	The network of the first part and the County of the second part with the second the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the		Reg. No. 1 Fee Paid \$
The network of the first part and the County of the second part with the second the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the	The network of the first part and the County of the second part with the second the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the second part with the west line of a set of Quarter of set of Section 417. A feet the second part with the		90017E 1000 131
The Indenture, Made thi	The Indenture, Made thi	กกับสองสองสองการการการการการการการการการการการการการก	AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
Richard A. Goff and Borary Jean Goff, hushand and vife. Arrance , in the County of Duglas and State of Kansas. It is of the first par, and The Lawrence Kational Bank, Lawrence Kansas The Soft the first par, and The Lawrence Kational Bank, Lawrence Kansas Detro determined on the solar of the second part. Minessent, that the sold part 152. If the first part, in consideration of the sum of Exercise of the Grant Barl Borlow (Determined to the second part, the lowing described real estate situated and being in the County of	Richard A. Goff and Borary Jean Goff, hushand and vife. Arrance , in the County of Duglas and State of Kansas. It is of the first par, and The Lawrence Kational Bank, Lawrence Kansas The Soft the first par, and The Lawrence Kational Bank, Lawrence Kansas Detro determined on the solar of the second part. Minessent, that the sold part 152. If the first part, in consideration of the sum of Exercise of the Grant Barl Borlow (Determined to the second part, the lowing described real estate situated and being in the County of	MORTOAGE	(No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas
rr left of the first part, and . The Lawrence. National. Bank, Lawrence, Kansan	rr left of the first part, and . The Lawrence. National. Bank, Lawrence, Kansan		
rr left of the first part, and . The Lawrence. National. Bank, Lawrence, Kansan	rr left of the first part, and . The Lawrence. National. Bank, Lawrence, Kansan		
party	party	A A A A A A A A A A A A A A A A A A A	
Witnesseth, that the said part 165 of the first part, in consideration of the sum of Five. Thousand. and. No/100 - DOLLAGE them	Witnesseth, that the said part 165 of the first part, in consideration of the sum of Five. Thousand. and. No/100 - DOLLAGE them	0	1
Five Thousand and No/100	Five Thousand and No/100		
themduly paid, the receipt of which is hereby acknowledged, havesold, and by a indenture do	themduly paid, the receipt of which is hereby acknowledged, havesold, and by a indenture do		
a indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part	a indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part		
<pre>bowing described real estate situated and being in the County of</pre>	<pre>bowing described real estate situated and being in the County of</pre>		
sginning at a point 1113.5 Feet East of Northwest corner of the Northwest Quarter of original power of the Northwest Quarter of said Quarter Section 117.4 feet, thence Mart hence Said Quarter Section 117.4 feet, thence Mart Northwest Quarter of said Section 17.4 feet, thence Mart Northwest Quarter of said Section 17.4 feet, thence Mart Northwest Quarter of said Section 17.4 feet, thence Mart Northwest Quarter of said Section 17.4 feet, thence Mart Northwest Quarter to the North line of said Quarter Section, thence West to point of beginning, Douglas County, Kandas, Containing Two (2) acres more or less. Heluding the rents, issues, and profits thereof provided however that the mortgagors and the entitled to collect and retain the rents, issues and profits until default renunder. He the appurtenances and all the estate, title and interest of the said perises. of the first part therein. Are the said perises of the said of the section of t	sginning at a point 1113.5 Feet East of Northwest corner of the Northwest Quarter of original power of the Northwest Quarter of said Quarter Section 117.4 feet, thence Mart hence Said Quarter Section 117.4 feet, thence Mart Northwest Quarter of said Section 17.4 feet, thence Mart Northwest Quarter of said Section 17.4 feet, thence Mart Northwest Quarter of said Section 17.4 feet, thence Mart Northwest Quarter of said Section 17.4 feet, thence Mart Northwest Quarter to the North line of said Quarter Section, thence West to point of beginning, Douglas County, Kandas, Containing Two (2) acres more or less. Heluding the rents, issues, and profits thereof provided however that the mortgagors and the entitled to collect and retain the rents, issues and profits until default renunder. He the appurtenances and all the estate, title and interest of the said perises. of the first part therein. Are the said perises of the said of the section of t		
<pre>ction Fourteen (14). Township Thirteen (13) South, Range Nincteen (19) East, thence Bast to the Fast line of the West line of said Quarter Section A17.4 feet, thence Bast to be East line of the West line of said Quarter Section, thence West to point of beginning, bouglas County, Kansas, Containing Two (2) acres more or less.</pre>	<pre>ction Fourteen (14). Township Thirteen (13) South, Range Nincteen (19) East, thence Bast to uch parallel with the West line of said Quarter Section A17.4 feet, thence Bast to be East line of the West line of said Quarter Section, thence West to point of beginning, Douglas County, Kansas, Containing Two (2) acres more or less.</pre>	nsas, to-wit:	
