3

•

• • ÷

٢,

• ż

·		•		en de la companya de La companya de la comp		4/750
	alitetemi espana al Alexietti	61	957 <u>1</u> Bool	112		010020710
This In	donturo	Made this		1	Hay	
		s Midyett and				
	· · ·	5.00 ⁻¹	c			
of Lawrence	······································	the County ofD				·····
of the first part, an		nty Building and Loa	· · · ·			
Seven Thouse	Witnesseth nd_and_no/10	, That the said part 1	es of the fir	st part, in consider	ration of the sur	m of
grant, bargain, sell	and Mortgage to	which is hereby ac the said party of the County of Douglas a	second part: it	s heirs and assign	s forever, all	that
		ck No. Two (2)				
		he City of Law		an a		N
		- -				1.27
		•				
		т., ^с .		•		•
		· .	×			·
		2 				
•	d.	n de la composition de la comp	n an ta	· · · · · ·		1.1
· · · · · · · · · · · · · · · · · · ·	•	en de la composition de la composition La composition de la c		•		•
						• `
of all incumbrance This grant is intend	s	ed of a good and inc o secure the paymen	defeasible estate t of <u>Seven</u>	Thousand and	no/100	lear
of all incumbrance This grant is intend	s led as a mortgage to s, according to the	o secure the paymen terms of one certai d part	defeasible estate t of <u>Seven</u> n note this day second part	of inheritance the Thousana and executed and de	no/100 livered by the	lear said
of all incumbrance This grant is intend 	s led as a mortgage to s, according to the first part to the said and in such payments, or a one absolute, and the who stigns, at any time thereat low, if any there be, that	o secure the paymen terms of one certai d part y of the and part y of the second shall become du ther, to sell the premises he in the amount shall become du the the part means the be paid by the part m	t of Seven n note this day second part this conveyance shal this conveyance shal thereon, or the taxes and payable, and i reby granted, or any pincipal and interest.	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is shall be lawful for the part thereof, in the man	no/100 livered by the tabe made as herein not kept up thereon, said garty of the se ner prescribed by law	said spec-
of all incumbrance This grant is intend 	s led as a mortgage to s, according to the first part to the sain and in such payments, or a me absolute, and the who sugns, at any time thereat ing from such sale to reis lux, if any there be, shal 1 the lirst t	o secure the paymen terms of one certai d part y of the and part thereof, or Interest le amount shall become du fiter, to sell the premises he in the amount then due for in the amount then due for in the amount then due for science, the party m science, the fir	t of Seven t of Seven n note this day second part this conveyance shall this conveyance shall this conveyance shall thereon, or the taxes and payable, and i reby granted, or any principal and interest, aking such sale, on	of inheritance the Phousand and executed and de be vold if such paymer , or if the insurance is shall be lawful for the part thereof, in the man together with the costs demand, to said	no/100 livered by the tabe made as herein not kept up thereon, said party of the se ner prescribed by law and charges of m	said spec- and saking
of all incumbrance This grant is intend ————————————————————————————————————	s led as a mortgage to s, according to the first part to the sain and in such payments, or a me shoulde, and the wh signa, at any time threas ling from such sale to retain the sain the sain to the linst p the day and year fi	o secure the paymen terms of one certai d part Y of the and my pert thereof, or interest le amount shall become du fire, to sell the premises he in the amount then due for ll be paid by the party m wart, Lneir wart, es of the irst above written,	t of Seven f n note this day second part this conveyance shall thereon, or the taxe; and payable, and i reby granted, or any principal and interest, aking such sale, on	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is shall be lawful for the part thereof, in the man demand, to said herecunto set	no/100 livered by the us be made as herein not kept up thereon, said gerty of the se ner prescribed by law and charges of m 	said
