49407 воок 104

This Indenture Made 444	(Ne. E2K) Boyles Legal Blanks—CASH STATIONERY CO.—Lewrence, Kenses
	12th day of June 19.53 between
.William L. Holliday	and Aileen Holliday, husband and wife
ofLawrence, in	the County of Douglas and State of Kansas
pertials of the first part, and	The Lawrence Building and Loan Association
Witnesseth, that the said pa	rt.i.e.sof the first part, in consideration of the sum of
Two thousand and no	/100
tothemdi	lly paid, the receipt of which is hereby acknowledged, have.sold, and by
this indenture doGRANT,	BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
following described real est	ate situated and being in the County of Douglas and State of
Kenses, to-wit:	
Lot No. Twenty	One (21) on Connecticut Street in the City of
, Dawlence	
	Il the estate, title and interest of the said partiles of the first part therein.
of the premises above granted, and seize	ed of a good and indefessible estate of inheritance therein, free and clear of all incumbrances,
It is agreed between the parties has	end that LINGY will werrant and defend the same against all parties making lawful claim thereto, the that the perL.C.Sof the first part shall at all times during the life of this indenture, pay all taxes
and accompany that may be landed as a	annual ambus and and a second a second and a second a second and a second a second and a second a second and a second and a second and a second a second a second a second and a second and a second and a second a second a secon
treep the buildings upon seld real estate directed by the part of the secon laterast. And is the secont that said and	reserved against said resi estate when the same becomes due and psyable, and that. LITEY_WILL insured against fire and tornado in such sum and by such insurence company as shall be specified and if part, the loss, if any, made psyable to the part
	6-13 or me first perf shall fall to pay such taxes when the same become due and payable or to keep, then the part. 7
	TO SERVE AND THE RESIDENCE OF THE PROPERTY OF
THIS ORGANI IS IMMENDED as a mortge	to secure the payment of the sum of .Twothousandandno/100
according to the terms of	rtain written obligation for the payment of said sum of money, executed on the
part, with all interest accruing thereon a	1953, and by
said perfix of the second part to	pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
that said part1.8.5 of the first part	shall fall to pay the same as provided in this indenture.
And this resummers shall be said to	made managed by made or built to the total total and the state of the
And this conveyance shall be void it if default be made in such payments or essets; are not paid, when the same baca-	such payments be made as herein specified, and the obligation contained therein fully discharged, any part thereof or any obligation created thereby, or interest thereon, or iff the taxes on said real me due and sayable, or if the insurance is not least us as resolidable basis or if the building in the building of th
And this conveyance shall be void it if default be made in such payment or constraints are not paid, when the same becarred estee are not kept in as good repe and the whole sum remaining unpaid, a	such payments be made as herein specified, and the obligation contained therein fully discharged, any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real ne due and payable, or if the insurance is not kept up, se provided herein, or if the buildings on said or as they are now, or if waste is committed on said premises, then this conveyance shall become absolute of all of, the obligations provided for in said written obligation, for the security of which this indenture.
center, any not paid, when the came issue real estate are not kept in as good repa and the whole sum remaining unpaid, a is given, shall immediately mature and the solid arm T.	mer due and psyable, or if the insurance is not kept up, se provided herein, or if the taxes on said real me due and psyable, or if the insurance is not kept up, se provided herein, or if the buildings on said or as they are now, or if waste is committed on said premises, then this conveyance shall become absolute of all of the obligations previously for its said written obligation, for the security of which this indenture second due and psyable at the option of the holder hereof, without notice, and it shall be lawful for
center, any not paid, when the came issue real estate are not kept in as good repa and the whole sum remaining unpaid, a is given, shall immediately mature and the solid arm T.	mer due and psyable, or if the insurance is not kept up, se provided herein, or if the taxes on said real me due and psyable, or if the insurance is not kept up, se provided herein, or if the buildings on said or as they are now, or if waste is committed on said premises, then this conveyance shall become absolute of all of the obligations previously for its said written obligation, for the security of which this indenture second due and psyable at the option of the holder hereof, without notice, and it shall be lawful for
section, any pold, when the same laces real estate are not lept in as good rep- sond the whole sum remaining unpaid, a la-given, shall immediately meture and the said part of the second part, ments thereon in the manner provided by said the presentes heavily granted, or, as said the presentes heavily granted, or, as retain the amount then unpaid of princip-	per the control of the case of
seeing are not paid, when the same losse read cashe are not losp! in as good rep- and the whole sum remaining unpold, a is given, shell immediately mature and the said part. Y of the second part, ments thereon in the menner provided be said; the president leavely granted, or a retain the amount then unpold of princip- shell be paid by the part. Y making in la mental by the part. Y making is to amount by the next to be the part of the president of the part of the par	part inserts or any dosignon created thereby, or interest thereon, or if the taxes on sald real me claus and psyable, or if the insurance is not kept up, ea provided herein, or if the buildings on sald in as they are now, or if waste is committed on said premises, then this conveyance shall become absolute of all of the obligations previously for it is not set to the security of which this indentive second due and payable at the option of the holder hereof, without notice, and it shall be lawful for the term of the possession of the said premises and all the improvement of the provided the control of the provided the control of the possession of the said premises and all the improvement of the provided the provided the control of the provided the pr
