| The new many many many many many many many many   | The new many many many many many many many many   | BOOK 125   | 73800   | 73689   | BOOK 125  |   |
|---|---|--|---|---|---|---|
| This indemnure, Made this       14bh       day of       jund       jp 60 between         Hird, Tor,, a corporation         Lawrence.       in the County of       Douglas       and State of       Kanzas, transmith, that the said party of the first part, in consideration of the sum of early with the second part.         Winessenth, that the said party of the first part, in consideration of the sum of early with the second part, the flowing docs (BARANN, SLR and MORTGAGE to the said part X of the second part, the flowing docsribed real estate situated and being in the County of   | This indemnure, Made this       14bh       day of       jund       jp 60 between         Hird, Tor,, a corporation         Lawrence.       in the County of       Dauglas       end State of       Kanzasa, part y of the second part.         Winesseth, that the said party   |  | mannananan  | mannananan  | MAMAMAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA   |   |
| Hird, Inc., a corporation         Lawrence, in the County of.       Douglas       and Steip of Kanzas,  | Hird, Inc., a corporation         Lawrence, in the County of.       Douglas       and Steip of Kanzas,  | This Indenture, Made   | this 14th   |   |   |   |
| Larrence in the County of Douglas and State of Kansas.<br>rt y. of the first part, and The Kitzk. National Bark of Larrence, Larrence, Kansas,  | Larrence in the County of Douglas and State of Kansas.<br>rt y. of the first part, and The Kitzk. National Bark of Larrence, Larrence, Kansas,  | analaha baran concorrection  | HI  | rd, Inc., a co  | rporation   | , i y Delween   |
| <pre>rt y. of the first part, end</pre>   | <pre>rt y. of the first part, end</pre>   | Lawrence   | in the County of  | Dour  |   |   |
| Winesself, that the said party of the first part, in consideration of the sum of  | Winesself, that the said party of the first part, in consideration of the sum of  |  |   |   |   |   |
| <pre>weilve thousamed and no/100 (\$12,000.00 DULARS<br/>16 doty paid, the receipt of which is hereby achnowledged, hassold, and by<br/>is indenture do as. GRANT, BARGAIN, SEL and MORTGAGE to the said part Y of the second part, the<br/>illowing described real estate situated and being in the County ofDUUGASand Stete of<br/>annes, towith<br/>All of Lot twenty-two (22), in Block two (2), in Holiday Hills, an Addition to<br/>the City of Lawrence, also,<br/>Lot twenty-one (21), in Block two (2), in Holiday Hills, an Addition to the<br/>City of Lawrence, isses the following described track beginning at the<br/>Hortheast corner of said Lot 21, thence West along the North line of said<br/>Lot, 39, 25 feet, thence Southeast corner of said Lot, thence East 26, 8 feet to<br/>the Southeast corner of said Lot, thence Northerly to the point of beginning,<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of corporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This has been purposed and based and based based and based based and based<br/>the purpose and purpose of the fars part all the fars part all the fars parts maing lawlid the mark<br/>the purpose and part is the fars part all the sealed part is no the fars part all the fars part all the fars parts<br/>the purpose and part is the</pre> | <pre>weilve thousamed and no/100 (\$12,000.00 DULARS<br/>16 doty paid, the receipt of which is hereby achnowledged, hassold, and by<br/>is indenture do as. GRANT, BARGAIN, SEL and MORTGAGE to the said part Y of the second part, the<br/>illowing described real estate situated and being in the County ofDUUGASand Stete of<br/>annes, towith<br/>All of Lot twenty-two (22), in Block two (2), in Holiday Hills, an Addition to<br/>the City of Lawrence, also,<br/>Lot twenty-one (21), in Block two (2), in Holiday Hills, an Addition to the<br/>City of Lawrence, isses the following described track beginning at the<br/>Hortheast corner of said Lot 21, thence West along the North line of said<br/>Lot, 39, 25 feet, thence Southeast corner of said Lot, thence East 26, 8 feet to<br/>the Southeast corner of said Lot, thence Northerly to the point of beginning,<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of corporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of oceporate seal.<br/>This has been purposed and based and based based and based based and based<br/>the purpose and purpose of the fars part all the fars part all the fars parts maing lawlid the mark<br/>the purpose and part is the fars part all the sealed part is no the fars part all the fars part all the fars parts<br/>the purpose and part is the</pre> |  |   |   |   |   |
| 10  | 10  | Welve thousand and   | no/100 (\$12,000,   | tirst part, in cons<br>00   | ideration of the sum  | of  |
| <pre>dilowing described real estate structed and being in the County of</pre>   | <pre>dilowing described real estate structed and being in the County of</pre>   | anna 10 mainte   | duly paid, the red  | ceipt of which is   | hereby acknowledg   | ed, ha.ssold, and by  |
| anaes, towit:  All of Lot twenty-two (22), in Block Two (2), in Holiday Hills, an Addition to the City of Lawrence, also.  Lot twenty-one (21), in Block two (2), in Holiday Hills, an Addition to the City of Lawrence, less the following described track. Beginning at the Northeast corner of said Lot 21, thence the station the North line of said Lot 21, 26.8 feet West of the Southeast corner of said Lot, thence the Southeast corner of said Lot, thence the Southeast corner of said Lot, thence Bortherly to the point of beginning,  This mortgage is re-recorded for the purpose of showing affixation of corporate seal.   Min the appurienences and all the estate, title and interest of the said part Y. of the first part therein.  Ad the said part y is the first part do 65, herein and days that ad days of all nonetheres.  I have addet and all the state of the part ad days that ad days of the south line of the southeast.  I have addet and part y is the first part do 65, herein and days that ad days of the first part do 65, herein the state ad the southeast corner of the said part y. of the first part do 65, herein ad the state of the said part y. of the first part do 65, herein ad the state of the said part y. of the first part do 65, herein ad the state of the said part y. of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said the said bare of the first part do 65, herein ad the said the said bare of the south part of the first part do 65, he  | anaes, towit:  All of Lot twenty-two (22), in Block Two (2), in Holiday Hills, an Addition to the City of Lawrence, also.  