	56 BOOK 121 (Ne. 5210)	Boyles Legal Blanks-CAS	H STATIONERY COLewrence, Kanses
This Indonture Made this		Pahmuamy	
	n and Barbara Jear		
H. Lee Zimmerhan s	nd Kathleen Zimmer	man, hisehand and	A wife
f Lawrence			
part 100 of the first part, and	1 the nawlance pull		
anto daganto incorrectione in the second		part y	of the second part.
Witnesseth, that the said p	ardes of the first part,	in consideration of the	sum of
	id no/100		DOLLARS
o them d	uly paid, the receipt of w	vhich is herebý acknow	ledged, have sold, and by
			rt y of the second part, the
		and all a second second second second	uglas and State of
Cansas, to-wit:		and the second	i e dana
and the second and		1	
	uth 50 feet of Lot		
	Sixteen (16) in Ba		
	derstand and agree		
mortgage.			
with the appurtenances and i			
And the said part LOS of the f			nereof they arene lawful owners
and braunds around framer, and real		a bestine destate an orthogeneration	
a and a subscription of the second			I parties making lawful claim thereto.
			the life of this indenture, pay all taxes
and assessments that may be levied or	assessed against said real estate wh	ten the same becomes due and	payable, and that 5210y WILL
eep the buildings upon said real estat lirected by the part 3 of the seco	nd part, the loss, if any, made pay	able to the part	second part to the extent of 1.0.5.
nterest. And in the event that said part aid premises insured as begein provide	LOS of the first part shall fail t ed, then the part Y of the s	to pay such taxes when the sa- econd part may pay said taxes	payable, and that 0.10° , 1.4° , and a second part to the extent of 1.5° , and a second part to the extent of 1.5° , me become due and payable or to keep and insurance, or either, and the amount or rate of 10\% from the date of payment
	age to secure the payment of the	um of Seven thous	and and no/100
THIS GRANT is intended as a mortg			
			DOLLARS.
errording to the terms of ONE	certain written obligation for the	payment of said sum of money,	executed on the 19th
according to the terms of ONC	certain written obligation for the p	payment of said sum of money,	Executed on the 19th
seconding to the terms of <u>ONE</u> tay of <u>Pebruary</u> and part <u>Y</u> of the second part t	certain written obligation for the 19, 59, and by according to the terms of said obli to pay for any insurance or to disc	payment of said aum of money, 105 terms made p gation and also to secure any is harge any taxes with interest if	DOLLARS, executed on the $1.9 {\rm th}$.
seconding to the terms of <u>ONE</u> tay of <u>Pebruary</u> and part <u>Y</u> of the second part t	certain written obligation for the 19, 59, and by according to the terms of said obli to pay for any insurance or to disc	payment of said aum of money, 105 terms made p gation and also to secure any is harge any taxes with interest if	DOLLARS, executed on the $1.9 {\rm th}$.