of all incumbrance This grant is intend ————————————————————————————————————	s led as a mortgage to s, according to the first part to the said and in such payments, or a me absolute, and the what sugns, at any time thereas log from such sale to retai low, if any there be, that 1 the 1 inst 1 Vhereof, The said p	o secure the paymen terms of one certai d part Y of the and my pert thereof, or interest le amount shall become du fire, to sell the premises he in the amount then due for ll be paid by the party m wart, Lneir wart, es of the irst above written,	t of Seven f n note this day second part this conveyance shall thereon, or the taxe; and payable, and i reby granted, or any principal and interest, aking such sale, on	of inheritance the Phousand and executed and de be vold if such paymer , or if the insurance is shall be lawful for the part thereof, in the man together with the costs demand, to said	no/100 livered by the us be made as herein not kept up thereon, said gerty of the se ner prescribed by law and charges of m 	said
of all incumbrance This grant is intend ————————————————————————————————————	s led as a mortgage to s, according to the first part to the sain and in such payments, or a me shoulde, and the wh signa, at any time threas ling from such sale to retain the sain the sain to the linst p the day and year fi	o secure the paymen terms of one certai d part Y of the and my pert thereof, or interest le amount shall become du fire, to sell the premises he in the amount then due for ll be paid by the party m wart, Lneir wart, es of the irst above written,	t of Seven f n note this day second part this conveyance shall thereon, or the taxe; and payable, and i reby granted, or any principal and interest, aking such sale, on	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is shall be lawful for the part thereof, in the man demand, to said herecunto set	no/100 livered by the us be made as herein not kept up thereon, said gerty of the se ner prescribed by law and charges of m 	said
of all incumbrance This grant is intend ————————————————————————————————————	s led as a mortgage to s, according to the first part to the sain side in such payments, or a me absolute, and the who stigns, at any time thereat ing from such sale to retain lux, if any three be, shal 1 the Irrst <u>L</u> Vhereof , The said <u>p</u> the day and year find delivered in presence of	o secure the paymen terms of one certai d part Y of the and my pert thereof, or interest le amount shall become du fire, to sell the premises he in the amount then due for ll be paid by the party m wart, Lneir wart, es of the irst above written,	t of Seven f n note this day second part this conveyance shall thereon, or the taxe; and payable, and i reby granted, or any principal and interest, aking such sale, on	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is shall be lawful for the part thereof, in the man demand, to said herecunto set	no/100 livered by the us be made as herein not kept up thereon, said gerty of the se ner prescribed by law and charges of m 	said spec- and saking
of all incumbrance This grant is intend Dollars part.1.esDollars part.1.esof the f lifed. But if default be ma this conveyance shall beco part, its uccessors and a out of all the moneys attil such sale, and the overp Dart1es In Witness V hand S and seal S Signed, Sealed an	s led as a mortgage to s, according to the first part to the sain side in such payments, or a me absolute, and the who stigns, at any time thereat log from such sale to retain los, if any there be, that 1 the IInst L Vhereof, The said p the day and year fi and delivered in presence of ANSAS	o secure the paymen terms of one certai d part Y of the and my pert thereof, or interest le amount shall become du fire, to sell the premises he in the amount then due for ll be paid by the party m wart, Lneir wart, es of the irst above written,	t of Seven f n note this day second part this conveyance shall thereon, or the taxe; and payable, and i reby granted, or any principal and interest, aking such sale, on	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is shall be lawful for the part thereof, in the man demand, to said herecunto set	no/100 livered by the the be made as herein not kept up thereon, said party of the to ner prescribed by law and charges of m the1r the1r f.ettl (said spec- and saking
of all incumbrance This grant is intend Dollars part.1.0.8 of the f ified. but if default be ma rhis conveyance shall beco part, its uccessors and a out of all the moneys attai such sale, and the overp part 10.8 O In Witness V hand 8 and seal 8 Signed, Sealed an STATE OF KJ	s led as a mortgage to s, according to the first part to the sain and in such payments, or a me solute, and the wh signs, at any time therea ing from such sale to retain tux, if any time therea ing from such sale to retain tux, if any time therea the day and year find delivered in presence of ANSAS S	o secure the paymen terms of one certai d part Y of the my pert thereof, or interest and part with the premises he in the amount then due for II be paid by the perty m seart, Lineir hert, o self the perty m seart, C. The fir term of the first above written.	t of Seven ' n note this day second part this conveyance shall this conveyance shall thereon, or the taxe: e and payable, and i reby granted, or any principal and interest; aking such sale, on first part ha.V.G. Datase the balance Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption Eveloption	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is shall be lawful for the part thereof, in the man demand, to said herecunto set	no/100 livered by the the be made as herein not kept up thereon, said party of the to ner prescribed by law and charges of m the1r the1r f.ettl (Lear said spec- y then y and sking signa, stat) stat) stat)