Lot twenty-one (21), in Block two (2), in Holiday Hills, an Addition to the City of Lawrence, less the following described track. Beginning at the Northeast corner of said Lot 21, thence the station the North line of said Lot 21, 26.8 feet West of the Southeast corner of said Lot, thence the Southeast corner of said Lot, thence the Southeast corner of said Lot, thence Bortherly to the point of beginning,  This mortgage is re-recorded for the purpose of showing affixation of corporate seal.   Min the appurienences and all the estate, title and interest of the said part Y. of the first part therein.  Ad the said part y is the first part do 65, herein and days that ad days of all nonetheres.  I have addet and all the state of the part ad days that ad days of the south line of the southeast.  I have addet and part y is the first part do 65, herein and days that ad days of the first part do 65, herein the state ad the southeast corner of the said part y. of the first part do 65, herein ad the state of the said part y. of the first part do 65, herein ad the state of the said part y. of the first part do 65, herein ad the state of the said part y. of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said bare of the south part of the first part do 65, herein ad the said the said bare of the first part do 65, herein ad the said the said bare of the south part of the first part do 65, he  |  |   |   |   |   |
| <pre>the City of Lawrence, also,<br/>Lot twenty-one (21), in Block two (2), in Holiday Hills, an Addition to the<br/>City of Lawrence, less the following described tract: Beginning at the<br/>Mortheast corner of said Lot 21, thence West along the North line of said Lot 21,<br/>26,6 feet West of the Southeast corner of said Lot, thence East 26,8 feet to<br/>the Southeast corner of said Lot, thence Northerly to the point of beginning,<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of corporate seal.</pre>  | <pre>the City of Lawrence, also,<br/>Lot twenty-one (21), in Block two (2), in Holiday Hills, an Addition to the<br/>City of Lawrence, less the following described tract: Beginning at the<br/>Mortheast corner of said Lot 21, thence West along the North line of said Lot 21,<br/>26,6 feet West of the Southeast corner of said Lot, thence East 26,8 feet to<br/>the Southeast corner of said Lot, thence Northerly to the point of beginning,<br/>This mortgage is re-recorded for the purpose of showing affixation<br/>of corporate seal.</pre>  |  |   |   |   | Service and Siele Of  |
| Northeast corner of said Lot 21, thence West along the North Line of said Lot, 39.25 feet, thence Southerly to a point on the South line of said Lot 21, 26.8 feet West of the Southeast corner of said Lot, thence East 26.8 feet to the Southeast corner of said Lot, thence East 26.8 feet to the Southeast corner of said Lot, thence East 26.8 feet West of the Southeast corner of said Lot, thence Intervent of beginning, This mortgage is re-recorded for the purpose of showing affixation of corporate seal. Nith the appurtenances and all the estate, title and interest of the said part Y. of the first part therein. And the said part Y. of the first part therein. And the said part Y. of the first part do.2.8. hereby coverent and agree that at the delivery hereof. It is the level over the premise above greeted, and said of a good and indefauide areas of inbustance therein, free and class of all hourtheace. If the speed batware the parts here to the part J. of the first part therein. And the first part do.2.9. hereby coverent and agree that at all these doing the life of the londenty, pay all the descentes the part J. of the first part doing upon add and east parts here to the part of all add them doing the life of the londenty, pay all these doing the life of the londenty. J. of the scender do and paytide, and the 10.1 Milling the pay and agree to the area of paytide, and the 1.1 Milling the pay and agree to the area of paytide. The the area become does add paytide in the active does add paytide. The the scene does add paytide in the active does add paytide. The scene doe of 1900 feet to the scene doe of 1900 feet to the scene do and 1900 feet to the scene doe of 1900  | Northeast corner of said Lot 21, thence West along the North Line of said Lot, 39.25 feet, thence Southerly to a point on the South line of said Lot 21, 26.8 feet West of the Southeast corner of said Lot, thence East 26.8 feet to the Southeast corner of said Lot, thence East 26.8 feet to the Southeast corner of said Lot, thence East 26.8 feet West of the Southeast corner of said Lot, thence Intervent of beginning, This mortgage is re-recorded for the purpose of showing affixation of corporate seal. Nith the appurtenances and all the estate, title and interest of the said part Y. of the first part therein. And the said part Y. of the first part therein. And the said part Y. of the first part do.2.8. hereby coverent and agree that at the delivery hereof. It is the level over the premise above greeted, and said of a good and indefauide areas of inbustance therein, free and class of all hourtheace. If the speed batware the parts here to the part J. of the first part therein. And the first part do.2.9. hereby coverent and agree that at all these doing the life of the londenty, pay all the descentes the part J. of the first part doing upon add and east parts here to the part of all add them doing the life of the londenty, pay all these doing the life of the londenty. J. of the scender do and paytide, and the 10.1 Milling the pay and agree to the area of paytide, and the 1.1 Milling the pay and agree to the area of paytide. The the area become does add paytide in the active does add paytide. The the scene does add paytide in the active does add paytide. The scene doe of 1900 feet to the scene doe of 1900 feet to the scene do and 1900 feet to the scene doe of 1900  | All of Lot to<br>the City of I   | wenty-two (22), in<br>Lawrence, also,   | n Block Two (2  | ), in Holiday Hil   | ls, an Addition to  |