seconding to the terms of ODE say of February sat, with all Interest accounts there and part \overline{Y} of the second part if that said part \overline{LS} of the first part And this conveyance shall be void of default be made in such payments	certain written obligation for the 19.59, end by according to the terms of said obli- to pay for any insurance or to disc t shall fail to pay the same as prov if such payments be made as here or any part thereaf or any obligan	payment of said aum of money, 1 ± 3 . The terms made pailon and also to secure any takes harge any takes with interest to in specified, and the obligation created thereby, or interest	DOLLARS, sescuted on the 1.9 Lb Ayabile to the part X of the second um or sums of money advanced by the hereon as herein provided, in the event for contained therein folly discharged, thereon, or if the taxes on said real
seconding to the terms of ODE say of February sat, with all Interest accounts there and part \overline{Y} of the second part if that said part \overline{LS} of the first part And this conveyance shall be void of default be made in such payments	certain written obligation for the 19.59, end by according to the terms of said obli- to pay for any insurance or to disc t shall fail to pay the same as prov if such payments be made as here or any part thereaf or any obligan	payment of said aum of money, 1 ± 3 . The terms made pailon and also to secure any takes harge any takes with interest to in specified, and the obligation created thereby, or interest	DOLLARS, sescuted on the 1.9 Lb Ayabile to the part X of the second um or sums of money advanced by the hereon as herein provided, in the event for contained therein folly discharged, thereon, or if the taxes on said real
seconding to the terms of ODE say of <u>February</u> and part <u>Jes</u> of the second part if that said part <u>Jes</u> of the first part And this conveyance shall be void federal be made in such payments states are not paid whom the same bec end the whole sum remaining unpaid, s given, shall immediately image and	certain written obligation for the 10, 50, and by according to the terms of taid obli- to pay for any insurance or to discl t ahall fail to pay the same as prov- if such payments be made as here or any part thereaf or any obligation or any part thereaf or any obligation pair as they are now, or if wasts is and all of the obligation provide at and all of the obligation provide at the and payable at the	payment of said aum of money, 1,5,8,,5,8 arms made p galton and also to secure any takes harge any takes with interest f ided in this indentors, in specified, and the obligat on cested thereby, or interest venues is not kept up, as prov committed one said premises, th d for in said veritien colligation, option of the holder hereof, w	DOLLARS, sescuted on the $1 \leq U_{11}$ daysble to the sert X' of the second um or sums of money advanced by the hereon as herein provided, in the event thereon, or if the building on said ded herein, or if the building on said real field the security of which this indentrop for the security of which this indentrop
seconding to the terms of ODE say of <u>February</u> and part <u>Jes</u> of the second part if that said part <u>Jes</u> of the first part And this conveyance shall be void federal be made in such payments states are not paid whom the same bec end the whole sum remaining unpaid, s given, shall immediately image and	certain written obligation for the 10, 50, and by according to the terms of taid obli- to pay for any insurance or to discl t ahall fail to pay the same as prov- if such payments be made as here or any part thereaf or any obligation or any part thereaf or any obligation pair as they are now, or if wasts is and all of the obligation provide at and all of the obligation provide at the and payable at the	payment of said aum of money, 1,5,8,,5,8 arms made p galton and also to secure any takes harge any takes with interest f ided in this indentors, in specified, and the obligat on cested thereby, or interest venues is not kept up, as prov committed one said premises, th d for in said veritien colligation, option of the holder hereof, w	DOLLARS, sescuted on the $1 \leq U_{11}$ daysble to the sert X' of the second um or sums of money advanced by the hereon as herein provided, in the event thereon, or if the building on said ded herein, or if the building on said real field the security of which this indentrop for the security of which this indentrop
seconding to the terms of ODE say of <u>February</u> and part <u>Jes</u> of the second part if that said part <u>Jes</u> of the first part And this conveyance shall be void federal be made in such payments states are not paid whom the same bec end the whole sum remaining unpaid, s given, shall immediately image and	certain written obligation for the 10, 50, and by according to the terms of taid obli- to pay for any insurance or to discl t ahall fail to pay the same as prov- if such payments be made as here or any part thereaf or any obligation or any part thereaf or any obligation pair as they are now, or if wasts is and all of the obligation provide at and all of the obligation provide at the and payable at the	payment of said aum of money, 1,5,8,,5,8 arms made p galton and also to secure any takes harge any takes with interest f ided in this indentors, in specified, and the obligat on cested thereby, or interest venues is not kept up, as prov committed one said premises, th d for in said veritien colligation, option of the holder hereof, w	DOLLARS, sescuted on the $1 \leq U_{11}$ daysble to the sert X' of the second um or sums of money advanced by the hereon as herein provided, in the event thereon, or if the building on said ded herein, or if the building on said real field the security of which this indentrop for the security of which this indentrop