of all incumbrance This grant is intend Dollars part.1.es. of the f lifed. but if default be ma his conveyance shall become part, its uccessors and a out of all the moneys atail such sale, and the overp part 10 S part 10 S In Witness V hand S and seal S Signed, Sealed an STATE OF KJ	s led as a mortgage to s, according to the first part to the sain sade in such payments, or a me absolute, and the who stign, at any time thereat ing from such sale to retain the day and year find delivered in presence of ANSAS S	o secure the paymen terms of one certai d part. Y of the magnetic sector of the sector of the magnetic sector of the sector of the n the amount then due for ll be paid by the party m sector the sector of the first part. 1.00 first part. 1.00 first part. 1.00 first part. 1.00 first part. 1.00 first part. 1.00 for the sector of the first part. 1.00 for the sector of the first part. 1.00 for	t of Seven the state n note this day second part this conveyance shall thereon, or the taxes and payable, and i reby granted or any principal and interest, aking such sale, on first part ha V.C. Dalle B 1110 Evelyper 17 th day ders12ned James 11	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is shall be lawful for the part thereof, in the man demand, to said herecunto set	no/100 livered by the the made as herein not kept up thereon, said garty of the te mer prescribed by law and charges of m the 1r the 1r	lear said ispec- then scond if and sking scal stal stal stal stal stal
of all incumbrance This grant is intend Dollars part.1.es. of the f lifed. but if default be ma his conveyance shall become part, its uccessors and a out of all the moneys atail such sale, and the overp part 10 S part 10 S In Witness V hand S and seal S Signed, Sealed an STATE OF KJ	In the day and year find delivered in presence of the day and year for delivered in presence of delivered for the day and year find delivered in presence of delivered for the day and year find delivered for the day and year for the delivered in presence of the day and year for the delivered for the day and year for the day and	o secure the paymen terms of one certai d part. Y of the my pert thereof, or Interest le amount shall become du ther, to sell the premises he n the amount then due for II be pald by the perty m vart, uneir artiesof the first above written, t embered, that on this or me, the unitad Evelyn F. A	t of Seven the state t of Seven the second part the convergence shall the convergence sh	of inheritance the Phousand and executed and de be vold if such paymer , or if the insurance is a shall be lawful for the part thereof, in the man together with the costs demand, to said 	no/100 livered by the the be made as herein not kept up thereon, said party of the se ner prescribed by the and charges of m heirs and as the1r Jetter d d d A. D. 19 1 S. w1fe,	lear said ispec- then scool ishing staty staty staty staty staty staty staty staty staty staty staty
of all incumbrance This grant is intend Dollars part.1.0.8 of the f ified. but if default be ma rhis conveyance shall beco part, its uccessors and a out of all the moneys attai such sale, and the overp part 10.8 O In Witness V hand 8 and seal 8 Signed, Sealed an STATE OF KJ	Ied as a mortgage to s, according to the first part to the sain and in such payments, or a me solute, and the whi signs, at any time therea ing from such sale to retain to it in any time therea the day and year find delivered in presence of ANSAS SCounty, Bo It Remu- befor for and and a such sale to retain the day and year find delivered in presence of ANSAS SCounty, Bo It Remu- befor for and to r	o secure the paymen terms of one certai d part Yof the my pert thereof, or interest le amount shall become du firs, to sell the premises he in the amount then due for ll be paid by the party m start, Uneir or the amount then due for list above written, f embered , That on this or me, the uni- taid County and State, cam EVELY for A	t of