7. . 10. j 1. j 22 Jan 265 d 2 10

MORTOAON	9 	Ne. 52K) Boy	es Legal Blanks—CASH	TATIONERY COLawrence	ce, Kansas (
ohn W. Wolfe and I	this lst. Wettie L. Wolfe, hi				
Lawrence rias of the first part muts with right of Witnesseth, that the so Nation Thousand () thes s Indenture do	, in the County of, end. Orin 0., Kenner survivorship and i id parties of the firs 16,000,00) duly paid, the recei RANT, BARGAIN, SELL of I entete situated and	Douglas dy and Beulah not as tenant st part, in consid to a st tenant st part, in consid to st tenant st part, in consid to st tenant pt of which is and MORTGAGE	end Sta Nay Kennedy, s in/operfiles. leration of the su hereby acknowle to the said part	his wife, as jo of the second p n of dged, have sold, les of the second	int part. DOLLARS , and by part, the
The Ear Forther Quarter South, Less Horther Thirty	st Half of the North ast Quarter; also the r; all in Section T Range Hinsteen (19 ms following: Begin ust Quarter of the 1 -five (35); thence 1 East 20 rods; then ing.	he Northeast hirty-five (3) Bast of the nning at the Northeast Qua Nest 20 rods;	Quarter of the 5), Township T Sixth Princip Southeast corn rter of said S thence North	Northeast hirteen (13) al Meridian, er of the action 32 rods;	
And the said part 188 of	and all the estate, title the first part do	covenant and agree t	hat at the delivery here	of they are the law	ful owner.&
And the solid pert 10.8 of the premises above granted, a this premises above granted, a this agreed between the per- element of the the pert 18.8. of the source of the pert 18.8. of the source of the source there to depresent and the theorem as pert of def premises become a pert of def high regula.	The first part do	covenant and agree t satible estate of inher l warrant and defend of the first part she estate when the ara first on the such run made payable to the satial fail to pay soci of the second part is indentive, and sha	hat at the delivery here tance therein, free and the same against all p il at all times during th me becomes due and p and by such insurane perticals of the se many pay said disces and il beer interest at the re	of they are the law clear of all incumbrance arties making lawful clat	ful owner.8
And the solid part 128 of it the premises above granted, a it is agreed between the part of assessments that may be level in the building upon solid re- mented by the part 128.0 of the ment. And in the over that so for Auly republ. THIS CRANT is intended as a Sixteen Thousand () corriting to the terms of ODP or JULY are, with all interver account it	The first part do	covenant and agree t satible estate of inher I warrant and defend of the first part sha estate when the sate made payable to the aball fail to pay such of the second part is indenture, and sha ent of the sum of	hat at the delivery here trance therein, free and the same against all p il at all times during th and by auch insuranc partials of the se may pay said disces into it beer interest at the said sum of money, dx terme inside pay also to secure any som	of they. are the law clear of all incumbrance arties making lawful clat a life of this indenture, p sysble, and that they are company as shall be a compary as shall be a compary as shall be insurance, or either, and te of 10% from the date accurate on the last secured on the last ble to the part 19.5 do or sums of money adds.	ful owner & m thereto. bey all taxes will pecified and y their the amount of payment = DOLLARS, f the second incad by the
And the said per 1981 of the premises above granted a the grant between the per all assessments that may be two my the boldener spin staff re- trained by the per 1883 of the trained by the per 1883 of the per 1890 per 1893 of the per 1890 per 1893 of the trained by the trained of the per 1890 per 1893 of the second per 1893 of the second per 1893 of the second per 1893 of the second per 1893 of the second per 1893 of the second per 1893 of the second per 1893 of the second per 1893 of the second per 1893 per 1893 of the second per 1893 of the second per 1893 per 1893 of the second per 1893 of the second per 1893 per 1893 of the second per 1893 of the second per 1893 per 1893 of the second per 1893 of the second per 1893 per	the first pert do	covenant and agree t easible estate of inher I warrant and defend of the first part she I estate when the sar I tornado in such sur made payable to the shall fail to pay such of the second part is indenture, and she nt of the sum of	hat at the delivery here trance therein, free and the same against all p II at all times during th ne becomes due and p and by such insures to same when the same provided disce and II beer interest at the re said sum of money, dx terms inside pay also to secure any sum faxes with interest the indenture.	of they. are the law clear of all incumbrances arties making lawful clait a life of this indenture, p sysble, and that the sound part to the extent of become due and payable insurance, or aither, and the of 10% from the date actual of 10% from the date actual of the part last, the to the part last, or some of money date are a sherein provided,	ful owner & m thereto. Sey all taxes will pecified and or the it- to the amount of payment
And the said pert 1981. of the premises above granted a the premises above granted a the grant between the per- al conservation of the two be two two the building pert 188. Of the two the building pert 188. Of the pert of the two two the two of the two two the two the two the building of the second of the two two the two the second the pert 188. Of the second the said pert 188. Of the fill And the conveyings shall be defended our measuring the the whole sum remaining to pert with the mease in such pays at the two two the two two the second the whole sum remaining to pert the second sum remaining to pert the second sum remaining to the whole sum remaining to the whole sum remaining to the whole sum remaining to the pert 188. Of the second to able pert 188. Of the second the whole sum remaining to the pert of the two two the second the whole sum remaining to the pert of the second means the second to able pert 188. Of the second the whole sum remaining to the pert of the two two the second to able pert 188. Of the second the whole sum remaining to the pert of the two two the second the the pert of the two two the second the the pert of the two two the second the the pert of the two two the second the two two the second the the pert of the two two the second the seco	 The first pert do hereby and setsed of a good and Indeft setsed of a good and Indeft and the sets of the the pert 18.8. and that the pert 18.8. and that the pert 18.8. and or assessed against said read a