_the law ful owner_S_ of the premises above grantee mbrance rets. If times during the life of this inderture, pay all taxes or ausemments that may be levin which have be buildings upon usid real entue insured against for and tornade is the second part, the loss if any, made payable to the part of the second part to the pay such taxes when the same become due and payable and to beep mail premises future c, or either, and the amount so paid shall enhance a part of the indebtedness, secured by pressid. The pay such taxes when the same become due and payable and to beep mail premises future c, or either, and the amount so paid shall enhance a part of the indebtedness, secured by pressid. The pay such taxes of the part of the indebtedness, secured by pressid. The part of the part</pre>
BE IT REDEMENDENCED, That on this		And the sid part_1285 of the fort part dobreedy coverant and agree that at the and seried of a good and indefeasible cause of inheritance therein, free and clear of all incut and that they will warmant and defend the same against all parties making lawful claim that are the law of a good and indefeasible cause of the same against all parties making lawful claim that are not asseed against ail real cause who the same become due and payba. An and that they will warmant and defend the same against ail real cause who the same become due and payba. An and that _1202 of the fort part shall at a or asseed against ail real cause who the same become due and payba. An and that _1202 of the fort part shall fail the same start was the part of the part of the same this indenture. And in the event that and introd 1202 of the fort part shall fail the same become due to the same start of the same start. The same start of the s	<pre>delivery hereal_they_Brsthe lawful owner_S_ of the premises above granteen mbrance</pre>
Arthur B. O'Kaofa and Cora K. O'Kaofa, his wife (SEAL) to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the executed with the SS WHEREOF, I have bereatto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25 day of		And the said part_128.5 of the forst part dobreedy coverant and agree that at the and seried of a good and indefeasible crasts of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making lawful claim the the same become due and paybot and that 15 is agreed hereen the partic hereto that the part_19.5 of the forst part aball at a or asseed against aid rate rates when the same become due and paybot and that_2502 of the forst part aball the are availed a same become due and paybot and that_2502 of the forst part aball for a same discussed the same become due and paybot pay and that and that they will warrance company as hall be perified and directed by the part_y_of errent of .15	<pre>c delivery bereal_they_Br9_the law ful owner_S_ of the premises above grantee mbrance</pre>
(SEAL) to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same.		And the said part_1025 of the fors part dobreedy coverant and agree that a the name section of a good and inderkensive crust of informance therein, fore and locar of all incurs of the forse part is a section of the same sections of the same sections and the same sections and section that and based sections and real crusts when the same becomes due and paysible are statistical sections and the same sections and section that and based of the forse part shall all a section and by such insurance company as shall be specified and directed by the part_Y of the second part, may pay said tass and insurance this indicates the test of 105 from the date of payment until the same second second paysible are statistical interests at the test of 105 from the date of payment until the same second second paysible interests at the same second second paysible are second paysible interests at the same second second paysible and by the part_Y of the second paysible are second paysible and the same second second paysible interest at the part shall fail to payment until the same second paysible interest at the payment of the same second paysible interest at the paysible second paysible are paysible to the part shall fail to payment within a sing paysible to the part shall fail to pay the same as a paysible to the part shall fail to pay the same as a paysible to the part shall fail to pay the same as a paysible to the part shall fail to pay the same as a paysible to the part shall fail to pay the paysible to the part shall fail to pay the paysible to pay the paysible to pay the paysible to the part shall fail to paysible at the paysible to pay the paysible to a same same shall be apply the paysible to paysible to pay the pay the paysible to pay the paysible to pay the pay the pay the pay the pay the	<pre>c delivery bereal_they_Br9_the law ful owner_S_ of the premises above granted measures rets. If they during the life of this inderiture, pay all taxes or succements that may be levin measures. Thill term the buildings upon and real estate insured against for and tornade is the second part, the loss if any, made payable to the part of the second part to the pay such taxes when the same become due and payable and to here paid premises futures c, or either, and the annual to paid shall echome a part of the indebtedness, secured by PTVS_1DUPED_16_no/100 • • • • • • • • • • • • • • • • • •</pre>
Above Written. My commission expires on the 25 ¹² day of Jan , 19_50. Goo. W. Kuhna 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. Date this day of Date 11.1946 1946 1946 19		And the said part_1025 of the fors part dobereby coverant and agree that at the and seried of a good and inderestities entropy of interior. fore and clear of all inter- and that they will warrant and defend the same spains at II parties making lawful claim the It is agreed between the parties here to that the part_102 of the fors part shall at a or asseed signists aid real curate when the same become due and payship and that_TLAY_of such sum and by such insurance company as shall be specified and directed by the part_Y_of erems of	<pre>c delivery bread_they Br9_the law ful owner.S. of the premises above grantee mbranee refer. If times during the life of this inderiture, pay all taxes or suscements that may be level mbrane by such taxes when the same become due and paysile and to beep mail premises future to prevent taxes when the same become due and paysile and to beep mail premises future e. or rifer, and the annual to paid that echome a part of the indebtedness, secured by Diversity in the loss of the part. Y. of the second part to the second part, the loss of any made payshe to the part. PIVE JUNDED to no/100 • • • • • • • • • • • • • • • • • •</pre>