eccording to the terms of One day of February – act, with all interest accruing thereon aid part \overline{Y} of the second part i that said part \overline{J} . Of the second part And this conveymence shall be void if default be made in such payments matter are not poid whom the same bee real estate are not kept in as good re- not the whole sum remaining unpaid, a given, shall immediately matter and the said part \overline{Y} of the accord pa- ments thereon in the manner provided sell the premises hereby granted, or estain the amount then unpaid of princ	certain written obligation for the t 19,59, and by according to the terms of aid oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant index of the insu- nand all of the obligation provide i, become due and payable, or if the insu- and all of the obligation provide i, become due and payable at the the toy law and to have a receiver app any part thereof, in the manner p pal and innerst, together with the	payment of seld aum of money, 1.13. terms made p aption and also, to secure any in- harge any taxes with interest if in specified, and the obligation on created thereby, or interest to raise and thereby, or interest on created thereby, or interest on created thereby, as prov- committed on seld prenises, the for in sald varitien obligation, option of the holder hereof, w to take possession of onited to collect 'the rents and rescribed by faws, and out o contain and charges incident there	DOLLARS, sescuted on the 1.9 Lb Ayabile to the part X of the second um or sums of money advanced by the hereon as herein provided, in the event for contained therein folly discharged, thereon, or if the taxes on said real
eccording to the terms of One	certain written obligation for the p according to the terms of aid oblic to pay for any insurance or to diacd that fail to pay the same as provi- th such payments be made as here or any part thereof or any obligant insuch aground payable, or if the ins- pair as they are now, or if waste to and all of the obligations provide it become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pair as thereofs, in the manner p pair and thereofs, in the manner p pair and thereofs, the the manner p pair and thereofs, the the manner p pair and thereofs, to getter with the mg such sale, on demand, to the fil	payment of said aum of money, 1.5.3	DOLLARS. executed on the <u>1915</u> of the second waysble to the part <u>3</u> of the second win or euros of money advanced by the hereon as herein provided, in the event tore contained therein fully discharged, thereon, or if the buildings on said en this conveyance shall become absolute for the socially of which this indenture thour notice, and it shall be tearful for the said premises and all the improv- benefits accuring therefrom and to of all moneys arising from such sale to eto, and the overplus, if any there be,
according to the terms of One day of February – and the threat according thereon aid part \overline{Y} of the second part i hat taid part 10.5 of the first part And this conveyment shall be void if default be made in such payments matter are not poid whon the same bee real estate are not kept in as good re- most thereon in the manner povided he sold part \overline{Y} of the second pa- ments thereon in the manner provided sell the premises hereby granted, or the shall be paid by the part. \overline{Y} makin it is agreed by the parts hereto- benits the conjug therefrom, thall extern the shall be paid by the parts hereto- benits the second pa- ments thereon in the manner provided for the shall be paid by the parts hereto- benits the conjug therefrom, thall extern in the second parts hereto-	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant med was due to have a receiver app and all of the obligation provide f. become due and payable, or if the ins and all of the obligation provide f. become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pail and interest, together with the ong euch sale, on demand, to the fi that the terms and provisions of med and inverts, and be obligation	payment of said aum of money, 1.5.3	DOLLARS, sescuted on the $1 \leq U_{11}$ daysble to the sert X' of the second um or sums of money advanced by the hereon as herein provided, in the event thereon, or if the building on said ded herein, or if the building on said real field the security of which this indentrop for the security of which this indentrop