service, any neg paid, when the same base resident ern not supplin as good rep- sor of the whole sum remaining unpaid, is given, shall immediately meture and the said part. ""," of the second part, ments thereon in the menner provided by said the president hereby granted, or, a retain the amount then unpaid of principal matter than anount them unpaid of principal that agreed by the parties hereby the paid by the parties hereby the benefits ecosing therefrom, shall exten- matigns and successors of the respective medigant and successors of the respective medigant and successors of the respective.	the date and psyable, or if the insurance is not kept up, se provided herein, or if the buildings on said real they are now, or if weste is committed on said pressible, or if the insurance is not kept up, se provided herein, or if the buildings on said or as they are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations previously for a said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be leaveful for the security of the said premises and all the improverance of the said premises and all the improverance of the said premises and the improverance of the said premises and all the said premises and all the improverance of the said premises and all the said premises an
occept, are not paid, when the same base re- port of the same remaining unput, as if you are not lead to same remaining unput, as if you, shall immediately meture and the said part. "	are due and psyable, or if the insurance is not kept up, se provided herein, or if the buildings on said real they are now, or if wester is committed on said pressible, or if the insurance is not kept up, see provided herein, or if the buildings on said all of the obligations previded fer in said written obligation, for the security of which this indenture become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for the security of the security of the security of the security of the said premises and all the improverment of the security of the
service, any neg paid, when the same base resident ern not supplin as good rep- sor of the whole sum remaining unpaid, is given, shall immediately meture and the said part. ""," of the second part, ments thereon in the menner provided by said the president hereby granted, or, a retain the amount then unpaid of principal matter than anount them unpaid of principal that agreed by the parties hereby the paid by the parties hereby the benefits ecosing therefrom, shall exten- matigns and successors of the respective medigant and successors of the respective medigant and successors of the respective.	part thereon or any obsignion creates thereby, or interest thereon, or if the taxes on sald real man clave and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on sald real they are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations previded fer in said written obligation, for the security of which this indenture become due and psyable at the option of the holder hereof, without notice, and it shall be learful for take possession of the said premises and all the improvement of the provided of the provided fer in the pr
occept, are not paid, when the same base read of caste are not lept in as good repeated the whole sum remediately meture and its given, shall immediately meture and the said part. "	the claus and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said real they are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for to take possession of the said premises and all the improvement of the provided for its collect the rents and benefits accruing therefrom; and to the provided for its collect the rents and benefits accruing therefrom; and to provide the provided the provided that the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 18.8 That the terms and provisions of this indenture and each and every obligation therein contained, and all and interest, each sale to obligatory upon the heirs, executors, administrators, personal representatives, parties hereto. Of the first part ha.V.O hereunto set
occept, are not paid, when the same base read of caste are not lept in as good repeated the whole sum remediately meture and its given, shall immediately meture and the said part. "	the case and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said and the provision of the case of the committed on said premises, then this conveyance shall become absolute of all of the obligations previded fer in said written obligation, for the security of which this indenture become due and psyable at the option of the holder hereof, without notice, and it shall be leaveful for to take possession of the said premises and all the improvement of the committed on the provisions of the said premises and all the improvement of the provisions of the said premises and all the improvement the provisions of the said premises and all the improvement of the provisions of the said premises and all the improvement the provisions of the said premises and all the improvement the provisions of the said premises and all the improvement the provisions of the first part. 16.5. The true terms and provisions of this indenture and each and every obligation therein contained, and all and insure to, and be obligatory upon the heirs, executors, administrators, personal representatives, parties hereto. Williams J. Walliams J. Walli
occept, are not paid, when the same base re- port of the same remaining unput, as if you are not lead to same remaining unput, as if you, shall immediately meture and the said part. "	the claus and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said real they are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and psyable at the option of the holder hereof, without notice, and it shall be lawful for to take possession of the said premises and all the improvement of the provided for its collect the rents and benefits accruing therefrom; and to the provided for its collect the rents and benefits accruing therefrom; and to provide the provided the provided that the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 18.8 That the terms and provisions of this indenture and each and every obligation therein contained, and all and interest, each sale to obligatory upon the heirs, executors, administrators, personal representatives, parties hereto. Of the first part ha.V.O hereunto set
service, any neg paid, when the same base resident ern not supplin as good rep- sor of the whole sum remaining unpaid, is given, shall immediately meture and the said part. ""," of the second part, ments thereon in the menner provided by said the president hereby granted, or, a retain the amount then unpaid of principal matter than anount them unpaid of principal that agreed by the parties hereby the paid by the parties hereby the benefits ecosing therefrom, shall exten- matigns and successors of the respective medigant and successors of the respective medigant and successors of the respective.	the case and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said real they are now, or if weste is committed on said pressible, or if the insurance is not kept up, as provided herein, or if the buildings on said or as they are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations previously for a said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be leaveful for to take possession of the said premises and all the improvement the part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sele, on demand, to the first part. 16.5 The time terms and provisions of this indenture and each and every obligation therein contained, and all and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, parties hereto. Williams J. Walliams J.