sets insured against fite and a sets insured against fite and pert the local fit and the first pert provided. The matrix secured by the indetectedness, secured by the indetectedness of a secure bill fail to pay the same to good repet as they are new, or updat, and all of the obligation re and become due and payab and pert thereof, in the principal and to have a re d, or any pert thereof, in the principal secure line transmitto again, secure line transmitto again to the secure due line rest, secure line thereof is the principal and all interest, together making such asle, on demand 	covenant and agree t easible estate of inher a warrant and defend of the first part she terrado in such su made payable to the shall fail to pay such of the second part is indenture, and she nt of the sum of	hat at the delivery here trance therein, free and the same against all p il at all times during th ne becomes due and p n and by such insuranc partials of the second discention in the same second discention in the second discention in the second discention thereby, or interest the said sum of money, ex- istance with interest ther indenture. I, and the obligation, thereby, or interest the indenture. I, and the obligation, the they or provide on said premises, then indenture. I, and the obligation, for he holder hereof, with Take possession of the indergent inder therein thereby, and out of f wither obligation, for her holder hereof, with Take possession of the there incident therein B	of LDBY. 212 the law clear of all incumbrance. arties making lawful clait a life of this indenture, p pyable, and that LDBY a company as shall be a cond part to the strain to become due and payable insurance, or aither, and te of 10% from the date article of 10% from the date	ful owner B m thereto. Sey all taxes will medified and will medified and will taxes will taxes will taxes will taxes will taxes will taxes will taxes will taxes will taxes will taxes the amount the amount
And the used pert 12. of the premises above granted a the spectal batware the pert 12. The spectal batware the pert 12 measurements the two of the two the	The first pert do hereby and instand of a good and Indefe and that UDBY will be hereto that the pertices of or assessed against said real at astars innumed against fire any at astars innumed against fire any inter indebtedness, secured by it metrigage to secure the payme B15,000,001 B certain written obligation is 58 and a yold fi such payments be mas any loss of any insurance and bacome due and paybble, or mead bacome due and paybble, or mead bacome due and paybble, or and part. wided by few and to have a tr principal and intervent, together	covenant and agree t easible estate of inher a warrant and defend of the first part she estate when the sa- thereado in such su made payable to the shall fall to pay such of the second part is indenture, and she nt of the sum of	hat at the delivery here itance therein, free and the same against all p il at all times during th ne becomes due and p nerrile. Of the se taxes when the same taxes when the same said sum of money, dix taxes with interest ther indenture. I, and the obligation thereby, or interest the indenture. I, and the obligation of the poly or provide on said premises, than the take possession of the licker hereof, with Take possession of the licker thereof. B	of LDBY. 210 the law clear of all incumbrance. arties making lawful clai a life of this indenture, p sysble, and that LDBY a company as shall be a company as shall be a company as shall be a company as shall be a become due and payable insurance, or alther, and te of 10% from the date and the state of the source of the state of insurance, or alther, and the of 10% from the date and the state of the source of the state of the security of which the state pays of the state of the security of which the said premises and all entits accruing therefor all moneys arising from and the overplue, if a obligation therein contal ininistrators, personal re	ful owner B m thereto. sey all taxes will procified and the amount the amount of payment - DOLLARS, f the second into event - DOLLARS, f the second into event / discharged, on said real into and the intornum e lavoid for the lavo
And the used pert 12. of the premises above granted a the spectal batware the pert 12. The spectal batware the pert 12 measurements the two of the two the	the first part do hereby nd initial of a good and Indefi and that they will be hereto that the part 12.8. and that they will be hereto that the part 12.8. and or assessed against said real a status inuend against fire are a scored part, the loca, if any provided, then the part 25. and or assessed against said real a status inuend against fire are a scored part, the loca, if any provided, then the part 25. a cartain written obligation 19.58 and part 10 pay for any insurance or part ahall fail to pay the san a void fi such payments be mas and become due and payable, or meating and all of the obligation of part. weided by lew and to have a re become due and to have a re- making such sale, on demand hereto that the terms and prov. T.3.8. of the first part ha X Maybe Maybell	covenant and agree t easible estate of inher a warrant and defend of the first part she estate when the sa- thereado in such su made payable to the shall fall to pay such of the second part is indenture, and she nt of the sum of	hat at the delivery here itance therein, free and the same against all p il at all times during th ne becomes due and p nerrile. Of the se taxes when the same taxes when the same said sum of money, dix taxes with interest ther indenture. I, and the obligation thereby, or interest the indenture. I, and the obligation of the poly or provide on said premises, than the take possession of the licker hereof, with Take possession of the licker thereof. B	of LDBY. 212 the law clear of all incumbrance arties making lawful clai a life of this indenture, p sysble, and that LDB y is company as shall be a company as and paysible insurance, or either, and te of 10% from the date is of sum of money adve rom as herein provided, it has converted the same is departing from and the overplue, if a obligation therein contai imministrators, perional re- and seal 5, the d	ful owner & m thereto. say all taxes will a provided and the amount of payment of payment of payment of payment of payment of payment of payment of payment of payment of the ascond in the event of real on said real for the indenture e lawful for the indenture e lawful for the indenture e lawful for the indenture or there iso, or there iso, or there iso, or there iso, or the iso of the ison of the such asle to real presentitives,

۸ .

()

ALL STREET

57.5