Seven ' n note this day second part this conveyance shall this conveyance shall this conveyance shall this conveyance shall the some payable, and i reby granted, or any principal and interest, aking such sale, on first part have, aking such sale, on first part have, aking such sale, on the same part of the tangent the same perion so	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is t shall be lawful for the part threef, in the man together with the costs demand, to said 	no/100 livered by the the be made as herein not kept up thereon, said party of the se ner prescribed by law and charges of m heirs and as the1r 1-etter 4 2 2 3 4 Notary Public In 15 W1Fe, Ing Instrument of wr	lear said spec- then scond y and usking staty st
of all incumbrance This grant is intend ————————————————————————————————————	s led as a mortgage to s, according to the first part to the sain me absolute, and the who saigns, at any time thread ing from such sale to retain this; if any threa be, that 1 the day and year fi and delivered in presence of ANSAS 8County, Be It Rem before for and IN WITNESS	o secure the paymen terms of one certai d part. Y of the my pert thereof, or Interest le amount shall become du ther, to sell the premises he n the amount then due for li be paid by the perty m zert, Lineir arties. of the first above written. f embered, That on this f embered, That on this f the company of sign, com EVELYN F. M	t of Seven ' n note this day second part this conveyance shall this conveyance shall this conveyance shall this conveyance shall the some payable, and i reby granted, or any principal and interest, aking such sale, on first part have, aking such sale, on first part have, aking such sale, on the same part of the tangent the same perion so	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is t shall be lawful for the part threef, in the man together with the costs demand, to said 	no/100 livered by the the be made as herein not kept up thereon, said party of the se ner prescribed by law and charges of m heirs and as the1r 1-etter 4 2 2 3 4 Notary Public In 15 W1Fe, Ing Instrument of wr	lear said spec- then scond y and ulgns: sscaly sscaly sscaly sscaly sscaly sscaly sscaly sscaly sscaly sscaly stal
This grant is intend This grant is intend Dollar: part 1.68. of the f fied. But if default be ma- this conveyance shall beco- part, its uccessors and an out of all the moneys erist such sale, and the overp Part 1:65. O: In Witness V hand S and seal S Signed, Sealed an STATE OF Ku Doug 1a: F [1]	s led as a mortgage to s, according to the first part to the sain me absolute, and the who saigns, at any time thread ing from such sale to retain this; if any threa be, that 1 the day and year fi and delivered in presence of ANSAS 8County, Be It Rem before for and IN WITNESS	o secure the paymen terms of one certai d part. Y of the and part thereof, or interest le amount shall become du firer, to sell the premises he n the amount then due for il be paid by the party m wart, Line 17 bart, 100 June	t of Seven the sense of seven the sense period of the sense period of the sense of	of inheritance the Phousana and executed and de be vold if such paymer , or if the insurance is tabellibe lawful for the part thereo, in the man- together with the costs demand, to said 	arein, free and a no/100 livered by the the made as herein not kept up thereon, said party of the te ner prescribed by taw and charges of m theirs and as their the the A. D. 19 1 S. Wife, ling instrument of wr all seal on the day	lear said ispec- then scond ishing stall stall stall stall stall stall stall stall stall stall and
of all incumbrance This grant is intend ————————————————————————————————————	s	o secure the paymen terms of one certai d part. Y of the may pert thereof, or Interest a mount shall become du fire, to sell the permises he n the amount then due for II be paid by the party m vart, less of the fire trat above written, f embered , That on this the unit taid County and Sigle, cam EVCLYN F. M me personally known to be duly acknowledged the execu- WIREROF. I have hereour r last above written, 	t of Seven the sense of seven the sense period of the sense period of the sense of	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is t shall be lawful for the part threef, in the man together with the costs demand, to said 	arein, free and a no/100 livered by the the made as herein not kept up thereon, said party of the te ner prescribed by taw and charges of m theirs and as their the the A. D. 19 1 S. Wife, ling instrument of wr all seal on the day	lear said ispec- then scond if and sking stal stal stal stal stal stal stal stal