serving any ned paid, when the same base manufacture are not toph in as good rep- served who is sum remining unpaid, as a given, shall immediately meture and the said part. " of the second part, ments thereon in the manner provided by said, this presence haveby granted, or, a restain the amount then unpaid of principal materials the amount them unpaid of principal that have been been selected by the trial that amount them unpaid of principal that have paid by the parties haven it said that the paid by the parties haven it because of the paid and the the paid by the parties haven it to agreed by the parties haven it to the paid by the parties haven the to the paid by the parties haven the to the paid by the parties haven the parties and the paid to the parties are the total the paid by the parties haven the paid to the parties are the parties the parties are the parties the part	the case and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said and the provision of the case of the committed on said premises, then this conveyance shall become absolute of all of the obligations previded fer in said written obligation, for the security of which this indenture become due and psyable at the option of the holder hereof, without notice, and it shall be leaveful for to take possession of the said premises and all the improvement of the committed on the provisions of the said premises and all the improvement of the provisions of the said premises and all the improvement the provisions of the said premises and all the improvement of the provisions of the said premises and all the improvement the provisions of the said premises and all the improvement the provisions of the said premises and all the improvement the provisions of the first part. 16.5. The true terms and provisions of this indenture and each and every obligation therein contained, and all and insure to, and be obligatory upon the heirs, executors, administrators, personal representatives, parties hereto. Williams J. Walliams J. Walli
service, any ned paid, when the same base residence or not kept in as good rep- end the whole sum remining unpaid, as a given, shall immediately meture and he said part. Y of the second part, ments thereon in the manner provided by said the premises hereby granted, or a stain the amount then unpaid of principal saids the paid by the parties, hereby the principal accounts the parties hereby the agreed by the parties hereby the service accounts of the respective medigas and successors of the respective making as and successors of the respective making as and successors of the respective making and successors of the respective making and successors of the respective making and successors of the respective principal and successors of the principal and principal and successors of the principal and principal	the date and psyable, or if the insugence is not kept up, so provided herein, or if the buildings on said and an active and psyable, or if the insugence is not kept up, so provided herein, or if the buildings on said and all of the obligations provided feer in said written obligation, for the security of which this indenture necessary and the said premises the said premises and all the improvement of the said premises and all the improvement, to have a receiver appointed to collect the rents and benefits accruing therefromy and to appare thereof, in the manner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 103. The terms and provisions of this indenture and each and every obligation therein contained, and all and inverse, and be obligatory upon the heirs, executors, administrators, personal representatives, perfects hereit. William J. Walliam S. and seal. S. the day and year william of the first part ha.V.G. hereunto set. the 1.7 hand S. and seal. S. the day and year williams.
