And model       Note that they links-copy in Apply and they apply the second part in the formation of the second part.         of       In       Note that they links-copy in Apply and they apply the second part.         of       In       Note that they links-copy in Apply and they apply the second part.         of       In       Note that they links-copy in Apply and they apply the second part.         of       In       Note they apply the second part.         Note they apply the second part.       In       Note they apply the second part.         Note the second part.       In       Note the second part.         Note the second part.       In       Note the second part.         Note the second part.       In       Note the second part.       Note the second part.         Note the second part.       In       Note the second part.       Note the second part.         Note the second part.       In       Note the second part.       Note the second part.         Note the second part.       In       Note the second part.       Note the second part.         Note the second part.       In       Note the second part.       Note the second part.         Note the second part.       In       Note the second part.       Note the second part.         Note the second part.       In       Note the second part.       Note	Memory     No. 300     But topic Basis-CAN STRIPTICK CO-Learning Cannot for any control striptick of		Reg. No. 11,706 Fee Paid \$5.00
This Indenture. Made this      dry of      in, the County of      i	This Indicatives. Much this day of the second of the secon	Bionominianonominianonominianon	
d       in the County of       and Same difference         of       in the County of       part 1 and Same difference         intermediation of the same difference       part 2.       of the according part.         intermediation of the same difference       part 2.       of the according part.         intermediation of the same difference       part 2.       of the according part.         intermediation of the same difference       cally paid, the fragment of which is thereby acknowledged, the Mill said, add, and Same difference         intermediation of the same difference       cally paid, the fragment of the same difference       part 2.         which is distributed calls at 100 CENN of the carding of the same difference       part 2.       the same difference         at 2 and 3 an	end       In the County of the second part.         part in flog the first part, and       part 2. of the second part.         Part in the second part.       part 2. of the second part.         Part in the second part.       part 2. of the second part.         Part in the second part.       part 2. of the second part.         Part in the second part.       part 2. of the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.       part in the second part.         Part in the second part.	MORTGAGE 1	(No. 52K) Boylës Legal Blanks-CASH STATIONERY COLawrence, Kansas
part Linds the first part, and       part	Part 1: Red the fine part, and         Part 2: of the second part.           Winnesseth, the the said part         of the fine part, and construction of the sum of the part of the fine part.           Winnesseth, the the said part         of the fine part, and construction of the sum of the second part.           Winnesseth, the the said part         of the fine part, the construction of the second part.           Winnesseth, the the said part (b) if a though and the part of the said part 1 for the second part.         Poll 1 for the second part.           Winnesseth, the the said part (b) if a though and though and though and the part of the said part 1 for the second part.         Poll 1 for though and the said part 1 for the said part 1 for the said part 1 for though and the part is the said part 1 for the second part.           In the said part is and the said part is and though and though and though and the part is and the said part	This Indenture, Made this	day of total
part Lond the first part, and       part 2. of the second part.         Winnessenh, the the skid part       of the first part, in consideration of the sum of 2. DOULARS         State, The think of controls, of the first part, in consideration of the sum of 2. DOULARS       DOULARS         State, The think of controls, of CRANT (REAGNN), SELL and AORE(AGC to the jaid) pait, inc.       DOULARS         And John of the second part, the first part, the control of the sket part.       Doular of the second part, the first part therein.         Lots Elecht (C)       1. DOULARS       State of the second part, the second of the second part, the second part, the second part, the second of the second part.         A the second part - do the first part.       If the second part, and the second of the second part.         If the second part - do the first part.       If the second part is the second of the second part.         If the second part - do the first part is the second of the second part.       The second part.         