hall be entitled to collect and retain the rents, issues and profits until default erounder.	hall be entitled to collect and retain the rents, issues and profits until default erounder.	ection Fourteen (14), Township Thi outh parallel with the West line of the East line of the West $\frac{1}{2}$ of North outh, Range 19 East, thence North outh warter to the North line of said Q	rteen (13) South, Range Nineteen (19) East, thence f said Quarter Section 417.4 feet, thence East to hwest Quarter of said Section 14, Township 13 on the East line of said West $\frac{1}{2}$ of said Northwest warter Section, thence West to point of beginning,
And the stat per 129 of the first part do hereby covenant and agree that at the delivery hereoft Ruy AKC. the favoral once 1 the permises above granted, and asized of a good and indefeasible areas of inheritance therein, free and clear of all incumbrances. In exceptions the area being permises above granted, and asized of a good and indefeasible areas of inheritance therein, free and clear of all incumbrances. In exceptions the armost the part is hard they, will warrent and defend the same against all parties making lewful claim therein. In the part 100 of the first part shall at all times during the life of the indentor, pay all take the the intervent that may be levide or assessed against fir deal casts when the same becomes due and payable, and that They Will areas the the word that sain part of the indeptedness, teaured by this indequive, and thill be inferent at the rate of 10% from the date of payment of the sum of the rate of 10% from the date of payment in fully repaid.	And the stat per 129 of the first part do hereby covenant and agree that at the delivery hereoft Ruy AKC. the favoral once 1 the permises above granted, and asized of a good and indefeasible areas of inheritance therein, free and clear of all incumbrances. In exceptions the area being permises above granted, and asized of a good and indefeasible areas of inheritance therein, free and clear of all incumbrances. In exceptions the armost the part is hard they, will warrent and defend the same against all parties making lewful claim therein. In the part 100 of the first part shall at all times during the life of the indentor, pay all take the the intervent that may be levide or assessed against fir deal casts when the same becomes due and payable, and that They Will areas the the word that sain part of the indeptedness, teaured by this indequive, and thill be inferent at the rate of 10% from the date of payment of the sum of the rate of 10% from the date of payment in fully repaid.	hall be entitled to collect and re-	
And the stat per 129 of the first part do hereby covenant and agree that at the delivery hereoft Ruy AKC. the favoral once 1 the permises above granted, and asized of a good and indefeasible areas of inheritance therein, free and clear of all incumbrances. In exceptions the area being permises above granted, and asized of a good and indefeasible areas of inheritance therein, free and clear of all incumbrances. In exceptions the armost the part is hard they, will warrent and defend the same against all parties making lewful claim therein. In the part 100 of the first part shall at all times during the life of the indentor, pay all take the the intervent that may be levide or assessed against fir deal casts when the same becomes due and payable, and that They Will areas the the word that sain part of the indeptedness, teaured by this indequive, and thill be inferent at the rate of 10% from the date of payment of the sum of the rate of 10% from the date of payment in fully repaid.	And the stat per 129 of the first part do hereby covenant and agree that at the delivery hereoft Ruy AKC. the favoral once 1 the permises above granted, and asized of a good and indefeasible areas of inheritance therein, free and clear of all incumbrances. In exceptions the area being permises above granted, and asized of a good and indefeasible areas of inheritance therein, free and clear of all incumbrances. In exceptions the armost the part is hard they, will warrent and defend the same against all parties making lewful claim therein. In the part 100 of the first part shall at all times during the life of the indentor, pay all take the the intervent that may be levide or assessed against fir deal casts when the same becomes due and payable, and that They Will areas the the word that sain part of the indeptedness, teaured by this indequive, and thill be inferent at the rate of 10% from the date of payment of the sum of the rate of 10% from the date of payment in fully repaid.		and the standard states and the states
And the said part 125 of the first part do	And the said part 125 of the first part do		
And the said part 165 of the first part do hereby covenant and agree that at the delivery hereoft Ruy ARC. the tawford owner 1 the premises above granted, and select of a good and indefeasible entries of inheritance therein, free and clear of all incombrances, o exceptions	And the said part 165 of the first part do hereby covenant and agree that at the delivery hereoft Ruy ARC. the tawford owner 1 the premises above granted, and select of a good and indefeasible entries of inheritance therein, free and clear of all incombrances, o exceptions	ith the appurtenances and all the estate, ti	itle and interest of the said parties of the first part therein.