of all incumbrance This grant is intend Dollars part 1.68. of the f ified. But if default be maniful to convergence part, its uccessors and a out of all the moneys actia such sale, and the overging part 16 S of the overging Dart 16 S of the overging In Witness V hand S and seal S Signed, Sealed an STATE OF KJ Doug 18, f (1 f) f (1 f) Wy Commission expires	s led as a mortgage to s, according to the first part to the sain sade in such payments, or a me absolute, and the who stigns, at any time thereat ing from such sale to retain the day and year find the day and year find delivered in presence of ANSAS S. County, S. Be it Rem before to retain the withess Mutherss Werness Year Magnetic S. S. S	o secure the paymen terms of one certai d part. Y of the may pert thereof, or Interest le amount shall become du there, to sell the premises he n the amount then due for II be paid by the party m vart, less of the f irst above written, t embered, That on this the unit said County and Signe, cam EV CLYN F. M me personally known to be duly acknowledged the execu- WHERTOR, I have hereour r last above written, 	t of Seven ' n note this day second part this conveyance shall thereon, or the taxes and payable, and i reby granted, or any principal and inierest, aking such sale, on first part ha V.C. Jalles 1110 Evelyper 1.7 th day dersigned James 11 dyett the same person B could of the same. To subscribed my ner Ruth M. S	of inheritance the Phousand and executed and de be void if such paymer , or if the insurance is a shall be lawful for the part thereof, in the man together with the costs demand, to said 	arein, free and a no/100 livered by the the be made as herein not kept up thereon, said party of the se- ner prescribed by the ind charges of m heirs and as the1r heirs and as heirs andheirs andh	lear said said y and y and y and y and y and sking stat) sta
of all incumbrance This grant is intend Dollars part 1.8. of the f lifed. but if default be maniful convergence part, its tuccessors and a out of all the moneys actia such sale, and the overgi- part 18 so and seal S Signed, Sealed an STATE OF KJ Doug 18, F [1] [My Commission expires d stay 18, 1 note hereen	s led as a mortgage to s, according to the first part to the sain me absolute, and the whi usigns, at any time thereat ing from such sale to retain the day and year find the day and year find delivered in presence of ANSAS S. County, Be it Rem before for and IN WITNESS "year Many County, County, A.M.	o secure the paymen terms of one certai d part _Y of the may pert thereof, or Interest le amount shall become du firer, to sell the permises he pert the permises he pert less of the firer part less of the firer part less of the firer pert less of the firer taid county and signe, came bre lyn F. An me personally known to be is duly achnowledged the exec WHERLOF, I have hereon r less above written. le Aury bun _ p	t of Seven ' n note this day second part this conveyance shall thereon, or the taxes and payable, and i reby granted, or any principal and interest, aking such sale, on first part ha.V.C. Jalles 11 to L.7 th day ders 1 med James 11 dy ett the same person B could of the same. To subscribed my nam Ruth M. S	of inheritance the Thousana and executed and de be void if such paymen , or if the insurance is the below of the insurance is the insurence is the insurance is the insurance is the insurance is the	arein, free and o no/100 livered by the the made as herein not kept up thereon, sid party of the is and charges of m theirs and as theirs and as their their A. D. 19 18 Notary Public In 18 Notary F Notary F Register	lear said said y and y and y and y and y and sking stat) sta
of all incumbrance This grant is intend ————————————————————————————————————	s led as a mortgage to s, according to the first part to the sain ade in such payments, or a me absolute, and the what signs, at any time thread ing from such sale to retain to it if any there be, that I true I in 5 t b Vhereof, The said p the day and year find delivered in presence of ANSAS S. County, Be It Remm befort for and IN WITNESS Year May C	o secure the paymen terms of one certai d part. Y of the may pert thereof, or Interest a mount shall become du fire, to sell the permises he n the amount then due for II be paid by the party m vart, i.e.s of the fire irst above written, the units the units on this the units of the units are me, the units taid County and Sigle, cam EV CLYN F. M me personally known to be iduly acknowledged the exec WIERTOR, I have hereour r last above written, 	t of Seven ' n note this day second part this conveyance shall thereon, or the taxe e and payable, and i reby granted, or