If the second part - do the first part is the second part of the second part.       The second part.         If the second part - do the first part is the second part of	Part 1: Red the fine part, and         Part 2: of the second part.           Winnesseth, the the said part         of the fine part, and construction of the sum of the part of the fine part.           Winnesseth, the the said part         of the fine part, and construction of the sum of the second part.           Winnesseth, the the said part         of the fine part, the construction of the second part.           Winnesseth, the the said part (b) if a though and the part of the said part 1 for the second part.         Poll 1 for the second part.           Winnesseth, the the said part (b) if a though and though and though and the part of the said part 1 for the second part.         Poll 1 for though and the said part 1 for the said part 1 for the said part 1 for though and the part is the said part 1 for the second part.           In the said part is and the said part is and though and though and though and the part is and the said part	an line and a second state of the second state	en e
pint Lingd the first pan, and       part	part Land the first part, and       part	of in t	he County of
Witnesseth, that the stad part       In the first part, in consideration of the sum dimensional state is a state of the state part. In consideration of the sum dimensional state is a state of the state part. In consideration of the sum dimensional state is a state of the state part. In the second part, the following, distributed call states distated and being in the County of the first part there and state of the state part. In the second part, the following distributed call states distated and being in the County of the state part. The second part, the following distributed call states distated and being in the County of the state part. The state call are states and states of the state part. The following distributed the state part there are and state of the state part. The following call the state of the state part. The following call the state of the state part. The following call the state of the state part. The state call the state part there are the state of the state of the state part of the state of the state of the state part of the state of the state of the state of part. The following call the state of the state of the state of part of the state	Winnesseth, that the stad part       of the first part, in consideration of the sum dimensional part of the start pa	part Lesof the first part, and	
The control of the second part is also of the receipt of which is foreign acknowledged, has a cold, and by the independence of GRANIX GRANIX SEL and MORTGAGE to the side part is cold and by the second part, the following described is not costat situated and being in the County of the side part is cold by the side of the side part is the side of the side part is the side of the side part. So the second part, the side of the side part is the side of the side part. So the second part, the side of the side part is the side of the side part. So the side part is the side of the side part is the side of the side part. So the side part is the side of the side part is the side of the side part. So the side part is the side of the side part is the side of the side part. So the side part is the side of the side part is the side of the side part. So the side part is the side of the side part is the side of the side part. So the side of the side part is the side of the side part is the side of the side part. So the side of the side part is the side of the side part is the side of the side part. So the side of the side part is the side of the side part is the side of the side part. So the side of the side part is the side of the side part is the side of the side part. So the side of the side part is the side of the side part is the side of the side part is the side of the side part. So the side of the side part is the side of the side part is the side of the side part. So the side of the side part is the side of the side of the side of the side part is the side of the side part is the side of th	The optimized of the second part of the receipt of which is hereby acknowledged, have by the following described is all outside guided and MORIGAGE is the bid and part of the following described is all outside guided and MORIGAGE is the bid and part of the following described is all outside guided and MORIGAGE is the bid and part of the following described is all outside guided and MORIGAGE is the following described is all outside guided and being in the County of the school being in the apportance and all the other and the following described is all outside guided and interest of the shall part of both the first part therein. All describes and all the other and the following the school being in the apportance and will be added it and interest of the shall part of both the first part therein. The apportance and will be added it and the first at the school being both of the first part therein. The added being being the school being both of the first part that at the school being both of the first part the school being both of the first part that at the school being both of the first part that at the school being both of the first part that at the school being both of the first part that at the school being both of the school b	This month that the stid and	