and that they will warrent and defend the same against all parties making lawful claim therein. It is greed between the parties herein that the part 10.8 of the first part shall at all times during the life of this indenture, pay all taxes the secured that many be lowed or starses deging taid crait active when the same become due and payble, and that they Will Mean and the lowed first part shall all to pay such taxes when the same become due and payble or to keep they be part y. of the second part to the part y. of the second part to pay such taxes when the same become due and payble or to keep they they they all they be part y. of the second part is pay such taxes when the same become due and payble or to keep they they they they they they they they	and that they will warrent and defend the same against all parties making lawful claim therein. It is greed between the parties herein that the part 10.8 of the first part shall at all times during the life of this indenture, pay all taxes the secured that many be lowed or starses deging taid crait active when the same become due and payble, and that they Will Mean and the lowed first part shall all to pay such taxes when the same become due and payble or to keep they be part y. of the second part to the part y. of the second part to pay such taxes when the same become due and payble or to keep they they they all they be part y. of the second part is pay such taxes when the same become due and payble or to keep they they they they they they they they		
and that they will warran and detend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of this indenture, pay all taxes d assessment that may be levied or assessed against fie and forsado in soch sum and by auch insurance company as shall be pacelifed and exerct by the part y of the second part, the los, if any, made payable to the part y of the exent of the Life. The intervent that all part 18.2. of the first part shall (at log pay such taxe when the same become due and payable or to keep d premiser insured as herein provided, then the party of the second part may pay such taxe when the same become due and payable or to keep d premiser insured as herein provided, then the party of the second part may pay such taxe when the same become due and payable or to keep d premiser insured as a morpage to secure the payment of the sum of	and that they will warran and detend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of this indenture, pay all taxes d assessment that may be levied or assessed against fie and forsado in soch sum and by auch insurance company as shall be pacelifed and exerct by the part y of the second part, the los, if any, made payable to the part y of the exent of the Life. The intervent that all part 18.2. of the first part shall (at log pay such taxe when the same become due and payable or to keep d premiser insured as herein provided, then the party of the second part may pay such taxe when the same become due and payable or to keep d premiser insured as herein provided, then the party of the second part may pay such taxe when the same become due and payable or to keep d premiser insured as a morpage to secure the payment of the sum of		ndefeasible estate of inheritance therein, free and clear of all incumbrances,
It is agreed between the parties haves that the part 10.5 of the first part shall at all times during the life of this indemure, pay all taxe d assessment that may be levied or stressed against fie and torsade in stoch sum and by such inturance company as shall be specified and each the new of the second part to the local diarity of the second part to the other dial of the first part shall fail to pay such taxes when the same becomes due and paysible or to key of the second part of the indebtedness, second by this indepute, and shall be indexest and inturance, or either, and the amount of the second part of the indebtedness, second by this indepute, and shall be interest at the rate of 10% from the date of payment of the second part any pay said taxes and insurance, or either, and the amount paid shall becomes a part of the indebtedness, second by this indepute, and shall be interest at the rate of 10% from the date of payment of the second part tops indepute on the date of payment of the second part. Second on the 210 second part ops indepute on the date of payment of the terms of 0.000	It is agreed between the parties haves that the part 10.5 of the first part shall at all times during the life of this indemure, pay all taxe d assessment that may be levied or stressed against fie and torsade in stoch sum and by such inturance company as shall be specified and each the new of the second part to the local diarity of the second part to the other dial of the first part shall fail to pay such taxes when the same becomes due and paysible or to key of the second part of the indebtedness, second by this indepute, and shall be indexest and inturance, or either, and the amount of the second part of the indebtedness, second by this indepute, and shall be interest at the rate of 10% from the date of payment of the second part any pay said taxes and insurance, or either, and the amount paid shall becomes a part of the indebtedness, second by this indepute, and shall be interest at the rate of 10% from the date of payment of the second part tops indepute on the date of payment of the second part. Second on the 210 second part ops indepute on the date of payment of the terms of 0.000		will warrant and defend the same against all parties making lawful claim thereto.
