	This instrument was filed for record on the day o May A. D. 19.46., at .2:05_o'clock P. M	
<form><form><form><form><form><form></form></form></form></form></form></form>		Sec.
<form></form>		
<pre>values of the data part and</pre>	hundred and forty-six between	
<pre>MTREMENTIAL That the said part late. 4 do first part, in consideration of the man d</pre>	part 105 of the first part, and Trustees_of_the Eaker University	
<pre>the despectrance and all the exist, tile and halors of the aid part 20, of the first part then set.</pre>	WITNESSETH, That the said parties_ of the first part, in consideration of the sum of THREE THOUSAND AND NO /100	
<form></form>		
<pre>which we apportenances and all the center, which and interest of the and part 102_cet the first part therm. Each of the part is and part 102_cet the first part therm. The discrept part of the set of the s</pre>		
<pre>which we apportenances and all the center, which and interest of the and part 102_cet the first part therm. Each of the part is and part 102_cet the first part therm. The discrept part of the set of the s</pre>		
And the reliable and had full fair the rest of the res		
It is aread barren its pairs heres that its pairs	And the said part_10.5. of the first part dohereby covenant and agree that at the delivery hereofthoy_ 0.7.0the lawful owner_S. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	
<pre>set first of</pre>	It is agreed between the parties between that the part	
Introd The number of the second and the physical of the propert of and and an energy statistic to be second and the second and the physical of the propert of the physical physical of the physical of the physical of the physi	extent of	
Fronts and bender acceptor therefore i. and i.e. will the premise hereby raise to so up part thereof, in the manner presented by have and but of all moneys arity in the constant of the index of the	Three Thousand and No/100 CBLod Laks.	
Fronts and bender acceptor therefore i. and i.e. will the premise hereby raise to so up part thereof, in the manner presented by have and but of all moneys arity in the constant of the index of the	en aum alf greut Kupereidagie seit performent de mede an herein period. and insurance, or either, Ju 22. 2325 hars S. ABY S. AND WISH JATER ST. That of the original and to pay the bains and produce the bin indenture. And this conversance half be wold if not payment be mede an herein period. and the oblication contained herein fully duckared. If default be mede in such payments or any part thereof or any realization contained therein period. And the oblication contained therein fully duckared. If default be mede in such payments or any part thereof or any realization contained therein period. And the oblication contained therein fully duckared. If default be mede in such payments or any set thereof or any realization contained therein period.	n
A la areed by the native here is had be term and providence of the inforture and erect and erect policy is the term and providence of the encodence of the	rents and benchis accruing therefrom; and is sell the premises hereby aranted, or any part thereof, in the manner prescribed by haw and out of all moneys arising from such alle	
Internet Luthor. P., Adams	It is agreed by the satisfies hereto that the terms and provisions of this indenture and each and ererr obligation therein contained, and all benefin accruing therefrom shall extend and inure to, and the obligatory purpoints he kins, securitoria, spinonistrators, personal sins, and successions of the remersitive patient hereins accruing therefrom shall extend	
(SEAL) (S	Luther_P_Adams(SEAL)	
STATE OF Kanaua }ss. County of Douglaa }ss. De IT REMEMBERED, That on this 2nd day of May A.D. 1946, before me, a		
County of Douglas		
	County of	
to me person where the same person who executed the foregoing instrument and duly acknowledged the executive the same person who executed the foregoing instrument and duly acknowledged the executive the same person who executed the foregoing instrument and duly acknowledged the executive the same person who executed the foregoing instrument and duly acknowledged the executive the same person who executed the foregoing instrument and duly acknowledged the executive the same person who executed the foregoing instrument and duly acknowledged the executive the same person (1) = 46		
All y commission expires on the	(SEAL) to me personally known to be the same person ³ who executed the foregoing instrument and duly acknowledged the execution of the same. I WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last	
RELEASE I, the undersigned owner of the within mortrage, do hereby acknowledge the full payment of the dobt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortrage of record. Dated this7thtay ofPebruary19.69	My commission expires on the 7 day of August, 19_46	Wal
of Deeds to enter the discharge of this mortgage of record. Dated this 7th day of February 19 69	RELEASE	this of G
W. Clark Randall (Corp. Seal) Pres. Trustees of Baker University Mortgagee. Owner.	of Deeds to enter the discharge of this mortgage of record. Dated this 7th day of February, 19.69, 19.69	Ya.