duity paid, the receipt of which is hardby acknowledged, ha sig sold, and by the file flowing of the second part, the second par	duity paid, the tecept of which is hereby acknowledged, he key is old, and by the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part, the file infection of a grant the second part infection. The based one of the theorem the second part, the file infection of a grant the second part infection infection of a grant the second infection infection infection of a grant second infection of a		
60 Oloving, discribed real canada situated and being in the County-of.       Dutate	Identified event lead end and signated and being in the County of .       Double .       and sube of Kantas in Dawlin         Identified in Dawlin       Lot Elight (1) in Didentified in part of the side part is being the second of the second of the side part is being the second of the second	duly	y paid, the receipt of which is hereby acknowledged, ha Key sold, and by
Arrans. Howill:       Dot 21.7 htt (2) In Nloth: Siztorn (147) In _upport: In Siztorn addition in the second of the	Kensas: lowili       Lot K Elritt (C) 1r. 21obit Shutson 1417 in Supercif a Supercised (Souther Souther Southe		
Addition to be also determined and an end of the series of the said part 4.0 bit he first part therein.  More the series are series at a series of a particle and interest of the said part 4.0 bit he first part therein.  More the series at a series of a particle at series of a particle at a good and hadronic entropy of the series of at a localization of the series	Addition: to Lie CLES: of Latience.         with the approximances and life host is and the initial part is the delay bare life. The fact has and the initial part is the delay bare is the delay bare life.         and the good and life cost of a good and balance is and is delay bare there, for and der of all boundares.         and the good and life cost of a good and balance is and is delay bare and der of all boundares.         and the L White and the second part is a delay bare and dered the good and balance in motion is balance.         The previous devices the previous boundary delay bare and the second part is a bare delay bare and the second part is a delay bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the bare delay bare and the second part is a bare delay bare and the second part is a bare delay bare and the bare delay bare d	[특별 신호·영국 사회의 방문을 했는 것	
Addition to be the other of the second period period of the second period of the second period of the second period period of the second period period of the second period perio	Addition: to Line (LEC: of Loriving)         with the approximations: and life that are 26. withy correct of the said part 16.5th the first part thread.         Are the got and 1 = of the first part 26. withy correct of degree that the delay bread 1.1.1.1. The build court 1 degree that the delay bread 1.1.1.1. The build court 1 degree that the delay bread 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	E Lot Eicht (8) in	Block Okstoon (10) In Paheneltin Satesford
And the gald and	Mile ageid part	Addition to the	Citre of Lawrence.
<pre>d de promise alone grande des cerces de a quoi and undersaulte cuist of shouldness them in fee and deur et all necembranes.</pre>	d the premiets above preside and velocit at a good and holdinable spin of a holdinable or therm, free and day of all non-balance. If is a pred to be spin of the far and the spin of th		
It is agreed between the purity, herein out the days, 2005 the line part has all sizes, charp the first dividences, part is ner marked by the purity of t	It is greed belowen the priori check hull be derOrget hull mer pari hall at it inter denie hull et mit information pari a trace of miting and trace in a mend part of the second pari he state. The pari hull diff is pay each hull be part of the second pari he state. The part hull diff is pay each hull be part of the second pari he state. The part hull diff is pay each hull be part of the second pari he state. The part hull diff is pay each hull be part of the second pari he state. The part of the second pari he state is pay each hull diff is pay each hull be part of the second pari he state. The part of the second pari he state is pay each hull diff is pay each hull be part of the second pari he state. The part of the second pari he state is pay each hull diff is pay each hull be part of the second pari he state. The part of the second pari he state is pay each hull diff is pay each hull be part of the second pari he state is pay each hull diff is pay each hull be part of the second pari he state is pay each hull diff is pay each hull be part of the second pari he state is pay each hull diff is pay each hull be part of the second pari he state is pay each hull be part of the second pari he state is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari he state is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay and hull be part of the second pari hull diff is pay each hull be part of the second pari hull diff is pay and hull be part of the second pari hull diff is pay the second diff pari hull diff is pay and hull be part of the sec		