| This cortgage is re-recorded for the purpose of showing affixation defined by the part of the second part of the first part therein. And the side part of the first part the cort is premise above granted, and sained of a good and indefensible extents of inderingent therein (is a more second part) of the first part the cort. The premise above granted, and sained of a good and indefensible extents of inderingent the same sequent all parts making lawful data materia. The speech between the approximation for the parts is hard to first part that is all times during the life of this inderinver, pay all taxes of approximation of the second part of the second   | This cortgage is re-recorded for the purpose of showing affixation defined by the part of the second part of the first part therein. And the side part of the first part the cort is premise above granted, and sained of a good and indefensible extents of inderingent therein (is a more second part) of the first part the cort. The premise above granted, and sained of a good and indefensible extents of inderingent the same sequent all parts making lawful data materia. The speech between the approximation for the parts is hard to first part that is all times during the life of this inderinver, pay all taxes of approximation of the second part of the second   | Northeast con<br>Lot, 39.25 for<br>26.8 feet West  | ence, less the fol<br>rner of said Lot 2<br>eet, thence Southe<br>st of the Southeas  | llowing descri<br>21, thence Wes<br>erly to a poin<br>st corner of s  | bed tract: Begin<br>t along the North<br>t on the South 11<br>aid Lot, thence F   | ning at the<br>line of said<br>ne of said Lot 21,<br>ast 26 8 feet to   |
| <pre>the premises above greated, and seleed of a good and indefeasible exters of inheritance therein, tree and clear of all incumbriences.<br/></pre>   | And the said part. Y of the first part do. 2.5. hereby covenant and agree that at the delivery hereof it is the lawful owner the premises above greated, and satesd of a good and indefeasible extens of inheritance therein, free and clear of all incombrances  | This mo  | rtgage is re-reco   |   |   |   |
| Ind thatit  | Ind thatit will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part <u>J</u> of the first part shall at all times during the life of this indenture, pay all takes the buildings upon add real entits insured against all call entits when the same becomes due and payable, and the <u>J</u> if the second part <u>J</u> of the second part <u>J</u>  |  |   |   |   |   |
| DOULARS.         coording to the terms of   | DOLLARS.         cording to the terms of  | And the said part. y of<br>f the premises above granted, a   | f the first part do. 2.5. herei<br>and seized of a good and ind   | by covenant and agree<br>defeasible estate of inhe<br>will warrant and datem  | that at the delivery hereof.<br>ritance therein, free and clear<br>d the same egainst all perti-  | it is the lawful owner<br>ar of all incumbrances,<br>as making lawful claim thereto.  |
| by cf   | by of   | And the said part <u>y</u> of<br>f the premises above granted, a<br>it is egreed between the part<br>of assessments that may be levi<br>sep the buildings upon said real<br>recited by the part <u>y</u> of th<br>terest. And in the event that sai<br>di premise insured as heaven<br>p paid shall become a part of s<br>till fully repaid.   | f the first part do .2.5. hereind<br>and seized of a good and ind<br>and that .1.2<br>  | by covenant and agree<br>defeasible exters of inho<br>will werrant and defen<br>of the first part at<br>and torrando in such as<br>and torrando in such as<br>y, made payable to this<br>art shall fail to pay two<br>of the second part<br>this indenture, and ah<br>ment of the sum of  | that at the delivery hereof<br>ritance therein, free and cle-<br>d the same egainst all parti-<br>all at all times during the li-<br>me becomes due and payak<br>m and by such invursance or<br>part y  | It is the lewful owner<br>or of all incumbrances,<br>is making lewful claim thereto.<br>is of this indenture, pay all taxes<br>to of this indenture, pay all taxes<br>to and that it. Will<br>mpany as shall be specified, and<br>"part to the sector of Its<br>much or of the payable or to keep<br>parto, or either, and the smooth<br>f 10% from the date of payment   |
| And this convergence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged.<br>databilities made in such payments or any part hares or any obligation created thereby, or interest thereon, or if the taxes on suid real<br>at each or any additional to be additional or if the insurance is not keep up, as provided herein, or if the buildings on said<br>at each or most hapt in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute<br>the while the mean remaining upmatid, and all of the obligations pervided for in said written obligation, for the security of which this indenture<br>given, thall immediately matice and payable at the option of the holder here(), without notice, and it shall be lawful for<br>a said part, of the security of which this indenture and payable at the option of the holder here(), without notice, and it shall be lawful for<br>any of the security of which this indenture and payable at the option of the holder here(), without notice, and it shall be lawful for<br>the provise hereby granted, or any part thereof, in the manor procession of the said premises and all the improve-<br>ment sheared part. In the manner provided by law and to have a receiver appointed to collect the rest and barnets accound thereform and to<br>all the provise hereby granted, or any part thereof, but the manor provisions of the said premises, and all the improve-<br>and but the provise thereby, and the coverplue, if any there be,<br>all be paid by the parties. In the terms and provisions of this indenture and each and each and each sheard contained, and all estand and inverse.<br>The signed by the parties hereby parties hereby, and course and backlightory upon the heirs, executors, administrators, personal representatives,<br>the Wheese thereby, the part y, of the field provisions of this indenture and each and each and each and teal the day and year<br>a shore written.<br>TEST by the therebor, the part y, of the field provisions the  | And this convergence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged.<br>databilities made in such payments or any part hares or any obligation created thereby, or interest thereon, or if the taxes on suid real<br>at each or any additional to be additional or if the insurance is not keep up, as provided herein, or if the buildings on said<br>at each or most hapt in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute<br>the while the mean remaining upmatid, and all of the obligations pervided for in said written obligation, for the security of which this indenture<br>given, thall immediately matice and payable at the option of the holder here(), without notice, and it shall be lawful for<br>a said part, of the security of which this indenture and payable at the option of the holder here(), without notice, and it shall be lawful for<br>any of the security of which this indenture and payable at the option of the holder here(), without notice, and it shall be lawful for<br>the provise hereby granted, or any part thereof, in the manor procession of the said premises and all the improve-<br>ment sheared part. In the manner provided by law and to have a receiver appointed to collect the rest and barnets accound thereform and to<br>all the provise hereby granted, or any part thereof, but the manor provisions of the said premises, and all the improve-<br>and but the provise thereby, and the coverplue, if any there be,<br>all be paid by the parties. In the terms and provisions of this indenture and each and each and each sheard contained, and all estand and inverse.<br>The signed by the parties hereby parties hereby, and course and backlightory upon the heirs, executors, administrators, personal representatives,<br>the Wheese thereby, the part y, of the field provisions of this indenture and each and each and each and teal the day and year<br>a shore written.<br>TEST by the therebor, the part y, of the field provisions the  | And the said part <u>y</u> of<br>the premises above granted, a<br>it is agreed between the part<br>of assessments that may be levi<br>ep the buildings upon said reas<br>rected by the part <u>y</u> of the<br>terest. And in the even that said<br>if premises insured as here<br>paid thall become a part of a<br>fif fully regard.<br>THIS GRANT is intended as a   | f the first part do 2.5. herei<br>and seized of a good and ind<br>and that <u>it</u><br>ties hereto that the part <u>y</u><br>ed or assessed against said or<br>a seath insured against firs a<br>o escond part, the losis, if an<br>id part <u>y</u> of the first par-<br>provided, than the part <u>y</u><br>the indebtedness, secured by<br>mortgage to secure the payr  | by covenant and agree<br>defeasible exters of inhe<br>will werrant and defen<br>of the first part at<br>real exter whom the as<br>and tornado in such as<br>y, made payable to fit<br>art shall fail to pay suc<br>of the second part<br>this indenture, and sho<br>ment of the sum of  | that at the delivery hereof<br>ritance therein, free and cle-<br>d the same egainst all parti-<br>all at all times during the li-<br>me becomes due and pays<br>m and by such inverses at<br>may pay said taxes and har<br>h taxes when the same beco-<br>may pay said taxes and har<br>all bear interest at the rate of<br>WELVE thousand at   | It is the levful owner<br>or of all incumbrances,<br>is making levful claim thereto.<br>is of this indenture, pay all taxes<br>is, and that it. WIII<br>mpany as shall be specified and<br>"part to the extent of the second<br>me due and payable or to keep<br>varies, or either, and the second<br>10% from the date of payment<br>and $no/100 = = -$<br>DOLLARS,  |
| • and pert_y of the second pert To take possession of the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rent and banefits second perturbed and the improvement them unpaid of principal and interest, together with the costs and charges incident thereot, and the overplus, if any there be, all be paid by the part_y making such sale, on demand, to the first perturbed to collect the rent and banefits second perturbed the collect and the overplus, if any there be, all be paid by the part_y making such sale, on demand, to the first perturbed to collect the rent, add the overplus, if any there be, all be paid by the part_y making such sale, on demand, to the first perturbed to collect the rent, add the overplus, if any there be, all be paid by the part_y making such sale, on demand, to the first perturbed to collect the rent, add the overplus, if any there be, add successors of the respective parties hereto. The induced the collect the rent, add ministrators, personal representatives, add successors of the respective parties hereto. Is all successors of the respective parties hereto. If a file active and nonve to, and be abligatory upon the here, executor, administrator, personal representatives, admonistrator, personal representatives, admonistrator, personal representatives, admonistrator, personal representatives, and successors of the respective parties hereto. Is all successors of the respective parties hereto. <   | • and pert y. of the second pert  | And the said part <u>y</u> of<br>f the premises above granted, a<br>it is agreed between the part<br>nd assessments that may be levic<br>sep the buildings upon said real<br>recited by the barr <u>y</u> . of the<br>terretical by the barr <u>y</u> of the<br>terretical by the second as a<br>coording to the terms of<br>of di Interest accruing the<br>interview of the second  | f the first part do .2.5. herei<br>and setzed of a good and ind<br>and that .1.2.<br>ties hereto that the part .Y.<br>ed or assessed against said or<br>a seatch part, the losis, if an<br>id part Y of the first part<br>rovided, than the part .Y.<br>the industredness, secured by<br>mortgage to accure the payn<br>1.2. certain writen obligation<br>me  | by covenant and agree<br>defausible exters of inhe<br>will warrant and defant<br>of the first part ab<br>real extets whom the as<br>and tornado in such as<br>with the sum of the second part<br>this indenture, and ab<br>ment of the sum of<br>n for the payment of<br>of said obligation and<br>re or to discharge any   | that at the delivery hereof<br>ritance therein, free and cle-<br>d the same egainst all parti-<br>all at all times during the li-<br>me becomes due and pays<br>m and by such inverses of<br>the sace of the saceno-<br>h taxes when the same bec<br>may pay said taxes and the<br>all bear interest at the rate of<br>NELVE thousand ar<br>said sum of money, execut<br>to terms made payable<br>also to secure any sum or<br>taxes with interest thereon  | It is the lewful owner<br>or of all incumbrances,<br>is making lewful claim thereto.<br>is of this indenture, pay all taxes<br>to of this indenture, pay all taxes<br>is of this indenture, pay all taxes<br>is of this indenture, pay all taxes<br>to the successful taxes<br>part to the sector of 115<br>me due and payable or to keep<br>me due and payable or to keep<br>me due and payable or to keep<br>to the pay and the second<br>DOLLARS,<br>ad on the 11/th<br>to the part $Y$ of the second<br>by the second by the  |