p the holidings upon said real estate maved against fire and tornato in such sum and by such insurance company as shall be specified an exceed by the loss, if any, made payable to the part of the second part to the estate of LIBLT term. And in the event that said part LIS, of the fors part abail (all to pay such taxes when the same become due and payable or to keep of permiser issued as herein provided, then the part of the second part may pay such taxes when the same become due and payable or to keep of the second part of the indebtedness, second by this indefuture, and shall be referred as herein provided, then the part of the sum of	p the holidings upon said real estate maved against fire and tornato in such sum and by such insurance company as shall be specified an exceed by the loss, if any, made payable to the part of the second part to the estate of LIBLT term. And in the event that said part LIS, of the fors part abail (all to pay such taxes when the same become due and payable or to keep of permiser issued as herein provided, then the part of the second part may pay such taxes when the same become due and payable or to keep of the second part of the indebtedness, second by this indefuture, and shall be referred as herein provided, then the part of the sum of	It is agreed between the parties hereto that the part 1	es of the first part shall at all times during the life of this indenture, pay all tax
ive Thousand and No/100	ive Thousand and No/100	pp the buildings upon said real estate insured against fire excited by the part y of the second part, the loss, if erest. And in the event that said part I.D.S. of the first d premises insured as herein provided, then the part y paid shall become a part of the indebtedness; secured b	e and tornado in such sum and by auch insurance company as shall be specified as any, made payable to the part <u>Y</u> of the second part to the extent of <u>the it</u> part shall fail to pay such taxes when the same become due and payable or to kee
erding to the terms of 2.010	erding to the terms of 2.010	THIS GRANT is intended as a mortgage to secure the pa	
at <u>June</u> <u>19.62</u> , and by <u>its</u> terms made payable to the part <u>Y</u> of the second t, with all interest according thereon according to the terms of Said obligation and allo to secure any sum of annual of the second part to pay for any incurnes or to discharge any taxes with interest thereon is herein provided. In the event is all part <u>X</u> . of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therain fully discharge default be made in such payments to are gray thereof or any obligation contained therain (July discharged default be made in such payments to are gray thereof or any obligation contained therain, or if the taxes on said resi the are not paid when the same become due and payable, or if the inturance is set being, or as merest thereon, or if the taxes on said resi the are not paid when the same become due and payable at the option of the holder hered, for the security of which this indenture is thereon in the manner provided by and payable at the option of the holder hered, without notice, and it shall be lawvid for as ad part <u>X</u> of the second part <u>Lis BECHIS OC</u> <u>ABSIGNS</u> to take possession of the said premises thereform y and to have a receiver appointed to collect the rents and benefits according thereform, and to inner the manner provided by law and to have a receiver appointed to collect the rents and benefits according thereform, so do the hereins thereby granted, or any part thereof, in the manner prescibed by law, and ot all grants <u>and</u> out of all moneys saining from such as let in the amount frem onpaid of principal and interest, together with the costs and charges incident therets, and the overplue, if any there be let paid by the parties hereto that the terms and groovisions of this indenture administrator, periodal representatives grant and uncessors of the respective parties herets. The indentume administratore, periodal representatives grant and uncessors of	at <u>June</u> <u>19.62</u> , and by <u>its</u> terms made payable to the part <u>Y</u> of the second t, with all interest according thereon according to the terms of Said obligation and allo to secure any sum of annual of the second part to pay for any incurnes or to discharge any taxes with interest thereon is herein provided. In the event is all part <u>X</u> . of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therain fully discharge default be made in such payments to are gray thereof or any obligation contained therain (July discharged default be made in such payments to are gray thereof or any obligation contained therain, or if the taxes on said resi the are not paid when the same become due and payable, or if the inturance is set being, or as merest thereon, or if the taxes on said resi the are not paid when the same become due and payable at the option of the holder hered, for the security of which this indenture is thereon in the manner provided by and payable at the option of the holder hered, without notice, and it shall be lawvid for as ad part <u>X</u> of the second part <u>Lis BECHIS OC</u> <u>ABSIGNS</u> to take possession of the said premises thereform y and to have a receiver appointed to collect the rents and benefits according thereform, and to inner the manner provided by law and to have a receiver appointed to collect the rents and benefits according thereform, so do the hereins thereby granted, or any part thereof, in the manner prescibed by law, and ot all grants <u>and</u> out of all moneys saining from such as let in the amount frem onpaid of principal and interest, together with the costs and charges incident therets, and the overplue, if any there be let paid by the parties hereto that the terms and groovisions of this indenture administrator, periodal representatives grant and uncessors of the respective parties herets. The indentume administratore, periodal representatives grant and uncessors of		