And externance that may be level of a second applicit hid rest state white the approx of a dark problem, and shall be second applied by the second app	<pre>instantiant but mays hered or assues apoint oid oid status wing the sum Paroma day bed provide, soft has been provided by the part of the second part here is free status of the second part here is the second part here is the status of the second part here is the second part he</pre>		法防御 网络银色花 医骨骨骨 医子宫 经保护的 法保证 化乙酰氨基化 化液液化 化氯化化 医子宫的 计分析 化分析 化分析 化分析 化分析 化分析 化分析
This count is intended as a morigage to secure the payment of the sum of       Description         This count is intended as a morigage to secure the payment of the sum of       Description         according to the trime of UDO       certain written obligator. for the payment of said ison of monity, exceeded on the       Description         according to the trime of UDO       certain written obligator. for the payment of said ison of monity, exceeded on the       Description         Add the index acrows place on the pay of an index of or the payment of said ison of the same on a side of the terms of the payment of the same on a side of the payment of the same on a side of the terms of the same on a side of the terms of the same on a side of the terms of the same on a side of the terms of the same on a side of the terms of the same on a side of the terms of the same on a side of the terms of the same on a side of the terms of the same on a side of the terms of the same on a side of the same on a side of the terms of the same on a side of the same on	min graphs.       This GenAll is inserted as a mortgage to accurate the payment of the tim of the time of the time.       This GenAll is inserted as a mortgage to accurate the time payment of the time of modely, accurate on the 2nd	RI	and another statistics and interaction of the statistics of the state of the state of the state of the state of the
This control is intended as a morigage to secure the payment of the sum of       Discretion of the limit of UDO       contains within a finite the second of the se	min years.       This Genth is increded as a mortgage to accurg the payment of the un of the second of the term of the second of the second of the term of the second of the second of the second of the term of the second of	55 keep the buildings upon said real estate I directed by the part	insured against fire and formade in such sum and by such insurance company as shall be specified and part, the loss, if any, made payable to the part of the second part to the extent of the ball. LGD of the first part shall fail to pay such taxes when the same become due and payable or to keen
THIS GRANT is insended as a morphy to accurg the payment of the num of the COULD, ULC TO/POD	THIS GRANT Is intended a a mortage B secure the paramet of the unit of the intended of the inte	- (EX) unit tuty repaid.	
according to the term of UD0       certale written obligator. for the gammer of said turn of money, exceeded on the 2.210, "item made payable to the part".         and by the all interest according to the term of turned on the charged payable to the part."       10.8 Charged part to py for any interaction, to charge any taxes with interest action payable to the part."         Add thit convergence thill be wold if the theory interaction is not been of money sectored by the operation of the term of the pay the set of the pay the pay the set of the pay pay the pay pay the pay the pay the pay the pay the pay the pay t	<pre>excedibg to the terms of QUO certain written abligation for the apyment of staid sum of monky exceeded on the</pre>	THIS GRANT is intended as a mortgage	
If a pert, with all interest according to the term, of tails deligible, and also to score any turn or use of mpany advanced by the sub-ordinal pert of by the own interest is included in this indextore.         And, this convergence that be void if such payments to mage the made as here is percised, and the callgalation contained therein, faily deploted to the term of tails the percent interest. In the call of the callgalation is the call of the call	part, with all interest according to the term of tails deligation, and also to terms any standard by the still pair S_ of the strand part to py for one junctuating on to delating any taxes with interest as interest, neutoded, in the event tip and the tail tail to part the py for any forwards or any pair tables of the py the same of provided in this indemume. And, this convertance that has vold if such payments be made as been impected, and the a childpoint converted there is a strand based or any part of the strands and read the delations are not keep on part of the strands. Add read read tables are not keep in at coold repair as they are now, or if wasts is committed on add prencises and it shall be level to the childpoints or converted the read within the hidden for the staff part of the sched part of the childpoint provided for in a staff written childpoint, for the scrive of which this inductive is player, thall immediately many early depended by the staff on a staff part of the sched part of the childpoint part of the sched part of the child part of the child part of the sched part of the		ain written obligation for the payment of said sum of money, executed on the