service, any ned paid, when the same base residence or not kept in as good rep- end the whole sum remining unpaid, as a given, shall immediately meture and he said part. Y of the second part, ments thereon in the manner provided by said the premises hereby granted, or a stain the amount then unpaid of principal saids the paid by the parties, hereby the principal accounts the parties hereby the agreed by the parties hereby the service accounts of the respective medigas and successors of the respective making as and successors of the respective making as and successors of the respective making and successors of the respective making and successors of the respective making and successors of the respective principal and successors of the principal and principal and successors of the principal and principal	the date and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said and all of the obligations provided herein and the buildings on said all of the obligations provided for in said written obligation, for the security of which this indenture second due and payable at the option of the holder hereof, without notice, and it shall be lawful for holder hereof, without notice, and it shall be lawful for holder hereof, without notice, and it shall be lawful for year thereof, in the manner prescribed by law, and out of all moneys arising from such sale to year thereof, in the manner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 188. With terms and provisions of this indenture and each and every obligation therein contained, and all and linear to, and be obligatory upon the heirs, executors, administrators, personal representatives, partial hereto. Of the first part ha.V.O hereunto set
service, any ned paid, when the same base residence or not kept in as good rep- end the whole sum remining unpaid, as a given, shall immediately meture and he said part. Y of the second part, ments thereon in the manner provided by said the premises hereby granted, or a stain the amount then unpaid of principal saids the paid by the parties, hereby the principal accounts the parties hereby the agreed by the parties hereby the service accounts of the respective medigas and successors of the respective making as and successors of the respective making as and successors of the respective making and successors of the respective making and successors of the respective making and successors of the respective principal and successors of the principal and principal and successors of the principal and principal	ne due and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said and an active are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be lawful for become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of the payable at the option of the holder hereof, without notice, and it shall be lawful for year thereof, in the manner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 183. But the terms and provisions of this indenture and each and every obligation therein contained, and all and inverte, and be obligatory upon the heirs, executors, administrators, personal representatives, particularly, on the particular and the complete hereic. Of the first part he.V.O hereunto set
serving any ned paid, when the same base manufacture are not toph in as good rep- served who is sum remining unpaid, as a given, shall immediately meture and the said part. " of the second part, ments thereon in the manner provided by said, this presence haveby granted, or, a restain the amount then unpaid of principal materials the amount them unpaid of principal that have been been selected by the trial that amount them unpaid of principal that have paid by the parties haven it said that the paid by the parties haven it because of the paid and the the paid by the parties haven it to agreed by the parties haven it to the paid by the parties haven the to the paid by the parties haven the to the paid by the parties haven the parties and the paid to the parties are the total the paid by the parties haven the paid to the parties are the parties the parties are the parties the part	the date and psyable, or if the insugence is not kept up, so provided herein, or if the buildings on said real they are now, or if waste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture accome due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of the payable at the option of the holder hereof, without notice, and it shall be lawful for the payable at the option of the holder hereof, without notice, and it shall be lawful for year thereof, in the manner prescribed by law, and out of all moneys arising thereform and the overplus, it may there be, such sale, on demend, to the first part. 168 But the terms and provisions of this indenture and each and every obligation therein contained, and all and linear to, and be obligatory upon the heirs, executors, administrators, personal representatives, partial hereto. Of the first part ha.V.O hereunto set Indirhand.S and sealS the day and year with the internal payable. (SEAL) CEAL)
service, any neg paid, when the same base resident ern not supplin as good rep- sor of the whole sum remaining unpaid, is given, shall immediately meture and the said part. ""," of the second part, ments thereon in the menner provided by said the president hereby granted, or, a retain the amount then unpaid of principal matter than anount them unpaid of principal that agreed by the parties hereby the paid by the parties hereby the benefits ecosing therefrom, shall exten- matigns and successors of the respective medigant and successors of the respective medigant and successors of the respective.	ne due and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said and an active are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be lawful for become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of the payable at the option of the holder hereof, without notice, and it shall be lawful for year thereof, in the manner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 183. But the terms and provisions of this indenture and each and every obligation therein contained, and all and inverte, and be obligatory upon the heirs, executors, administrators, personal representatives, particularly, on the particular and the complete hereic. Of the first part he.V.O hereunto set
service, any neg paid, when the same base residence in not paid in as good rep- sord the whole sum remaining unpaid, is given, shall immediately meture and the said part. "" of the second part, ments thereon in the menner provided by said the presiden hereby granted, or, a retain the amount then unpaid of princip half the paid by the parties hereby the paid by the parties hereby the service of the parties are said the second of the parties of the benefits economic them unpaid of princip the service of the parties hereby the paid by the parties hereby the service of the parties are said paid to the parties of the said of the paid by the paid of the parties hereby the paid by the parties hereby the paid the paid by the parties hereby the paid by the parties hereby the paid the paid by the parties hereby the paid the paid by the parties the paid t	ne due and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said and an active are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be lawful for become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of the payable at the option of the holder hereof, without notice, and it shall be lawful for year thereof, in the manner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 183. But the terms and provisions of this indenture and each and every obligation therein contained, and all and inverte, and be obligatory upon the heirs, executors, administrators, personal representatives, particularly, on the particular and the complete hereic. Of the first part he.V.O hereunto set