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged default be made in such payments or any gait thereof or any obligation created thereby, or interest thereon, or if the taxes or said residence in series are not here in a good repair as a region thereof or any obligation created thereby, or interest thereon, or if the taxes or said reside the interest are not here in a good repair as a region there of the interest is not key to go as provided herein, or if the buildings on all interest are not here in a good series as a region of the said parents, there is not key to be according to the said parts are not here in a second part. ILE agents 0.07. ABSI ging to take possesion of the said premises and all the improve the theore in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and the premises and all the improve the premises thereby granted, or any part thereof, in the manner precisible by law, and, out of all immersits accruing therefrom said in the amount then on part of principal and interest, together with the costs and charges incident therets, and the overplus, if any there be law part by the parts and the same and goodies of the interest part legs. It is agreed by the part of the interest together with the costs and charges incident therets, and the overplus, if any there be law part by the parts better that the terms and goodies of the interest manner precisions of the reside and every obligation therein contained, and a effers accruing thereform, shall extend and incre to, and be obligatory upon the heirs, executor, administrator, personal representatives and uncreases of the crease the parts have. The first part legs and sect and every obligation therein contained, and a above written	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged default be made in such payments or any gait thereof or any obligation created thereby, or interest thereon, or if the taxes or said residence in series are not here in a good repair as a region thereof or any obligation created thereby, or interest thereon, or if the taxes or said reside the interest are not here in a good repair as a region there of the interest is not key to go as provided herein, or if the buildings on all interest are not here in a good series as a region of the said parents, there is not key to be according to the said parts are not here in a second part. ILE agents 0.07. ABSI ging to take possesion of the said premises and all the improve the theore in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and the premises and all the improve the premises thereby granted, or any part thereof, in the manner precisible by law, and, out of all immersits accruing therefrom said in the amount then on part of principal and interest, together with the costs and charges incident therets, and the overplus, if any there be law part by the parts and the same and goodies of the interest part legs. It is agreed by the part of the interest together with the costs and charges incident therets, and the overplus, if any there be law part by the parts better that the terms and goodies of the interest manner precisions of the reside and every obligation therein contained, and a effers accruing thereform, shall extend and incre to, and be obligatory upon the heirs, executor, administrator, personal representatives and uncreases of the crease the parts have. The first part legs and sect and every obligation therein contained, and a above written	of June 19 62 t, with all interest accruing thereon according to the term	, and by
The whole sum erraining unput, and all of the billighters provided for in said writen existing of the security of which this indentum plane, that immediately mature and become due and payable at the option of the holder beteck, which at fails the security of which this indentum plane, that immediately mature and become due and payable at the option of the holder beteck, which at fails the security of which this indentum plane, that immediately mature and become due and payable at the option of the holder beteck, which at fails the security of which this indentum and part 2. of the second part. his AgeORtS OX ASSIGNS to take options the beteck, which at fails the security of which this indentum at thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accuring therefrom, and the prevents hereby granules, or any part thereof, in the manner preventible by law, and out of all immery sating from such take to the the annout from unpaid of principal and interest, together with the costs and charges incident therato, and the overplus. If any there be law paid by the part 2. making such sale, on demand, to the first part 192. It is append by the parts here to the therem and microsition of this indicative and each and every obligation therein contained, and all the security of the respective parts herems. All schools and the bester, executor, administrator, personal representatives ages and uncersors of the respective parts hereds. It herewints executions et the later. It and 3 and real 5 the day and year above written. Witness Whereaf, the part 192, of the first part ha VE, herewints set the LT. It and 3 and real 5 the day and year above written. Witness Office (Cost) and the first part ha VE, herewints set the LT. It and 3 and real 5 the day and year above written. (SEAU) DOTS EX Jean/GoTE (Cost). (SEAU)	The whole sum erraining unput, and all of the billighters provided for in said writen existing of the security of which this indentum plane, that immediately mature and become due and payable at the option of the holder beteck, which at fails the security of which this indentum plane, that immediately mature and become due and payable at the option of the holder beteck, which at fails the security of which this indentum plane, that immediately