| It is append by the parties hereins that the terms and provisions of this indenture and each and every obligation therein contained, and all orders account the parties herein contained, and all provisions of the respective parties herein the terms and provisions of the respective parties herein the terms and be obligatory upon the here. Executor, administrators, personal representatives, is above written. The part of the resolution parties the terms and provisions of the resolution parties the terms and provisions of the resolution parties the terms and provisions of the resolution  | It is append by the parties hereins that the terms and provisions of this indenture and each and every obligation therein contained, and all orders account the parties herein contained, and all provisions of the respective parties herein the terms and provisions of the respective parties herein the terms and be obligatory upon the here. Executor, administrators, personal representatives, is above written. The part of the resolution parties the terms and provisions of the resolution parties the terms and provisions of the resolution parties the terms and provisions of the resolution  | And the said part <u>y</u> of<br>the premises above granted, a<br>it is agreed between the part<br>agreed by the part <u>said</u> of the<br>term the bolkinge opon said real<br>terms by the part <u>said</u> of the<br>term of a said part <u>said</u> of the<br>term of the terms of <u>said</u><br>paid shall become a part of <u>said</u><br>till fully repaid.<br>THIS GRANT is intended as a<br><u>said</u> part <u>said</u> of the second<br>till part <u>y</u> of the second<br>a said part <u>y</u> of the fire<br>And this conveyance shall be   | f the first part do. 2.5. herei<br>nd setzed of a good and ind<br>and thet. 1t.<br>ties hereto that the part. V.<br>ed or assessed against said r<br>i estate insured against tire a<br>second part, the lock, if an<br>id part y of the first part<br>the indethedness, secured by<br>mortgage to secure the payr<br>mortgage to secure the payr<br>18. certain written obligation<br>me   | by covenant and agree<br>defeasible extert of inha-<br>will warrant and defem<br>of the first part at<br>real exter when the as<br>and tornado in such as<br>of the second part<br>this ledenture, and sh<br>ment of the sum of   | that at the delivery hereof-<br>ritance therein, free and clev-<br>d the same against all parti-<br>ell at all times during the li-<br>me becomes due and pays<br>m and by such inverse. To fits second<br>h saces when the same bec<br>may pay said taxes and line<br>ill bear interest at the rate of<br>WELVe. thousand and<br>said sum of money, execut<br>interest may sum or<br>taxes with interest meron<br>a inderture.   | It is the lawful owner<br>or of all incumbrances,<br>is making lawful claim thereto.<br>the of this indenture, pay all taxes<br>the and than it. Hill<br>meany as shall be specified, and<br>flow and payable or to keep<br>prace, or either, and the ampended<br>flow from the date of payment<br>flow from the date of payment<br>flow from the date of payment<br>ind no/100 =<br>DOLLARS,<br>and on the 11th<br>to the part $\chi$ of the second<br>sums of money advanced by the<br>as herein provided, in the event<br>tained therein fully discharged.   |
| the persent Whereast, the part y of the (FOLDARD DAS. A hereants and ILS hand and seal the day and year<br>a above within.<br>TEST<br>TEST<br>Marvin W. Rogers, Solver (111117)<br>Marvin W. Rogers, Solver (111117)<br>Marvin W. Rogers, Solver (111117)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)   | the persent Whereast, the part y of the (FOLDARD DAS. A hereants and ILS hand and seal the day and year<br>a above within.<br>TEST<br>TEST<br>Marvin W. Rogers, Solver (111117)<br>Marvin W. Rogers, Solver (111117)<br>Marvin W. Rogers, Solver (111117)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)   | And the said part <u>y</u> of<br>the premises above granted, a<br><u>i</u> the premises above granted, a<br><u>i</u> is agreed between the part<br>ed assessments ther may be levic<br>ep the buildings upon said reas<br>rected by the part <u>y</u> of the<br>travest. And in the event that as<br>di premise incursed as herein p<br>paid thall become a part of s<br>if toly regar-<br>tion of the second as a<br><u>seconding</u> to the terms of <u>COD</u><br>y of <u>Ju</u><br>rt, with all interest accruing th<br>di part <u>y</u> of the second<br>er said part <u>y</u> of the second<br>ar said part <u>y</u> of the second<br>at the whole sum remaining un<br>given, shall immediately mature<br>or said pert <u>y</u> of the second<br>mits there on it the manumer pro-<br>mits there on it the manumer pro-<br>its the terms the unpaid of   | f the first part do 2.5. herei<br>nd setzed of a good and ind<br>and that <u>it</u><br>ties hereto that the part <u>y</u><br>ed of assessed against said r<br>is escond part, the lock, if an<br>id part <u>y</u> of the first par-<br>provided, than the part <u>y</u><br>the industredness, secured by<br>mortpage to accurs the payn<br>inc. certain written obligation<br>time <u>19.60</u> , <u>s</u><br>ereon according to the terms<br>part to pay for any insurance<br>at part shall fail to pay the s<br>world if uch payments be m<br>ments or any part thereof or<br>to become the and paysibe,<br>od rapair as they are now, on<br>past, and any pays the reor thereof or<br>to become the and paysibe.<br>dided by leve and to have a<br><u>b</u> or any part thereof, in the<br>principal and holterest, together   | by covenant and agree<br>defeasible extert of inhe<br>will warrant and defem<br>of the first part ab<br>real extert when the as<br>and tornado in such as<br>of the second part<br>this indenture, and ah<br>ment of the sum of   | that at the delivery hereof<br>ritance therein, free and cle-<br>difference therein, free and cle-<br>all at all times during the li-<br>me becomes due and pays<br>m and by such inverses co-<br>part. J. of the second<br>h taxes when the same bec<br>may pay said taxes and the<br>all bear interest at the rate of<br>NELVE thousand ar<br>said sum of money, execut<br>is terms made payable<br>also to secure any sum or<br>taxes with interest thereon<br>a indenture.<br>d, and the obligation cor<br>thereby op, as provided he<br>on said premise, then this<br>id written obligation, for this<br>he holder hereof, without P   | It is the lewful owner<br>or of all incumbrances,<br>is making lewful claim thereto.<br>is of this indenture, pay all taxes<br>is of this indenture, pay all taxes<br>be and that it will is<br>mapping as shall be specified and<br>"gent to the sector of 125<br>me due and payable or to keep<br>mende and payable or to keep<br>DOLLARS,<br>bit on the 111th<br>to the part $Y$ of the second<br>same of money advanced by the<br>as herein provided, in the event<br>tained therein fully discharged.<br>n, or if the buildings on said real<br>rein, and it shall be lawful for<br>accurry of which this indenture  |