ibin and gaps       19.9       of the first part shall fail to pay the same is provided, in this informate.         And, this converses that has wold if such payments the made as here in specified, and the childrate of information information information.       Not high conversions that information information information information.         And, this conversions that is and the such as here in specified in a subject of the subject	Inter side gar: 19.5 of the first part shall fall top pay the same is previded, in this indenture.         And this conversance that be vold if such payments be made as herein specified, and the chilghion contained wherein fully displayed.         If default be made in axity payments are and payments be made as herein specified, and therein, fully displayed.         If default be made in axity payments are and payments be made as herein specified.         If default be made in axity payments are and became due and payable at the coling on add premise, then this convergence shall be convergence that became due and payable at the coling on add premise, then this convergence that be add for the said garding and interest, to interact of the said garding and interest, to interact on the said said and interest, to interest, to interact and garding and interest, to interact and garding and interest, to interest, the said of all many said and if the impose and interest, to interest, the int	b day of December 2	19.55 and by terms made payable to the part $X_{\rm eff}$ of the second cording to the terms of solid obligation, and also to secure any sum or sums of mioney advanced by the
And the consistence that is consistence that is not payments be made as herein specified, and the chilghest network of the taxes on shall read tails are not paid at an good the part of the set on shall read tails are not paid to made in such they are now, or if the binding on shall read tails are not paid to made in such they are now or if when its good repairs are shall been didned to in and while the method of the set of th	hat this convisions pink he will be the payments to made as been insectified, and the chilippine dimension for pay there is an approximate theread any theread any takes is convident theread, or if the building on side of the section of the sectio	I HA	<i>p</i>
Total state are not kept in a good repair as they are now, or if waste is committed on raid premises, then this conveyance shall increase shallows         in the whole with the increase are observed for an operation of the total prevision of the state of the state prevision of the state prevision of the state prevision of the state prevision of the state prevision of the state o	are table are not kept in as good repair as they are now, or if wants in committing on raid permises, then this conveyance shall become shallows the design of the station of the state e	And this convoyance shall be voted if	such payments be made as herein specified, and the obligation contained therein fully discharged, any part thereaf or any obligation created thereby, or interest thereon, or if the taxes on said reaf
In given, hall immediately mature and become due and payable at the option of the halder hered, whome and is have a measure sponted to called the rent, and busching at the start of the wald part of the start at the busching at the start of the manner provided by law and to have a receiver sponted to called the rent and benefits account therefine, and it is improvements and at the start and part thereof, in the manner provided by law and its for and out of all memory suiting of an walk at a for a demand, to the first part 2005.         It is agreed by the part.       making such sale, on demand, to the first part 2005.         It is agreed by the part.       making such sale, on demand, to the first part 2005.         It is agreed by the part.       of the start part 2005.         It is agreed by the part.       of the first part be received by the receive start the start of the start part be added to start the start of the start part be received by the received by the part.         