My commission expires on the <u>25</u> day of <u>Jan</u> , <u>19</u> , <u>80</u> <u>Goo. W. Kuhna</u> , <u>19</u> , <u>80</u> <u>I</u> , 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>day of Dec. 11</u> , <u>19</u> , <u>19</u> , <u>10</u> , <u>10}</u> , <u>10}</u> , <u>10}</u> , <u>10}</u>		And the said part_1025 of the fort part dobreedy coverant and agree that at the and secied of a good and indefeasible caute of inheritance therein, free and clear of all incut and that they will warmst and defend the same against all parties making lawful claim the arm against all real cautes who the same become due and payble, and that T_15	<pre>delivery breed_they_Brs</pre>
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 In the secure of Deeds 11 - 1946 In the secure of Deeds 12 - 1946 In		And the said part_1025 of the fort part dobreedy coverant and agree that at the and seried of a good and indefensible craits of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making lawful claim the trans actions and the same become due and payble, and that 15.9. Intervent, And in the creater that a base become due and payble and that 25.9. The part 16.9. The part	<pre>delivery bread_they Br9_the law ful owner.4. of the premises above granted mbrance</pre>
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_1025 of the fort part dobreedy coverant and agree that at the and seried of a good and indefensible craits of inheritance therein, free and clear of all incut and that they will warrant and defend the same against all parties making lawful claim the trans actions and the same become due and payble, and that 15.9. Intervent, And in the creater that a base become due and payble and that 25.9. The part 16.9. The part	<pre>c divery break_they Br9_ the havful contr_S_ of the premises above grantes mbrance</pre>
of Deeds to enter the discharge of this mortgage of record. Dated this day of Dec. 11/946		And the said part_1025 of the fors part dobreedy coverant and agree that a the name beering of a good and indersuite curster of inheritance therein, free and clear of all incurs of the forse part of the forse part 102of the forse part 102	<pre>c delivery brees_they_Bre</pre>
The Same not - show the new growth		And the taid part_1025 of the fort part dobreedy coverant and agree that at the and seried of a good and indefensible cratter of inheritance therein, free and clear of all incurses of the fort part dollar in the same become does not paysball, and that they will warrant and defend the same spanis at all parties making lawful claim the target part dollar the part_102	<pre>c divery break_they BrS</pre>
atter Mortgagee. Owner.		And the said part_1025 of the fors part dobreedy coverant and agree that at the net meteric of a good and inderestive centre of interinse therein, fore and clear of all incurses of a specific deriver the parts before the part 102of the fors part 4811 at a for assessed explosion equation of the same become developed and directed by the part_1of the scend part may pay said tass and insurance this information that is developed and directed by the part_1of the scend part may pay said tass and insurance this information that is a present that is a present that is a part 102 of the scend part may pay said tass and insurance this information the state of 105 form the date of payment units of the state of 105 form the date of payment is the state of 105 form the date of payment is the state of 105 form the date of payment is the state of 105 for the scend part, with all interest of the part of the scend part is pay said tass and insurance or pays the state of 105 for the scend part is the state of 105 for the scend part is pay said tass and insurance or pays the state of 105 for the scend part is pay said tass and insurance or pays the state of 105 for the scend part is pay said tass and insurance or pays the state of 105	<pre>c delivery bread_they_Br9_the law ful owner_S_ of the premises above grantee mbranee prime. If they during the life of this indenture, pay all taxes or suscements that may be levin the second part, the loss if any, made payshe to the part of the second part to the pay such taxes when the same become due and payshe and to heap hill premises theore e. or either, and the amount so paid that echome a part of the indebtedness, secured by press the second part, the loss if any, made payshe is the part of the second part to the pay such taxes when the same become due and payshe and to heap hill premises theore e. or either, and the amount so paid that echome a part of the indebtedness, secured by press that are an early the part of the part of the second part to the second part, iscented on the 29.51. day of</pre>
		And the said part_1025 of the fors part dobereby correcting and agree that at the number of a good and inderestive cruster of interiment therein, fore and clear of all interiments of the fors part dollar interiments of the forse part dollar interiments of the second part interiments of the forse part dollar interiments of the second part interiments o	editory breed_they_Brs
		And the said part_1025 of the fors part dobereby correcting and agree that at the number of a good and inderestive entropy of internal starts at the part 102of the fors part ability at the same become does and payton and that 150of the fors part ability at the same become does and payton and that 150of the fors part ability at the same become does and payton and that 150of the second part may pay add tass and insurance this inderest. And in the cent that aid payton the same starts at the part 102of the second part may pay add tass and insurance this inderest. And in the cent that aid payton the does not payton the same of the same start at the same sta	editory breed_they_Brs

an an tara da a

y of M. mine art.

a ne

--= = =

· 1°

293

ß

ないの