seconding to the terms of One	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant med was due to have a receiver app and all of the obligation provide f. become due and payable, or if the ins and all of the obligation provide f. become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pail and interest, together with the ong euch sale, on demand, to the fi that the terms and provisions of med and inverts, and be obligation	payment of said aum of money, 1.5.3	DOLLARS. executed on the <u>1915</u> of the second waysble to the part <u>3</u> of the second win or euros of money advanced by the hereon as herein provided, in the event tore contained therein fully discharged, thereon, or if the buildings on said en this conveyance shall become absolute for the socially of which this indenture thour notice, and it shall be tearful for the said premises and all the improv- benefits accuring therefrom and to of all moneys arising from such sale to eto, and the overplus, if any there be,
seconding to the terms of One	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant med was due to have a receiver app and all of the obligation provide f. become due and payable, or if the ins and all of the obligation provide f. become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pail and interest, together with the ong euch sale, on demand, to the fi that the terms and provisions of med and inverts, and be obligation	payment of said aum of money, 1.5.3	DOLLARS. second on the 19DB objects to the part Y of the second win or nums of money advanced by the hereon as herein provided, in the event thereon, or IF the taxor on said real in this conveyance shall be the object on said and the the object of the building on said and the conveyance shall be the object on the for the security of which this indentrue these and premises and all the informa- benefits accruing therefore, and to all moneys articing from uch saids to the said premises and all the informa- benefits accruing therefore, and to all on one articing the said premises and etc. and the overplot, if any there be, the and premises and all the said premises and administrators, personal representatives, S and seal S the day and year
seconding to the terms of One	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant med was due to have a receiver app and all of the obligation provide f. become due and payable, or if the ins and all of the obligation provide f. become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pail and interest, together with the ong euch sale, on demand, to the fi that the terms and provisions of med and inverts, and be obligation	payment of said aum of money, 1.5.3	DOLLARS. secured on the 19DB objects to the part Y of the second more runs of money edvanced by the hereon as herein provided, in the event thereon, or IF the trace on said real fiberon, or IF the trace on said real in this convergence shall be the different for the security of which this indentive those notice, and is shall be twelful for the said premises and all the inform- the said premises and all the inform- the said premises and all the shall be the shall be there in the said pre- tion the said premises and all the said etc. and the overplus, if any there be. for all moneys article from use the said etc. and seal S the day and year (SEAL) DIDIAL
seconding to the terms of One	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant med was due to have a receiver app and all of the obligation provide f. become due and payable, or if the ins and all of the obligation provide f. become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pail and interest, together with the ong euch sale, on demand, to the fi that the terms and provisions of med and inverts, and be obligation	payment of said aum of money, 1.5.3	DOLLARS, executed on the <u>1921</u> , advable to the part <u>3</u> of the second win or eums of money edvanced by the hereon as herein provided, in the event time contained therein fully discharged, thereon, or if the taxes on said real in this conveyance shall become absolute for the socially of which this indenture for the socially of which this indenture thour notice, and it shall be tawful for the said premises and all the improve- benefits accruing therefrom and to of all moneys arising from such sale to eto, and the overplus, if any there be, administrators, perional representatives, <u>5</u> and seal <u>5</u> the day and year (SEAL).
seconding to the terms of One	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant med was due to have a receiver app and all of the obligation provide f. become due and payable, or if the ins and all of the obligation provide f. become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pail and interest, together with the ong euch sale, on demand, to the fi that the terms and provisions of med and inverts, and be obligation	payment of said aum of money, 1 th	DOLLARS. executed on the <u>1915</u> . advable to the part <u>3</u> of the second win or units of money advanced by the herepen as herein provided, in the event thereon, or <u>1</u> the buildings on said and the here, or <u>1</u> the buildings on said and the here <u>1</u> or <u>1</u> the buildings on said and the here <u>1</u> or <u>1</u> the buildings on said and the here <u>1</u> or <u>1</u> the buildings on said and the here <u>1</u> or <u>1</u> the buildings on said and the here <u>1</u> or <u>1</u> the buildings on said and the here <u>1</u> or <u>1</u> the buildings on said and the <u>1</u> the buildings on said the said premises and all the improve- benefits accoung therefrom such sale to of all moneyos arting from such sale to administrators, personal representatives. S and seal <u>5</u> the day and year (SEAL) <u>1</u> man. (SEAL)