| TEST HIRD, TAC., A CORPORATION (SEAL)<br>B TE.T. T. B TE.T. T. B TE.T. T. (SEAL)<br>Marvin V. Rogers, Soy (SEAL)<br>(SEAL)  | TEST HIRD, TAC., A CORPORATION (SEAL)<br>B TE.T. T. B TE.T. T. B TE.T. T. (SEAL)<br>Marvin V. Rogers, Soy (SEAL)<br>(SEAL)  | And the said part.y of<br>the premises above granted, a<br>the premises above granted, a<br>bl is agreed between the part<br>d assessments thet may be levic<br>ep the buildings upon said reas<br>d assessments thet may be levic<br>ep the buildings upon said reas<br>d premise insured as herein p<br>paid build iscores a part of a<br>fif oliv regard.<br>THIS GRANT is intended as a<br>of<br>r, with all interest accruing the<br>d part.y of the second<br>th said part.y of the file<br>And this convergence shall be<br>default be made in such part<br>at ear ong paid whan the part<br>at ear ong paid whan the part<br>of the second in the manner pro-<br>l the premises hereby granted<br>in the manner then upsid of<br>all the paid by the part.y  | f the first part do .2.5. herei<br>and setzed of a good and ind<br>and that .1.2.<br>Ites haveto that the part .Y.<br>de of assessed against said or<br>a estate insured against fire a<br>second part, the lock, if an<br>id part .Y of the first par-<br>provided, then the part .Y<br>the indubtedness, secured by<br>mortpage to secure sthe payn<br>   | by covenant and agree<br>defausible exters of inhe<br>will warrant and defam<br>of the first part ab-<br>real exters whan the as<br>and tornado in such as<br>no for the sound and the<br>real state whan the as<br>and tornado in such as<br>of the sound and and<br>this indenture, and ah-<br>ment of the sum of<br>of said obligation and<br>the or to discharge any<br>tame as provided in the<br>nay obligation cosand<br>or if the insurance is no<br>rif waste as herein specifie<br>any obligation cosand<br>for second for in as<br>any obligation of<br>the second for in as<br>any obligation of<br>the second for in the<br>earth of the costs and<br>nd, to the first pert. | that at the delivery hereof.<br>ritance therein, free and clei-<br>ritance therein, free and clei-<br>d the same against all parti-<br>all at all times during the in-<br>me becomes due and pays<br>m and by such inverses to<br>part. — of the secon-<br>h taxes when the same bec-<br>may pay said taxes and law<br>and taxes and law<br>taxes during the same bec-<br>may pay said taxes and law<br>and sum of money, execut-<br>take taxes with interest thereon<br>is indenture.<br>d, and the obligation cor-<br>thereby on interest thereon<br>is need prevention. There there<br>on said premises, then this<br>dwolfared bisseling of the saic<br>oblect the rarts and banef<br>op law, and out of all n<br>tharpes, con-   | It is the lewful owner<br>or of all incumbrances,<br>as making lewful claim thereto.<br>(a of this indenture, pay all tases<br>(b, and that it. WILL<br>mapping as shall be specified, and<br>"gent to the sector of ILS<br>one due and payable or to keep<br>ince, or either, and the amount<br>f 10% from the date of payment<br>at no/100<br>DOLLARS,<br>and on the ILith<br>to the part. Y, of the second<br>sums of money advanced by the<br>as herein provided, in the event<br>tained therein fully discharged.<br>n, or if the taxes on said real<br>rein, or if the buildings on said<br>rein, or if the buildings on said<br>rein, or if the sould be buildings on<br>conveyance statel become absolve<br>accurry of which this indenture<br>accurry of which this indenture<br>accurry of meetings on a said<br>the coverplux, if any there be,  |
| Marvin V. Rogers, Goy. STATI "By Call Stud At ISEAU<br>Marvin W. Rogers, Goy. (SEAU<br>ISEAU  | Marvin V. Rogers, Goy. STATI "By Call Stud At ISEAU<br>Marvin W. Rogers, Goy. (SEAU<br>ISEAU  | And the said part, <u>y</u> of<br>the premise above granted, a<br>the premise above granted, a<br>dissection of the period<br>of the premise above granted, a<br>dissection by the period of the<br>rest, Aed in the event that as<br>part of the the event that as<br>paid thail become a peri of the<br>till fully repaid.<br>THIS GRANT is intended as a<br>paid thail become a peri of the<br>district of the second the second<br>of the side part <u>y</u> of the second<br>district of the second the second<br>district of the second<br>district of the second the second<br>district of the second the second<br>district of the second the second the second<br>district of the second the second<br>district of the second the second the second the second<br>district of the second the second the second the second the second the second the second<br>distribution of the second th  | f the first part do .2.5. herei<br>and setzed of a good and ind<br>and that .1.2.<br>Ites haveto that the part .Y.<br>de of assessed against said or<br>a estate insured against fire a<br>second part, the losi, if an<br>id part .Y of the first part<br>provided, then the part .Y<br>the industredness, secured by<br>mortpage to secure sthe pays<br>mortpage to secure the pays<br>mortpage to pay for any insurance<br>at pays the such payments as m<br>matter or any part thereof or<br>a matter or any the secure<br>or and become due and pays<br>and become due and pays<br>a part thereof, in the<br>principal and interest, togeth<br>making such sale, on daman<br>spective parties hereon, and<br>spective parties hereon. | by covenant and agree<br>defausible extert of inhe<br>of the first part ab<br>real extert when the as<br>and tornado in such as<br>of the first part ab<br>and tornado in such as<br>of the second part<br>this Indenture, and ab<br>ment of the sum of<br>if to<br>of said obligation and<br>ce or to discharge any<br>arms as provided in thi<br>case as herein specific<br>any obligation costs<br>of the insurements in<br>rift waste is committed<br>to receiver appointed to<br>be menor prescribed 1<br>the with the costs and<br>nd, to the first part<br>movisions of this indent,<br>be obligatory upon t   | that at the delivery hereof-<br>ritance therein, free and clas-<br>ritance therein, free and clas-<br>d the same against all parti-<br>all at all times during the li-<br>me becomes due and pays<br>m and by such inverse to<br>part. — of the second<br>may pay said taxes and line<br>all beer interest at the rate of<br>NEIVE thousand ar-<br>seld sum of money, execut<br>the taxes and line becomes any sum or<br>taxes with interest thereon<br>is indertor.