any principal and interest, aking such sale, on first part ha.V.C. Jalles 1110 Evelyper 1.7 th day dersigned James ri- tidyett the same person B cutton of the same. To subscribed my new Ruth M. S Harsell and in fue duckbary	of inheritance the Phousana and executed and de be vold if such payment , or if the insurance is that he lawful for the part theres, in the man- together with the costs demand, to said 	arein, free and a no/100 livered by the the be made as herein not kept up thereon, said party of the te ner prescribed by two and charges of m theirs and as theirs their their their and as their and as their and as their (their and as their (their (lear said spec- then scond y and sking scal stal stal stal stal stal stal stal st
of all incumbrance This grant is intend ————————————————————————————————————	s led as a mortgage to s, according to the first part to the sain me absolute, and the whi usigns, at any time thereat ing from such sale to retain the day and year find the day and year find delivered in presence of ANSAS S. County, Be it Rem before for and IN WITNESS "year Many County, County, A.M.	o secure the paymen terms of one certai d part. Y of the may pert thereof, or Interest a mount shall become du fire, to sell the permises he n the amount then due for II be paid by the party m vart, i.e.s of the fire irst above written, the units the units on this the units of the units are me, the units taid County and Sigle, cam EV CLYN F. M me personally known to be iduly acknowledged the exec WIERTOR, I have hereour r last above written, 	t of Seven ' n note this day second part this conveyance shall thereon, or the taxe e and payable, and i reby granted, or any principal and interest, aking such sale, on first part ha.V.C. Jalles 1110 Evelyper 1.7 th day dersigned James ri- tidyett the same person B cutton of the same. To subscribed my new Ruth M. S Harsell and in fue duckbary	of inheritance the Phousand and executed and de be vold if such paymer , or if the insurance is shall be lawful for the part thereof, in the man together with the costs demand, to said 	no/100 livered by the its be made as herein not kept up thereon, said party of the se ner prescribed by law and charges of m heirs and as the1r Jett (1 Market of the se ner prescribed by law and charges of m heirs and as the1r Jett (Market of the se ner prescribed by law and charges of m heirs and as the1r Jett (Market of the se ner prescribed by law heirs and as the1r Market of the se ner prescribed by law heirs and as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as th	lear said said pand saing scond y and sking scal stal stal stal stal stal stal stal st
of all incumbrance This grant is intend ————————————————————————————————————	s led as a mortgage to s, according to the first part to the sain ade in such payments, or a me absolute, and the what signs, at any time thread ing from such sale to retain to it if any there be, that I true I in 5 t b Vhereof, The said p the day and year find delivered in presence of ANSAS S. County, Be It Remm befort for and IN WITNESS Year May C	o secure the paymen terms of one certai d part. Y of the may pert thereof, or Interest a mount shall become du fire, to sell the permises he n the amount then due for II be paid by the party m vart, i.e.s of the fire irst above written, the units the units on this the units of the units are me, the units taid County and Sigle, cam EV CLYN F. M me personally known to be iduly acknowledged the exec WIERTOR, I have hereour r last above written, 	t of Seven ' n note this day second part this conveyance shall thereon, or the taxe e and payable, and i reby granted, or any principal and interest, aking such sale, on first part ha.V.C. Jalles 1110 Evelyper 1.7 th day dersigned James ri- tidyett the same person B cutton of the same. To subscribed my new Ruth M. S Harsell and in fue duckbary	of inheritance the Phousana and executed and de be vold if such payment , or if the insurance is that he lawful for the part theres, in the man- together with the costs demand, to said 	no/100 livered by the its be made as herein not kept up thereon, said party of the se ner prescribed by law and charges of m heirs and as the1r Jett (1 Market of the se ner prescribed by law and charges of m heirs and as the1r Jett (Market of the se ner prescribed by law and charges of m heirs and as the1r Jett (Market of the se ner prescribed by law heirs and as the1r Market of the se ner prescribed by law heirs and as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as the1r heirs as th	lear said said pand saing scond y and sking scal stal stal stal stal stal stal stal st

1' e

773