seconding to the terms of One	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant med was due to have a receiver app and all of the obligation provide f. become due and payable, or if the ins and all of the obligation provide f. become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pail and interest, together with the ong euch sale, on demand, to the fi that the terms and provisions of med and inverts, and be obligation	payment of said sum of money, 1.15. terms made ju- terms made into a secore any of harge any taxes with interest if ided in this indenture. in specified, and the obligation, or created thereby, or interest in created thereby, or interest within the indenture. In specified, and the obligation, option of the Noter hareof, we be take possession of olinted to collect the rents and this indenture and each and every upon the heirs, executors, unto set the link hard Rebert H. 21mine Barbarre Keith 2,1 H. Lee Zimmorrent	DOLLARS. seconted on the 1915 objects to the part Y of the second more nums of money edvanced by the hereon as herein provided, in the event thereon, or IF the trace on said real in this convergence shall be the object on said and the herein, or if the building on said and the there is the building on said in this convergence shall be therein indentree there accurring therefrom absolute the said premises and all the inform- the said premises and all the inform- tent in securing therefrom, and to all moneys arting from uch said to administrators, personal representatives, S and seal S the day and year (SEAL) DIMART (SEAL) IN
seconding to the terms of One	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as prov if such payments be made as here or any part thereof or any obligant med was due to have a receiver app and all of the obligation provide f. become due and payable, or if the ins and all of the obligation provide f. become due and payable at the the by law and to have a receiver app any part thereofs in the manner p pail and interest, together with the ong euch sale, on demand, to the fi that the terms and provisions of med and inverts, and be obligation	payment of said aum of money, 1 th	DOLLARS. seconted on the 1915 objects to the part Y of the second more nums of money edvanced by the hereon as herein provided, in the event thereon, or IF the trace on said real in this convergence shall be the object on said and the herein, or if the building on said and the there is the building on said in this convergence shall be therein indentree there accurring therefrom absolute the said premises and all the inform- the said premises and all the inform- tent in securing therefrom, and to all moneys arting from uch said to administrators, personal representatives, S and seal S the day and year (SEAL) DIMART (SEAL) IN
seconding to the terms of One	certain written obligation for the p according to the term of add oblic to pay for any insurance or to diac i shall fail to pay the same as provi- if such payments be made as here or any part thereof or any obligant index of payable, or if the ina- nand all of the obligation provide i, become due and payable at the the become due and payable at the the law and to have a receiver app any part thereof, in the manner p pal and interest, together with tho ng such sale, on demand, to the fi that the terms and provisions of the deligation of the obligation of the sale the terms and provisions of the the terms and provisions of the deligation of the solitons and all of the terms and provisions of the the deligation of the solitons of the solitons of the the deligation of the solitons of the solitons of the deligation of the solitons of the solitons of the deligation of the solitons of the solitons of the deligation of the solitons of the deligation of the solitons of the deligation of the solitons of the solit	payment of said sum of money, 1.15. terms made ju- terms made into a secore any of harge any taxes with interest if ided in this indenture. in specified, and the obligation, or created thereby, or interest in created thereby, or interest within the indenture. In specified, and the obligation, option of the Noter hareof, we be take possession of olinted to collect the rents and this indenture and each and every upon the heirs, executors, unto set the link hard Rebert H. 21mine Barbarre Keith 2,1 H. Lee Zimmorrent	DOLLARS. seconted on the 1915 objects to the part Y of the second more nums of money edvanced by the hereon as herein provided, in the event thereon, or IF the trace on said real in this convergence shall be the object on said and the herein, or if the building on said and the there is the building on said in this convergence shall be therein indentree there accurring therefrom absolute the said premises and all the inform- the said premises and all the inform- tent in securing therefrom, and to all moneys arting from uch said to administrators, personal representatives, S and seal S the day and year (SEAL) DIMART (SEAL) IN
