11.14

Reg. No. 19,354

		we we w
	BOOK 136	(No. 530) The Outlook Printers, Publisher of Logal Blanks, Lawrence, Kansas
	, Made this 12th	
	Hird Incorporated, a	corporation,
f. Lawrend	ie, in the County of	Douglas and State of Kansas
part y of the f		National Bank of Lawrence, Lawrence, Kansas,
		part y of the second part.
Thirteen thou	isand and no/100 (\$13,000	rst part, in consideration of the sum of
		DOLLARG
nis indenture di	es GPANT BARGAIN SEL	ipt of which is hereby acknowledged, hassold, and by and MORTGAGE to the said part y of the second part, the
ollowing descri	hed real estate situated and	being in the County of
ansas, to-wit:		being in the county of budgras and State of
	Lot NEW in Black De (
	Five (5), Six (6), Sev	2), of the Replat of Lots Four (h), en (7), Block One (1); Lots Three (3),
	1001 (4), SIX (0), Sev	En ((), HIOCK TWO (2), and Late Three
	Addition and a Plat of	Holiday Hills Addition No. Two and
	Addition to the City of	f Lawrence,
	u.	
		in the second
with the appurte	nances and all the estate, title	and interest of the said part y of the first part therein. covenant and agree that at the delivery hereof it is the lawful owner.
	and that it wil	I warrant and defend the same against all parties making lawful claim thereto.
	in the parties hereto that the party	Il warrant and defend the same against all parties making lawful claim thereto. of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and payable, and that iL $\% 11$
	in the parties hereto that the party	of the first part shall at all times during the life of this indenture, pay all taxes
	in the parties hereto that the party	of the first part shall at all times during the life of this indenture, pay all taxes
d assessments that m ep the buildings upo rected by the part y terest. And in the eve id premises insured a paid shall become a ttil fully repaid.	in the parties hereto that the party at be levied or assessed against fix and n said real extranse insured against fix and of the second part, the loss, if any, hat that said part, y of the first part is herein provided, then the part y part of the indebtedness, secured by th	of the first part shall at all times during the life of this indenture, pay all taxes I estate when the same becomes due and psyable, and that $10 \ w(11)$ formado in such sum and by such invaries company as shall be specified and made psyable to the part y_{-} of the second part to the extent of 1.5 . Buy such taxes when the same become due and psyable or to keep of the second psi may pay said taxes and insurance, or either, and the emount indenture, and ball base interest as the rate of 10% from the date of payment is indenture.
d assessments that m ep the buildings upo rected by the part y terest. And in the evi id premises insured a paid shall become a till fully repaid. THIS GRANT is inte	in the parties hereto that the party, ay be leviced or assessed against said real in said real easter linured against fire and of the second part, the loss, if any, in that said part J of the first part is herein provided, then the part J part of the indebtedness, secured by th inded as a mortgage to secure the paymen	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and payable, and that it will 1 formado in such sum and by such invariant company as shall be payfiled and made payable to the party. of the second due at the the stant of 15 shall fail to pay such faxes when the same become due and payable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall bese interest at the rate of 10% from the date of payment of the sum of
d assessments that m ep the buildings upo rected by the part y terest. And in the eve id premises insured a peid shall become still fully repaid. THIS GRANT is inte 	In the parties hereto that the party ay be levied or assessed against said real n said real estate insured against fire and of the second part, the loss, if any, in that said part y of the first part is herein provided, then the part y part of the indebtedness, secured by th nded as a mortgage to secure the payment of <u>OTIR</u> certain written obligation	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psysble, and that it will d formado in such sum and by such invariants company as that libe type/field and made psysble to the party. of the second part to the extent of 1.5. shall fail to psy such taxes when the same become due and psysble or to keep of the second part may pay taid taxes and insurance, or either, and the smouth is indenture, and shall beer interest at the rate of 10% from the date of payment and of the sum of
d assessments that me eps the buildings uppo- rected by the part y treest. And in the evel id premises insured a paid shall become a still fully repaid. THIS GRANT is inte- cording to the terms by of <u>Mit</u> with all interest a	In the parties hereto that the party. ary be leviced or assessed against issid real in all real ensate functed against fire and models are assessed against fire and the second part, the loss, if any, is hereised parts, $J_{\rm eff}$ the first part is part of the indestedness, secured by the need as a mortgage to secure the paymen- of <u>OFIC</u> certain written obligation attch	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and payable, and that $15 \text{ will } 1$ formado in such sum and by such invariants company as tailed be payelifed and made payable to the party. If the second part to the extent of 15. shall fail to pay such taxes when the same become due and payable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of payment and the sum of
d assessments thet m eps the buildings uppo- rected by the part y treest. And in the aver id premises insured a paid shall become a still fully repaid. THIS GRANT is inter- cording to the terms y of Mit, with all interest a id part Y, of th	n the parties hereto that the party. ay be levied or assessed against said real naid real estate insured against fire and of the second part, the loss, if any, in that said part y of the first part part of the indebtedness, secured by th nded as a mortgage to secure the payme of ORE certain written obligation arch 19 GL, and arch 19 ML and arch 10 M	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and payable, and that it will 1 formado in such sum and by such invariant company as shall be payfied and made payable to the party. If the second due at the the start of 15.5 shall fail to pay such taxes when the same become due and payable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall bese interest at the rate of 10% from the date of payment of the sum of