<br>d and the obligation co-<br>dimension or interest thereon<br>is indertor.<br>discutter any sum or<br>mask of the said barries thereon<br>is indertor.<br>discutter there thereon<br>is indertor, and the obligation of<br>the and the obligation of the<br>said sum of here there there<br>on said the obligation, for the<br>there holder hereof, without r<br>take possession of the said<br>obligation for the said obligation for<br>the said said and every obligation for<br>the heirs. Executors, admini- | It is the lewful owner,<br>or of all incumbrances,<br>is making lewful claim thereto.<br>is of this indenture, pay all taxes<br>is of this indenture, pay and the second<br>part to the sector of TLS<br>me due and payable or to keep<br>me due and payable or to keep<br>me due and payable or to keep<br>me due and payable or to keep<br>the second the second to the second<br>to the part. I do the second<br>therein provided, in the event<br>valued therein fully discharged,<br>n, or if the taxes on said real<br>relev, or if the buildings on add<br>relever, or if the buildings on add<br>the second in shall be improve<br>other, and it shall be instructor<br>onersys existing from such as to be<br>the complux. If any there be,<br>pation therein contained, and all<br>attrators, personal representatives,  |
| Marvin W. Rogers, Sety Contraction (SEAD  | Marvin W. Rogers, Sety Contraction (SEAD  | And the said part <u>y</u> of<br>the premises above granted, a<br>the premises above granted, a<br>the premises above granted, a<br>the premise house the part<br>of assessments ther may be levic<br>ep the buildings upon aid reas<br>track. And in the event that as<br>diproving increased as herein p<br>paid thall become a part of a<br>fully regard.<br>THIS GRANT is intended as a<br><u>second</u> to the terms of <u>OID</u><br>y of <u>Ju</u><br>rt, with all interest accruing th<br>di part <u>y</u> of the second<br>at said part <u>y</u> of the second<br>at said part <u>y</u> of the second<br>the whole sum remaining un<br>given, shall <u>y</u> of the second<br>is the part <u>y</u> of the second<br>the whole sum remaining un<br>given, shall <u>y</u> of the second<br>the the second second at<br>the premises hereby granted<br>all the paid by the parts <u>L</u> .<br>It he speed by the parts <u>L</u> .   | f the first part do .2.5. herei<br>and setzed of a good and ind<br>and that .1.2.<br>Ites haveto that the part .Y.<br>de of assessed against said or<br>a estate insured against fire a<br>second part, the losi, if an<br>id part .Y of the first part<br>provided, then the part .Y<br>the industredness, secured by<br>mortpage to secure sthe pays<br>mortpage to secure the pays<br>mortpage to pay for any insurance<br>at pays the such payments as m<br>matter or any part thereof or<br>a matter or any the secure<br>or and become due and pays<br>and become due and pays<br>a part thereof, in the<br>principal and interest, togeth<br>making such sale, on daman<br>spective parties hereon, and<br>spective parties hereon. | by covenant and agree<br>defausible extert of inhe<br>of the first part ab<br>real extert when the as<br>and tornado in such as<br>of the first part ab<br>and tornado in such as<br>of the second part<br>this Indenture, and ab<br>ment of the sum of<br>if to<br>of said obligation and<br>ce or to discharge any<br>arms as provided in thi<br>case as herein specific<br>any obligation costs<br>of the insurements in<br>rift waste is committed<br>to receiver appointed to<br>be menor prescribed 1<br>the with the costs and<br>nd, to the first part<br>movisions of this indent,<br>be obligatory upon t   | that at the delivery hereof-<br>ritance therein, free and clas-<br>ritance therein, free and clas-<br>d the same against all parti-<br>all at all times during the li-<br>me becomes due and pays<br>m and by such inverse to<br>part. — of the second<br>may pay said taxes and line<br>all beer interest at the rate of<br>NEIVE thousand ar-<br>seld sum of money, execut<br>the taxes and line becomes any sum or<br>taxes with interest thereon<br>is indertor.<br>d and the obligation co-<br>dimension or interest thereon<br>is indertor.<br>discutter any sum or<br>mask of the said barries thereon<br>is indertor.<br>discutter there thereon<br>is indertor, and the obligation of<br>the and the obligation of the<br>said sum of here there there<br>on said the obligation, for the<br>there holder hereof, without r<br>take possession of the said<br>obligation for the said obligation for<br>the said said and every obligation for<br>the heirs. Executors, admini- | It is the lewful evener<br>or of all incumbrances,<br>is making lawful claim thereto.<br>the of this indenture, pay all taxes<br>is, and that it. Mill<br>meany as shall be specified, and<br>fourt to the sectent of .103<br>means as the sectent of .103<br>means are there, and the amount<br>1056 from the date of payment<br>1056 from the date of the the payment<br>1050 from the date of the payment<br>1050 from the date of the |
|   |   | And the said part <u>y</u> of<br>the premises above granted, a<br>the premises above granted, a<br>the premises above granted, a<br>discourse of the second second<br>spectra by the party of the<br>erect. And in the averation the<br>paid that become a part of a<br>discourse of the second<br>the topy regard.<br>THIS GRANT is intended as a<br>discourse of the second<br>the said part <u>y</u> of the second<br>discourse of the first<br>and this convergence shall be<br>default be made in such pays<br>at a rea of paid when the sam<br>i estice are not kept in a goo<br>disc works have by more<br>the three made when the sam<br>disc are not paid when the same<br>disc the wholes have by more<br>disc the whole same hereby more<br>disc the same hereby more here to<br>disc the same hereby more hereby the the same hereby<br>disc the same hereby more hereby<br>disc the same hereby more hereby the same hereby the same hereby more hereby<br>disc the same hereby more hereby the same hereby the hereby the same hereby the hereby the hereby the hereby the hereby thereb | f the first part do .2.5. herei<br>and setzed of a good and ind<br>and that .1.2.<br>Ites haveto that the part .Y.