occept, are not paid, when the same base read of caste are not lept in as good repeated the whole sum remediately meture and its given, shall immediately meture and the said part. "	ne due and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said real they are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of which this indenture of the said premises and all the improvement due and heavy the payable at the option of the holder hereof, without notice, and it shall be lawful for the payable at the option of the holder hereof, without notice, and it shall be lawful for year thereof, in the manner prescribed by law, and out of all moneys arising from such sale no year thereof, in the manner prescribed by law, and out of all moneys arising from such sale not and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 168. But the terms and provisions of this indenture and each and every obligation therein contained, and all and inverto, and provisions of this indenture and each and every obligation therein contained, and all and inverto, end be obligatory upon the heirs, executors, administrators, personal representatives, particularly contained. SEAL) William J. Walliam J. Walliam J. Walliam J. SEAL) Clean B. Balliam J. Walliam J. SEAL) CSEAL) CSEAL) CSEAL)
occept, are not paid, when the same base read of caste are not lept in as good repeated the whole sum remediately meture and its given, shall immediately meture and the said part. "	ne due and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said real they are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of which this indenture of the said premises and all the improvement due and heavy the payable at the option of the holder hereof, without notice, and it shall be lawful for the payable at the option of the holder hereof, without notice, and it shall be lawful for year thereof, in the manner prescribed by law, and out of all moneys arising from such sale no year thereof, in the manner prescribed by law, and out of all moneys arising from such sale not and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 168. But the terms and provisions of this indenture and each and every obligation therein contained, and all and inverto, and provisions of this indenture and each and every obligation therein contained, and all and inverto, end be obligatory upon the heirs, executors, administrators, personal representatives, particularly contained. SEAL) William J. Walliam J. Walliam J. Walliam J. SEAL) Clean B. Balliam J. Walliam J. SEAL) CSEAL) CSEAL) CSEAL)
occept, are not paid, when the same base read of caste are not lept in as good repeated the whole sum remediately meture and its given, shall immediately meture and the said part. "	ne due and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said and an active are now, or if weste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be lawful for become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of the payable at the option of the holder hereof, without notice, and it shall be lawful for year thereof, in the manner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 183. But the terms and provisions of this indenture and each and every obligation therein contained, and all and inverte, and be obligatory upon the heirs, executors, administrators, personal representatives, particularly, on the particular and the complete hereic. Of the first part he.V.O hereunto set
occept, are not paid, when the same base read of caste are not lept in as good repeated the whole sum remediately meture and its given, shall immediately meture and the said part. "	ne due and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said real they are now, or if waste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of which this indenture occurs due and payable at the option of the holder hereof, without notice, and it shall be lawful for the payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, and all more thereof, in the manner prescribed by law, and out of all moneys arising from such sale to a and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 188. It is the terms and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and the terms and provisions of this indenture and each and every obligation therein contained. It is not
service, any neg paid, when the same base residence in not paid in as good rep- sord the whole sum remaining unpaid, is given, shall immediately meture and the said part. "" of the second part, ments thereon in the menner provided by said the presiden hereby granted, or, a retain the amount then unpaid of princip half the paid by the parties hereby the paid by the parties hereby the service of the parties are said the second of the parties of the benefits economic them unpaid of princip the service of the parties hereby the paid by the parties hereby the service of the parties are said paid to the parties of the said of the paid by the paid of the parties hereby the paid by the parties hereby the paid the paid by the parties hereby the paid by the parties hereby the paid the paid by the parties hereby the paid the paid by the parties the paid t	ne due and psyable, or if the insugence is not kept up, se provided herein, or if the buildings on said real they are now, or if waste is committed on said premises, then this conveyance shall become absolute of all of the obligations provided for in said written obligation, for the security of which this indenture become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of which this indenture occurs due and payable at the option of the holder hereof, without notice, and it shall be lawful for the payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, without notice, and it shall be lawful for a payable at the option of the holder hereof, and all more thereof, in the manner prescribed by law, and out of all moneys arising from such sale to a and interest, together with the costs and charges incident thereto, and the overplus, if any there be, such sale, on demand, to the first part. 188. It is the terms and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and provisions of this indenture and each and every obligation therein contained, and all and inverte, and the terms and provisions of this indenture and each and every obligation therein contained. It is not