d assessments that me op the buildings upport rected by the part y received have in the ave dig remnises insured a paid shall become a build for the paid shall be paid shall become a shall be a shall be cording to the terms y of <u>Mit</u> rt, with all interest a did part <u>Y</u> of the at said part <u>Y</u> .	In the parties hereto that the party. ary be leviced or assessed against issid real in his real ensured against fice and any set of the inner set of the angle in the state second part, the loss, if any, is herein porvided, then of the first part is part of the indebtedness, secored by the inded as a mortgage to secure the paymen- of <u>OTIP</u> certain written obligation and <u>1964</u> and <u>1964</u> and counting thereon according to the terms of the second part to pay for any insurance of the first part shall fail to pay the same abilit to end the second part of end the terms of the second part to pay for any insurance of the first part shall fail to pay the same	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will 1 formedo in such sum and by such invariants company as that be specified and made psyable to the party. If the second part to the extent of 1.5. shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of psymmet nt of the sum of
d assessment hat me per the buildings upp received by the part y, profit shall become a unit of the second of the profit shall become a unit fully repaid. THIS GRANT is inter- cording to the terms y of try of the terms y of try of the terms and this conveyance default becomes in the tile even our need in tile even our need in tile even our need in tile even our need in the	In the parties hereto that the party. ary be leviced or assessed against issid real in his for all extension of against fire and make the exceed part, the loss, if any, in the the exceed part, the loss, if any, is herein porvided, here the first part is herein porvided, here the first part is part of the indebtedness, secure the paymen- of <u>OTIP</u> certain written obligation at ch	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will 1 formado in such sum and by such invariants company as tailed be specified and made psyable to the party. If the second part to the extent of 1.5 shall fail to psy such taxes when the same becomes due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of psymmet nt of the sum of
d assessment hat m per the buildings upport rected by the part y. terest. And in the eve id premises insured is paid shall become a till fully repaid. THIS GRANT is inte cording to the ferms y of Mit THIS GRANT is inte cording to the ferms y of Mit is part y. of til et at aid part y. And this conveyance default be made in paid whet	In the parties hereto that the party, any be leviced or assessed against fice and null real enteries fearored against fice and any between the fear against fice and the state part of the set of the set of the spectral set of the indebtedness, secured by the need as a mortgage to secure the payment of OTIE certain written obligation and the second part to pay for any insurance of the first part shall fail to pay the sam while be viden down about the end of the terms of the second part to pay for any insurance of the first part shall fail to pay the sam while be viden down about the terms of the second part to pay for any insurance of the first part shall fail to pay the sam while be vide first the payments be made such payments or any part thereof or any in as good repair as they are now, or in as good repair as they are now, or	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will 1 formedo in such sum and by such invariants company as that be specified and made psyable to the party. If the second part to the extent of 1.55 shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of payment of the sum of
Id assessment has may receive by the part y erected by the part y part has been used to be the part has been a part has been a part has been a to be the part has been a part of the terms y of r, which all interest a did part y of the state are not paid which all estimates are not has been and the score-paid which are and all estimates are not paid which are and the score-paid which all estimates are not have given, shall interest y	In the parties hereto that the party. ary be leviced or assessed against fice and notion real ensures feasing the angle of the angle in that said part. You, the loss of any is herein provided, then the part y part is herein provided, then the sourced by the noted as a mortgage to secure the payment of OTIE certain written obligation arch 1964, and arch 1	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will 1 formedo in such sum and by such invariants company as that be specified and made psyable to the party. If the second part to the extent of 1.55 shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of payment of the sum of
If assessment has may be the buildings upported by the part y per the buildings upported by the part y per the part of the period ball become a period ball become a life fully repard. THIS GRANT is interest a life fully repard. THIS GRANT is interest of the the period ball become a period ball become a second ball of the terms y of right ball interest a difference in the period ball ball ball ball balls ball balls ball ball	In the parties hereto that the party. ary be leviced or assessed against fice and notion that the series functed against fice and the series of the series of the series of the series in that side part $y^{\rm max}$, the loss of any is herein provided, then the party part is herein provided, then the party part is part of the indebtedness, secured by the nded as a mortgage to secure the payment of <u>OTIE</u> certain written obligation arch 1964, and arch 1964, and the second part to pay for any insurance of the first part shall field to pay the sam which payments or any part thereof or any in his same become due and ayable, or if in all good repair as they are now, or if as good repair as they are now, or if the second part to be obligation the second part of such payments be the second part.	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that $1t \le Will 1$ formedo in such sum and by such invariants company as shall be specified and made psyable to the party. If the second part to the extent of 1.55 shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of payment of the sum of
If assessments that may be the buildings upported by the part y per the buildings upported by the part y per that have the provide the terms of	In the parties hereto that the party. ary be leviced or assessed against isid real in his real ensure against fire and any be real assessed against fire and the second part, the loss if any is herein porvided, then the party second by the is herein porvided, then the second by the is herein porvided, then the second by the is part of the indebtedness, second by the arch	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that 15 Will formedo in such sum and by such invariants company as that be specified and made psyable to the party. If the second part to the extent of 1.55 shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of payment and the sum of