mature and become due and payable at the option of the holder beteck, which at fails the security of which this indentum and part 2. of the second part. his AgeORtS OX ASSIGNS to take options the beteck, which at fails the security of which this indentum at thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accuring therefrom, and the prevents hereby granules, or any part thereof, in the manner preventible by law, and out of all immery sating from such take to the the annout from unpaid of principal and interest, together with the costs and charges incident therato, and the overplus. If any there be law paid by the part 2. making such sale, on demand, to the first part 192. It is append by the parts here to the therem and microsition of this indicative and each and every obligation therein contained, and all the security of the respective parts herems. All schools and the bester, executor, administrator, personal representatives ages and uncersors of the respective parts hereds. It herewints executions et the later. It and 3 and real 5 the day and year above written. Witness Whereaf, the part 192, of the first part ha VE, herewints set the LT. It and 3 and real 5 the day and year above written. Witness Office (Cost) and the first part ha VE, herewints set the LT. It and 3 and real 5 the day and year above written. (SEAU) DOTS EX Jean/GoTE (Cost). (SEAU)		
Il be paid by the part 2making such asle, on demand, to the first part <u>125</u> . It is apreed by the parties hereto that the terms and goovisions of this-indenture and each and every obligation therein contained, and all defines acrough therefore, that be set and be obligatory upon the heirs, executors, administrators, personal representatives igns and uccessors of the respective parties hereto. In Winness Whered, the part <u>125</u> of the first part ha VE, hereunto set the IT, hand 5, and ceal 5, the day and year above written. Richard Ap GOET Dotsey Jean/Gott (SEAU)	Il be paid by the part 2making such asle, on demand, to the first part <u>125</u> . It is apreed by the parties hereto that the terms and goovisions of this-indenture and each and every obligation therein contained, and all defines acrough therefore, that be set and be obligatory upon the heirs, executors, administrators, personal representatives igns and uccessors of the respective parties hereto. In Winness Whered, the part <u>125</u> of the first part ha VE, hereunto set the IT, hand 5, and ceal 5, the day and year above written. Richard Ap GOET Dotsey Jean/Gott (SEAU)	il estate are not kept in as good repair as they are now, d the whole sum remaining unpaid, and all of the oblig given, shall immediately mature and become due and p	, or it waste is committed on said premise; then this conveyance shall become absolu gations provided for in said written obligation, for the security of which this indentu systels at the option of the holder bereof, without notice, and it shall be lawful f
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all writes acround therefore, shall extend and inure to, and be obligatory upon the heirs, executor, administrators, personal representatives gen and uccessors of the reportive parties hereto. In Winness Whered, the part 105 of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE is a construction of the reportive parties of the first part ha VE is a construction of the first part ha VE is a construction of the first part has a	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all writes acround therefore, shall extend and inure to, and be obligatory upon the heirs, executor, administrators, personal representatives gen and uccessors of the reportive parties hereto. In Winness Whered, the part 105 of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE, hereanto set, the LE, hand 5, and seals, the day and year above written. It is a construction of the reportive parties of the first part ha VE is a construction of the reportive parties of the first part ha VE is a construction of the first part ha VE is a construction of the first part has a	said part X. of the second part. his agents not thereon in the manner provided by law and to have the premises hereby granted, or any part thereof, in in the same of the unpaid of principal and interest, top [1 be not by the part X. making usch sale, or deer the part of the second second second second second second the second	.OF. ASSIGNS to take possession of the sold premises and all the improv a receiver appointed to collect the rents and benefits account therefrom, and the manner prescribed by law, and, our of all moneys raising from such raske there with the costs and charges incident thereto, and the overplus, if any there b used to the first new first
ans and vocessors of the respective parties herein. In Winness Wheread, the part 109 of the first part ha Ve. hereunto set the IF. hand 9 and set 9 the day and yest above write. Richard A. Goff	ans and vocessors of the respective parties herein. In Winness Wheread, the part 109 of the first part ha Ve. hereunto set the IF. hand 9 and set 9 the day and yest above write. Richard A. Goff	It is agreed by the parties hereto that the terms and	provisions of this indenture and each and every obligation therein contained, and a
Richard A, Goff L. J. C. (SEAL)	Richard A, Goff L. J. C. (SEAL)	gns and successors of the respective parties hereto. In Winness Whereef, the part 1.2.8 of the first part 1	a second s
Dorsey Jean/Gott and Caff (SEAL)	Dorsey Jean/Gott and Caff (SEAL)	S0.19 15	Richard Ap Goff
<u></u>		To State And State	Dorsey Jean Golf (SEAL
		ουποροποσοποροποροποροποροπορο	

1'72

5945

ŝ 5

6.0

回

のために

No. 4.4.4. N.

1.1.1.1.1

•

**

.

ŝ