seconding to the terms of One	certain written obligation for the t 10, 59, and by according to the term of said oblic to pay for any insurance or to disc i shall fail to pay the same as provi- if such payments be made as here or any part thereof or any obligant index and payable, or if the ins- said all of the obligations provide i, become due and payable at the and all of the obligations provide i, become due and payable at the the obligations provide i, become due and payable at the page and interest, together with the ng such sale, on demand, to the fi that the terms and provisions of i that the terms and provisions of the and and interest, together with the ing auch sale, on demand, to the fi that the terms and provisions of the and and interest. S. of the first part ha V.C. here 35.	payment of said sum of money, 1.15. terms made ju- terms made into a secore any of harge any taxes with interest if ided in this indenture. in specified, and the obligation, or created thereby, or interest in created thereby, or interest within the indenture. In specified, and the obligation, option of the Noter hareof, we be take possession of olinted to collect the rents and this indenture and each and every upon the heirs, executors, unto set the link hard Rebert H. 21mine Barbarre Keith 2,1 H. Lee Zimmorrent	DOLLARS. seconted on the 1915 objects to the part Y of the second more nums of money edvanced by the hereon as herein provided, in the event thereon, or IF the trace on said real in this convergence shall be the object on said and the herein, or if the building on said and the there is the building on said in this convergence shall be therein indentree there accurring therefrom absolute the said premises and all the inform- the said premises and all the inform- tent in securing therefrom, and to all moneys arting from uch said to administrators, personal representatives, S and seal S the day and year (SEAL) DIMART (SEAL) IN
Arte-or Kansas Douglas	certain written obligation for the t 19, 59, and by according to the term of said oblic to pay for any insurance or to disc r shall fail to pay the same as provi- if such payments be made as here or any part thereof or any obligant insuch agained payable, or if the ins- pair as they are now, or if waste is and all of the obligations provide if become due and payable at the the obligations provide if become due and payable at the part and all of the obligations and all of the obligations by least these of a the manner p and and interest, together with the ing auch tale, on demand, to the fit that the terms and provisions of the that the terms and provisions of the and and interest. B. of the first part ha VC here 35. COUNTY,	payment of said sum of money, 1 the	DOLLARS. executed on the <u>1915</u> advable to the part <u>3</u> of the second win or units of money advanced by the hereion as herein provided, in the event thereion, or if the tasks on said real in this conveyance shall be the distance of the the said previous of the buildings on said on this conveyance shall be the distance of the event of the buildings on said on this conveyance shall be the distance of the event of the buildings on said on this conveyance shall be the distance of the event of the buildings on said on this conveyance shall be the distance of the event of the buildings on advance of the event of the buildings of the distance of the event of the buildings of the distance of the event of the order of the said of the second the overplus, if any there be, of all monage arriving from such calls to administrators, personal representatives, S and seal <u>5</u> the day and year (SEAL) Int (SEAL) Int (SEAL) The of the order of the order of the order of the second the overplus, if any there be, the day and year (SEAL) The of the order of the distance of the order of the second the overplus of the distance of the order of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the distance of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the second the overplus of the distance of the distance of the distance of the second the distance of the distance of the distance of th
Arte-or Kansas Douglas	certain written obligation for the 1 10, 59, and by according to the terms of said obli- to pay for any insurance or to disci- r shall fail to pay the same as prov- if such payments be made as here or any part thereof or any obligation and all of the obligation provide the become due and payable, or if the ins- and all of the obligation provide the become due and payable at the the law and to have a receiver app any part thereofs in the manner p ipal and interest, together with the ng such tale, on demand, to the fit that the terms and provisions of and and inner to, and be obligato are parties hereto. all of the first part ha VP hered 55. COUNTY, 55. TO UNITY, 55.	payment of said aum of money, 1 the	DOLLARS. secured on the <u>19th</u> obysists to the part <u>3</u> of the second with or units of money advanced by the hereon as herein provided, in the event thereon, or if the taxes on said real for the security of which this indentree the the set of the buildings on said on this convergence shall be the value of the the set of the buildings on said of the security of which this indentree theorem of the buildings on said of the security of which this indentree the set of premises and all the indentree adminimitations personal representatives, S and seal <u>5</u> the day and year (SEAL) In (SEAL) In (SEAL) In (SEAL) THARY A D. 19 <u>9</u> A battery Bolis is and