It is agreed by the part.       of the first part be received by the receiv	h biden, shall innesistely many and become due and payable at the oplian of the holder bared, while and it hall the having for the suid parts? I of the scoled part ments thereon is the report of the suid intermines and all the improve- ments thereon is the manner provided by have and to have a receiver sponted to called the rents and benefits accoung thereform, and to still the part of the incipal and interest, together with the casts and pharges incident thereto, and the overplus, if any there be, shall be paid by the part. I making uch sale, on demand, to the first part 205. It is agreed by the parts in the iterms and provides of this indentue and each and every obligation therein contained, and all benefits accound, therein the iterms and provides of this indentue and each and every obligation therein contained, and the start above writes. In Witness Witten, the part is of the first part he bereating the reportive parts in the day and iteration of the first part he start above writes. In Witness Witten, the part is of the first part he bereating the reportive parts in the day and year is a door writes. State CO. Kainishing and the part is of the first part he bereating the part is of the first part he start door writes. State CO. Kainishing and the part is of the first part he start door writes. State CO. Kainishing and the part is of the first part he start door of the start part is a door of the start part is on the interport of the start part is a door of the start part is of the first part is on the interport of the start part is on the interport of the start part is of the start part is on the interport of the start part is a door of the start part is a door of the start part is of the part is of the part is of the part is on the is borneous the part is of the part is independent the security of the same period is when executed the interpolity part of the start part is in the part is of the start part is of the part is independent the same period is whe executed the interopoly p	5] real estate are not kept in as good repair and the whole sum remaining unpaid, an	r as they are now, or if waste is committed on raid premises, then this conveyance shall become absolute In all of the obligations provided for in said written obligation, for the security of which this indentura
It the premises hereby grained, or any part thereof, in the manner precisible by law, and out of ill money arising from such side to its and previse indeen thereto, and its overplas, if any there be, that be paid by the part.         It is agreed by the part.       making such sale, on demand, to the first part 1° S.         It is agreed by the part.       making such sale, on demand, to the first part 1° S.         It is agreed by the part.       making such sale, on demand, to the first part 1° S.         It is agreed by the part.       making such sale, on demand, to the first part 1° S.         It is agreed by the part.       making such sale, on demand, to the first part 1° S.         It is agreed by the part.       of the tempelow part is in demune on death and every obligation therein, contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and every deligation therein contained, and test is death and test is death and every deligation therein contained, and test is death and test is deat	statistic premises hereby graned, or any part thereof, in the manner prescribed by law, and out of all moneys estimated of principal and interest, regular within a cost and parges indicated thereits, and here the regular within a cost and parges indicated thereits, and here the regular within a cost and here the regular there is consider, and all be address of the indenture and each and every oblighten therein contained, and all bendling sections, better and regular therein contained, and all bendling sections of the respective particular therein and provides address within a cost and all new to a set and the obligatory upon the bate, account of the respective particular therein and particular therein and here the respective particular therein and the obligatory upon the bate, account of the respective particular therein the term is the obligatory upon the bate, account of the respective particular therein the term is a cost of the respective particular therein the term is the obligatory upon the bate, account of the respective particular therein the term is the obligatory upon the bate, account of the respective particular therein the term is the obligatory upon the bate, account of the respective particular therein the term is the obligatory upon the bate, account of the respective particular therein the term is the obligatory upon the bate.         State OR       Kuinesi the construction therein the term is the one of the second the term is the down of the second the term is the down of the second the term is the down of the term is the term is the down of the term is the term is the down of the term is th	is given, shall immediately mature and b the said part. of the second part	ecome due and payable at the option of the holder hereof, without notice, and it shall be lawful for to take possession of the said premises and alf the improve-