<br>de of assessed against said or<br>a estate insured against fire a<br>second part, the losi, if an<br>id part .Y of the first part<br>provided, then the part .Y<br>the industredness, secured by<br>mortpage to secure sthe pays<br>mortpage to secure the pays<br>mortpage to pay for any insurance<br>at pays the such payments as m<br>matter or any part thereof or<br>a matter or any the secure<br>or and become due and pays<br>and become due and pays<br>a part thereof, in the<br>principal and interest, togeth<br>making such sale, on daman<br>spective parties hereon, and<br>spective parties hereon. | by covenant and agree<br>defausible extert of inhe<br>of the first part ab<br>real extert when the as<br>and tornado in such as<br>of the first part ab<br>and tornado in such as<br>of the second part<br>this Indenture, and ab<br>ment of the sum of<br>if to<br>of said obligation and<br>ce or to discharge any<br>arms as provided in thi<br>case as herein specific<br>any obligation costs<br>of the insurements in<br>rift waste is committed<br>to receiver appointed to<br>be menor prescribed 1<br>the with the costs and<br>nd, to the first part<br>movisions of this indent,<br>be obligatory upon t   | that at the delivery hereof-<br>ritance therein, free and clas-<br>ritance therein, free and clas-<br>d the same against all parti-<br>all at all times during the li-<br>me becomes due and pays<br>m and by such inverse to<br>part. — of the second<br>may pay said taxes and line<br>all beer interest at the rate of<br>NEIVE thousand ar-<br>seld sum of money, execut<br>the taxes and line becomes any sum or<br>taxes with interest thereon<br>is indertor.<br>d and the obligation co-<br>dimension or interest thereon<br>is indertor.<br>discutter any sum or<br>mask of the said barries thereon<br>is indertor.<br>discutter there thereon<br>is indertor, and the obligation of<br>the and the obligation of the<br>said sum of here there there<br>on said the obligation, for the<br>there holder hereof, without r<br>take possession of the said<br>obligation for the said obligation for<br>the said said and every obligation for<br>the heirs. Executors, admini- | It is the lewful evener<br>or of all incumbrances,<br>is making lawful claim thereto.<br>to of this indenture, pay all taxes<br>is, and that it. Mill<br>meany as shall be specified, and<br>four to the sector of .103<br>means as the sector of .103<br>means are there, and the amount<br>1056 from the date of payment<br>1056 from the date of payment<br>the one the the pay<br>1056 from the date of payment<br>1050 from the taxes on said real<br>tained therein fully discharged,<br>n, or if the taxes on said real<br>tained therein fully discharged<br>n, or of the buildings on said<br>conveyore shall be come abability<br>tained therein for uch sale to<br>1056 payments and all the improve-<br>ts accuing therefrom and to<br>106 paymins and ell the improve-<br>ts accuing therefrom and to<br>106 payments. If any there be,<br>gation therein contained, and all<br>tarstors, parsonal representatives,<br>mid sail the day and year<br>ALCN (SEAL)   |
|   |   | And the said part <u>y</u> of<br>f the premises above granted, a<br>if the premises above granted, a<br>if the premises above granted, a<br>if is agreed between the part<br>recircle by the part <u>y</u> of the<br>terrest. And in the event that as<br>if premise incurred as herein p<br>path that become a part of a<br>if folly regar-<br>correling to the terms of<br>THIS GRANT is intended as a<br>of the second<br>at said part <u>y</u> of the second<br>the whole sum remaining un<br>given, shall immediately mature<br>the premises hereby granted<br>at the and by the part <u>y</u><br>It he premises hereby granted<br>at the add by the part <u>y</u>   | f the first part do .2.5. herei<br>and setzed of a good and ind<br>and that .1.2.<br>Ites haveto that the part .Y.<br>de of assessed against said or<br>a estate insured against fire a<br>second part, the losi, if an<br>id part .Y of the first part<br>provided, then the part .Y<br>the industredness, secured by<br>mortpage to secure sthe pays<br>mortpage to secure the pays<br>mortpage to pay for any insurance<br>at pays the such payments as m<br>matter or any part thereof or<br>a matter or any the secure<br>or and become due and pays<br>and become due and pays<br>a part thereof, in the<br>principal and interest, togeth<br>making such sale, on daman<br>spective parties hereon, and<br>spective parties hereon. | by covenant and agree<br>defausible extert of inhe<br>of the first part ab<br>real extert when the as<br>and tornado in such as<br>of the first part ab<br>and tornado in such as<br>of the second part<br>this Indenture, and ab<br>ment of the sum of<br>if to<br>of said obligation and<br>ce or to discharge any<br>arms as provided in thi<br>case as herein specific<br>any obligation costs<br>of the insurements in<br>rift waste is committed<br>to receiver appointed to<br>be menor prescribed 1<br>the with the costs and<br>nd, to the first part<br>movisions of this indent,<br>be obligatory upon t   | that at the delivery hereof-<br>ritance therein, free and clas-<br>ritance therein, free and clas-<br>d the same against all parti-<br>all at all times during the li-<br>me becomes due and pays<br>m and by such inverse to<br>part. — of the second<br>may pay said taxes and line<br>all beer interest at the rate of<br>NEIVE thousand ar-<br>seld sum of money, execut<br>the taxes and line becomes any sum or<br>taxes with interest thereon<br>is indertor.<br>d and the obligation co-<br>dimension or interest thereon<br>is indertor.<br>discutter any sum or<br>mask of the said barries thereon<br>is indertor.<br>discutter there thereon<br>is indertor, and the obligation of<br>the and the obligation of the<br>said sum of here there there<br>on said the obligation, for the<br>there holder hereof, without r<br>take possession of the said<br>obligation for the said obligation for<br>the said said and every obligation for<br>the heirs. Executors, admini- | It is the lewful evener<br>or of all incumbrances,<br>is making lawful claim thereto.<br>to of this indenture, pay all taxes<br>is, and that it. Mill<br>meany as shall be specified, and<br>part to the sectent of .103<br>means a shall be specified, and<br>for the part of the second<br>10% from the date of payment<br>10% from the date of payment<br>to the part y of the second<br>some of more y advanced by the<br>as herein provided, in the event<br>stained therein fully discharged,<br>n, or if the taxes on seid real<br>security of which this indenture<br>ofter, and it shall be lawful for<br>the overplus. If any there be,<br>gation therein contained, and all<br>statsors, parsonal representatives,<br>and seal the day and year<br>MICN (SEAL)<br>(SEAL)   |
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