Arte-or Kansas Douglas	certain written obligation for the 1 10, 59, and by according to the terms of said obli- to pay for any insurance or to disci- r shall fail to pay the same as prov- if such payments be made as here or any part thereof or any obligation and all of the obligation provide the become due and payable, or if the ins- and all of the obligation provide the become due and payable at the the law and to have a receiver app any part thereofs in the manner p ipal and interest, together with the ng such tale, on demand, to the fit that the terms and provisions of and and inner to, and be obligato are parties hereto. all of the first part ha VP hered 55. COUNTY, 55. TO UNITY, 55.	payment of said aum of money, 1 the	DOLLARS. secured on the <u>19th</u> obysists to the part <u>3</u> of the second with or units of money advanced by the hereon as herein provided, in the event thereon, or if the taxes on said real for the security of which this indentree the the set of the buildings on said on this convergence shall be the value of the the set of the buildings on said of the security of which this indentree theorem of the buildings on said of the security of which this indentree the set of premises and all the indentree adminimitations personal representatives, S and seal <u>5</u> the day and year (SEAL) In (SEAL) In (SEAL) In (SEAL) THARY A D. 19 <u>9</u> A battery Bolis is and
Arte-or Kansas Douglas	certain written obligation for the 1 10, 59, and by according to the terms of said oblic to pay for any insurance or to discl according to the terms of said oblic to pay for any insurance or to discl according to the terms of the first according to the pay the or of the ins- part as they are now, or if waste is and all of the obligations provide the obligations provide at the the obligations provide at the the obligations are colver app any part thereof is in the manner p ipal and interest, together with the may part thereof is in the manner p ipal and interest, together with the first that the terms and providens of and all of the first part ha V.9 here SS. COUNTY, S IT REMEMBERED, Thet on this before me, Lis Es, Est for taid County and Step, can 21 (JUINDTTIBA). Thus	payment of said sum of money, 1ts	DOLLARS. seconded on the 19DB objects to the gast Y of the second with one nums of money edvanced by the hereon as herein provided, in the event thereon, or IF the trace on said real in this conveyance shall be the object on said and the the object of the building on said in this conveyance shall be the object on the second of the building on said and the second of the building on said there are securing therefore, and to the said premises and all the imfore- tend the said premises and all the imfore- tends and premises and all the imfore- tend the said premises and all the imfore- tend the said premises and all the imfore- tend the overplot, if any there be, and seal 5 the day and year (SEAL) S and seal 5 the day and year (SEAL) S and seal 5 the day and year (SEAL) Second S and S and S and S and S and SEAL) THAR S and seal 5 the day and year (SEAL) THAR S and seal 5 the day and year (SEAL) THAR S and seal 5 the day and year (SEAL) S and S
Arte-or Kansas Douglas	strain written obligation for the provide the served and add obligation for the served and add obligation of the served and add obligations of the served and add obligations of the served and add other or any part thereof or any obligation of the line and all of the obligations provide a server approximation of the server any part thereof is in the annear provide server any part thereof is the annear provide and interest, together with the negative server and provides of the server and interest, on the server and the server is any part thereof is in the annear provide server any part thereof is the annear provide server and interest, together with the server and interest, on the server and the server of the server of the server is a server and the server of the	payment of said sum of money, 1ts	DOLLARS. secured on the <u>19th</u> obysists to the part <u>3</u> of the second with or units of money advanced by the hereon as herein provided, in the event thereon, or if the taxes on said real for the security of which this indentree the the set of the buildings on said on this convergence shall be the value of the the set of the buildings on said of the security of which this indentree theorem of the buildings on said of the security of which this indentree the set of premises and all the indentree adminimitations personal representatives, S and seal <u>5</u> the day and year (SEAL) In (SEAL) In (SEAL) In (SEAL) THARY A D. 19 <u>9</u> A battery Bolis is and
As a contrast of the terms of ODE	eartain written obligation for the t 10, 59, and by according to the terms of said oblic to pay for any insurance or to discle according to the terms of said oblic to pay for any insurance or to discle according to the terms of the discle one due and payable, or if the ins- pair as they are now, or if waste is and all of the obligations provide the become due and payable as the any part thereof is in the manner p ipal and interest, together with the any part thereof is in the manner p ipal and interest, together with the any part thereof is in the manner p ipal and interest, together with the any part there and providens of and all other to, and be obligato we parties hereto. S. COUNTY S. S. S. S. TI REMSMERED , That on this before me, is E. E. for said County and State, can and County and State, can and County and State, can and Kas thil ogen bases and duly acknowledged the ex-	payment of