It is agreed by the pirks horeto that the terms and provident of this inderiver and each and every obligation therein contrided and must to also be obligatory upon the heirs, executors, administrator, periodal representatives, and inderiver and each each the day and react the day and the day of the within mortgare, do hereby acknowledge the full payment of the day and the day and the day and the day and the day of the day of the day of the day of the day and the day and the day and the day and the day of the day of the day of the day and the day and the day and the day of the day of the day of the day and the day and the day and the day of the day of the day of the day and the day and the day and the day of the day of the day of the day of the day and the day and the d	It is spreid by the pirits horize that the terms and provides of this inderiver and sets and every colliption therein contained, and the being second the control of the repetitive parts hierets.         In Witness Witten         In Provide Data State         Dou In:         Country         In Provide Data State         In Pro	5 sell the premises hereby granted, or any	y part thereof, in the manner prescribed by law, and out of all moneys arising from such tale to
Expenditus according therefore, half extend and inver to, and be obligatory upon the heirs, executors, administrator, periodal representatives, signs and succession of the repetitive parties herein. The here on the heirs, executors, administrator, periodal representatives, in Winess Winesoft, the part is of the first part here hereins are herein and real the day and year in Winess Winesoft, the part is of the first part here hereins are hereins and real the day and year in Winess Winesoft, the part is of the first part hereins are discussed in the day and the period of the second the constraint of the day of the day and the day an	Bendits according, therefore, the system and and invertee, and be addressed of the respective particle first part to a the stand sectors of the respective particle first part to a the first part to a the stand sectors of the secto	IEG	
Let above written. Let above written. Let above written. Let above written. Set and a set above written. Set above writte	Let space writes. Let space writes. State of Kansing State of State of State State State of State State State State of State State State of State St	E benefits accruing therefrom, shall extend	and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives,
(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) STATE OF Kunster STATE OF Kunster STATE OF Kunster STATE OF Kunster DOU IN: STATE OF KUNSTER STATE OF	(SEAU (SEAU) (SEAU) STATE OF Lunsing DOU In: COUNTY, STATE OF LUNSING COUNTY, ST		of the first part hat hereunto set hand and teat the day and year
(SEAL) (SEAL) STATE OP. A UNSUL STATE OP. A UNSUL DOU LN: COUNTY SEE IF REMEMBERED, that on this CHU day of ACT BALART A. D. 1955 below mo. COUNTY SEE IF REMEMBERED, that on this CHU day of ACT BALART A. D. 1955 below mo. COUNTY SEE IF REMEMBERED, that on this CHU day of ACT BALART A. D. 1955 below mo. COUNTY SEE IF REMEMBERED, that on this CHU day of ACT BALART A. D. 1955 below mo. COUNTY I the identical County and State reamon the personally known to be the same person S who executed the foregoing Instrument and day reamon the personally known to be the same person S who executed the foregoing Instrument and day reat of the personally known to be the same person S who executed the foregoing Instrument and day reat of the personally known to be the same person S who executed the foregoing Instrument and day reat of the personally known to be the same person S who executed the foregoing Instrument and day reat of the personally known to be the same person S who executed the foregoing Instrument and day reat personally known to be the same person S who executed the foregoing Instrument and day reat personally known to be the same person S who executed the foregoing Instrument and day reat last above willien. We commission Expires The undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of reat the Lawrence Building & Loan Association	(SEAL) STATE OF ALLASS STATE OF ALLASS DOU INC COUNTY) BE IN REMEMBERED. That on this INC day of ACT Quick D.F. A. D. 1955 before mp. o OLIN M. LLC A. D. 1955 before mp. o OLIN M. M. D. M.		Sano Canad (SEAU)
(SEAL)         STATE OF.         STATE OF.         ALIAGLA         SS.         DOU In:         DOU In::         DOU In::         DOU In::         COUNTY!         BE If REMEBREED, The to no. this. Thd.         DOU In::         COUNTY!         A. 0. 1955         COUNTY!         A DOU In::         COUNTY!         A DOU In::         COUNTY!         NUMERES:	STATE OF Kunster SS. DOU LIN COUNTY) STATE OF Kunster SS. DOU LIN COUNTY) SS. DOU LIN COUNTY SS. SS. DOU LIN COUNTY SS. SS. SS. DOU LIN COUNTY SS. SS. DOU LIN COUNTY SS. SS. DOU LIN COUNTY SS. SS. DOU LIN COUNTY SS. SS. DOU LIN COUNTY SS. SS. SS. DOU LIN COUNTY SS. SS. DOU LIN COUNTY SS. SS. DOU LIN COUNTY SS. SS. DOU LIN COUNTY SS. SS. SS. DOU LIN COUNTY SS. SS. SS. DOU LIN COUNTY SS. SS. SS. SS. SS. SS. SS. SS.		