said aum of money, 1 the	DOLLARS. second on the 1915 objects to the gart Y of the second with one nums of money edvanced by the hereon as herein provided, in the event thereon, or IF the trace on said real for the second of the building on said and the the trace of the building on said in this conveyance shall be the object on the for the second of shall be therefore there and premises and all the informa- benefits accruing therefore, and to all moneys arting from use calls of all moneys arting from use calls of all moneys arting from use calls of all moneys arting from use calls administrators, personal representatives, S and seal S the day and year (SEAL) S and seal S the day and year (SEAL) S and seal S the day and year (SEAL) S and seal S the day and year (SEAL) SEAL) S and seal S the day and year (SEAL) S and S a
As a contrast of the terms of ODE	eartain written obligation for the t 10, 59, and by according to the terms of said oblic to pay for any insurance or to discle according to the terms of said oblic to pay for any insurance or to discle according to the terms of the discle one due and payable, or if the ins- pair as they are now, or if waste is and all of the obligations provide the become due and payable as the any part thereof is in the manner p ipal and interest, together with the any part thereof is in the manner p ipal and interest, together with the any part thereof is in the manner p ipal and interest, together with the any part there and providens of and all other to, and be obligato we parties hereto. S. COUNTY S. S. S. S. TI REMSMERED , That on this before me, is E. E. for said County and State, can and County and State, can and County and State, can and Kas thil ogen bases and duly acknowledged the ex-	payment of said aum of money, 1 the	DOLLARS. second on the 19th objects to the part Y of the second with one nums of money advanced by the hereon as herein provided, in the event thereon, or if the trace on said real of the source of the building on said en this conveyance shall be two and and the trace of the building on said for the source of the building on said for the source of the building on said there on the said premises and all the indentree thour notice, and it shall be two the for- the said premises and all the indentree the said premises and all the indentree benefits accruing therefore, and col- ter and the overplot, if any there be, """ (SEAL) DIMAN (SEAL) DIMAN (SEAL) Send and any Policits and advantage of a program (SEAL) THAN Send and any Polic in and a motory Polic in and any policy of the policy of
As a contrast of the terms of ODE	standard sta	payment of said sum of money, 1 the	DOLLARS. second on the 19th objects to the part Y of the second with one nums of money advanced by the hereon as herein provided, in the event thereon, or if the trace on said real of the source of the building on said en this conveyance shall be two and and the trace of the building on said for the source of the building on said for the source of the building on said there on the said premises and all the indentree thour notice, and it shall be two the for- the said premises and all the indentree the said premises and all the indentree benefits accruing therefore, and col- ter and the overplot, if any there be, """ (SEAL) DIMAN (SEAL) DIMAN (SEAL) Send and any Policits and advantage of a program (SEAL) THAN Send and any Polic in and a motory Polic in and any policy of the policy of
Acte of Kansas back of Kansas Mark of Pebruary and part Y of the second part i had a part Y of the second part i And this conveyence shall be void if default be made in such parments and the wold sum remaining unpaid, is given, shall immediately mature and the said part Y of the second part ment there on the manner provided and the wold sum remaining unpaid, is given, shall immediately mature, and the said part Y of the second part ment there on the manner provided all the part y of the part is marked the said part Y of the second part is a greed by the part is marked benefits account then unpaid of princi- chall be paid by the part is herebo- particle therefore, shall ext assigns and successors of the respectivi- ties there where the part 10.1 is the second part	standard sta	payment of said aum of money, 1 the	DOLLARS. second on the 19th objects of the second with a second of the second bayesis to the part Y of the second with a second of the second by the hereon as herein provided, in the event fibreon, or IF the taxes on said real fibreon said of the the said premises and all the informer theor notice, and is all be two said for the said premises and all the informer theorem the said premises and all the informer theorem the said premises and all the informer benefits accruing theorem contained, and all administrators, perional representatives, S and seal S the day and year (SEAL) ITTAIN (SEAL) (SEAL) ITTAIN (SEAL) ITTAIN (SEAL) (SEA

the debt secured thereby, and authorize the negister of thereby and thereby, and authorize the negister of thereby and the secure authorize the negister of the secure authorize the negister of the secure authorize the secure authorize the negister of the secure authorize the secure authorize the negister of the secure authorize the secure authorize the negister of the secure authorize the secure authoris the secure aut

• ,

CD's

Hand & Beck By Quice Ber