STATE OF. Kunskin STATE OF. Kunskin DOU lue country.) BE IT REMEMBERED. That on this fill day of dong day of february 1959 The Lawrence Building & Loan Association	STATE OF Kunsking COUNTY STATE OF Kunsking COUNTY STATE OF Kunsking COUNTY STATE OF Kunsking COUNTY STATE OF Konsking		
Dou line country) BE IT REMEMBERED, that on this find	Dou line county.) BE IT REMEMBERED, Their on, this 2014 day of 2019 day of 20		
Dou line country) BE IT REMEMBERED, that on this find	Dou line county.) BE IT REMEMBERED, That on, this Did day of 2013 day of 2013 day. A. D. 1955 beloge mo. e Dilling day of 2013 day of 2014 day of 20		ananananananananananananananananananan
Dou line country) BE IT REMEMBERED, that on this find	Dou line county.) BE IT REMEMBERED, That on, this Did day of 2013 day of 2013 day. A. D. 1955 beloge mo. e Dilling day of 2013 day of 2014 day of 20	STATE OF Kunsun	
belows mo. a Other 18.11d In the storestid County and State Came In Provide and Annal Ann	betoor mo. betoor mo. NOTAA, NOTAA, NOTAA, NOTAA, NOTAA, Lo Difference Lo Notation of the previously known is be the same parton S who executed the toregoing instrument and doly achowledged the execution of the same. No vinities where the control of the same parton S who executed the toregoing instrument and doly achowledged the execution of the same. No vinities where the control of the same parton S who executed the toregoing instrument and doly achowledged the execution of the same. No vinities all 1 10 No vinities all 1 10 No vinities and authorize the Register of Deeds to enter the discharge of this mortgage of resisted by Several and Several Action Lo E, E, Ether Securitor of the several action The Lawrence Building & Loan Association	Dan land	county,)
Communication Expires A: 20 P.M. RELEASE Register of Deeds to enter the discharge of this mortgage of reit charge filler and	And December 2, 1955 at 3:20 P.M. RELEASE And December 2, 1955 at 3:20 P.M. Release do hereby acknowledge the full payment of the within mortgage, do hereby acknowledge the full payment of the second authorize the Register of Deeds to enter the discharge of this mortgage of rei		
Ay Commission Expires W WINESS WHEREOF, I have hereonto subscribed my name, and affired my official seal on the day and year last above withen. Wy Commission Expires Al 21 - 1 Replace the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of re- this 21th day of February 1959 The Lawrence Building & Loen Association	ethnowledged the, execution of the same. IN WINESS WHEREOF, I have hereonic subscribed my name, and affired, mc official seal on the day and year last above written. My Commission Expires Although a start of the same. My Commission Expires Although a start of the same. My Commission Expires Although a start of the same. My Commission Expires Although a start of the same. Noise of the same. N		
Ay Commission Expires W WINESS WHEREOF, I have hereonto subscribed my name, and affired my official seal on the day and year last above withen. Wy Commission Expires Al 21 - 1 Replace the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of re- this 21th day of February 1959 The Lawrence Building & Loen Association	acknowledged the execution of the same. IN WINESS WHEREOF, I have become aubscribed my name, and affired my official deal on the day and year last above written. My Commission Expires Although a start of the same. My Commission Expires Although a start of the same. My Commission Expires Although a start of the same. My Commission Expires Although a start of the same. Noise written. Noise written. N		to the denotably known to builting same person S, who executed the forecoind instrument and duly
wy commission Expires A1222 19 Wy Commission Expires A1222 19 torded Descenber 2, 1955 at 3:20 P.M. RELEASE Harden Book Registor of the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the i thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of res this 21th day of February 1959 The Lawrence Building & Loen Association	Any Commission Expires AL*1 21 19 Notary toble Notary to the thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of red Law Enter Sociation		acknowledged the execution of the same.
the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the back of the reprint a thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of restricts 24th day of February 1959 The Lawrence Building & Loen Association	Name to be a start of the within mortgage, do hereby acknowledge the full payment of the thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of red this 24th day of February 1959 The Lawrence Building & Loan Association		
the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the i thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of re- this 24th day of February 1959 The Lawrence Building & Loen Association	the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of re- this 24th day of February 1959 The Lawrence Building & Loan Association	B My Commission Expires 5	19 Noini Fublic
the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the i thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of re- this 24th day of February 1959 The Lawrence Building & Loen Association	the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of re- this 24th day of February 1959 The Lawrence Building & Loan Association	corded December 2, 1955 at 31	20 P.M. propage These Deter Barder of
this 21th day of February 1959 The Lawrence Building & Loan Association	is 24th day of February 1959 The Lawrence Building & Loan Association		
L. E. Eby Segnotory	L. E. Eby Segnotory Ind Lawrence Building & Loan Association	the undersigned, owner of the	section of beens to enter the ulscharge of this mortgage of re
		this 24th day of February 1959 T: L.E.Eby, Secretary	ine Lawrence Building & Loan Association
		аналан алан алан алан алан алан алан ал	
		e	

. ÷

. . .

÷.

35

Ì,

reloase uiter