If assessment has may be the buildings upported by the part y we have buildings upported by the part y we have be the provide the terms y of the terms y of the terms y of the terms of the provide th	In the parties hereto that the party. ary balance of a seasaf against fice and not of a seasaf against fice and not of a seasaf against fice and the seasaf against fice against the seasaf against fice against the seasaf against fice against the seasaf against fice against the seasaf against fice against and be seasaf against fice against the seasaf against fice against the seasaf against fice against against fice against fice against against fice against against fice against against fice against against fice against fice against against fice against	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will if drorndo in such sum and by such invariants company as that be specified and made psyable to the party. If the second part to the extent of LS. Shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of payment of the sum of
Id assessment hat m per the buildings upper received by the part y, paid shall become a ill fully repaid. THIS GRANT is inte- cording to the terms y of <u>M</u> THIS GRANT is inte- tory of <u>M</u> and the terms y of <u>M</u> and the terms of terms of the terms of the terms of t	In the parties hereto that the party. The parties hereto that the party. The parties here and anise to be a second part, the local of the second part, the local time and is herein provided, then the party. Is part of the indebtedness, secured by the need as a mortgage to secure the payment is part of the indebtedness, secured by the need as a mortgage to secure the payment of ORC certain written obligation attch 19.04. And attch 19.04. And the second part to pay for any insurance is hall be void such paythe sam is shall be void such paythe, sam in as good repair a shall fail to pay the sam in the same become due and paythe, so in as good repair as they are now, or 1 in as good repair as they are now, or 1 in as good repair and become due and paythe, anyor gravided by its wand to have a re- anyor gravided by any part theres, in the unpaid of principal and interest, together ett. J. making such sale, on demand, parties needs parto.	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that 15 Will formedo in such sum and by such invariants company as that be specified and made psyable to the party. If the second part to the extent of 1.55 shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of payment and the sum of
Id assessment has me per the buildings upport rected by the part y per the buildings upport part shall become a upd shall become a ull fully repaid. THIS GRANT is inte part that is interest a ull fully repaid. THIS GRANT is interest ording to the terms y of THIS GRANT is interest ording to the terms y of this grant is interest id part y of the terms of the terms of the term are not negative attempt of the terms of the terms of the second part y and this conveyang default be made in the area on the part of the terms of the terms of the terms of terms of terms of the terms of terms	In the parties hereto that the party. The parties hereto that the party. The parties here and anise to be a second part, the local of the second part, the local time and is herein provided, then the party. Is part of the indebtedness, secured by the need as a mortgage to secure the payment is part of the indebtedness, secured by the need as a mortgage to secure the payment of ORC certain written obligation attch 19.04. And attch 19.04. And the second part to pay for any insurance is hall be void such paythe sam is shall be void such paythe, sam in as good repair a shall fail to pay the sam in the same become due and paythe, so in as good repair as they are now, or 1 in as good repair as they are now, or 1 in as good repair and become due and paythe, anyor gravided by its wand to have a re- anyor gravided by any part theres, in the unpaid of principal and interest, together ett. J. making such sale, on demand, parties needs parto.	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that 12 will 1 formado in such sum and by such invariant, company as that libe type(ifed and made psyable to the party of the second part to the extent of 15.5 shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the anount is indenture, and shall best interest at the rate of 10% from the date of payment and the sum of
Id assessment has me per the buildings upport rected by the part y per the buildings upport part shall become a upd shall become a ull fully repaid. THIS GRANT is inte part that is interest a ull fully repaid. THIS GRANT is interest ording to the terms y of THIS GRANT is interest ording to the terms y of this grant is interest id part y of the terms of the terms of the term are not negative attempt of the terms of the terms of the second part y and this conveyang default be made in the area on the part of the terms of the terms of the terms of terms of terms of the terms of terms	In the parties hereto that the party. ary be leviced or assessed against said real in side real ensite functed against fire and of the second part, the loss, if any, that said part of the interpart is herein provided, then the part y. part of the indebtedness, secured by the nded as a mortgage to secure the paymen- of <u>OFIC</u> certain written obligation attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and the second part to pay for any insurance of the first part shall fail to pay the same is shall be void if such payments be made uch payments or eny part thereof or an nin the same become due and payable, or in at good repair as they are now, or I maining unpaid, and all of the obligation the second part the second part and part thereof, in the same provided by law and to have a re- or granted, or any part thereof, in the and of principal and interest, together att. Y making such sale, on demand, parties hereto that the terms and provi from, shall extend and lawer to, and be of the respective parties hereto.	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and payable, and that it will 1 formado in such sum and by such invariant, company as that libe specified and made payable to the party. If the second due to the extent of 1LS shall fail to pay such taxes when the same become due and payable or to keep of the second part may pay said taxes and insurance, or either, and the anount is indenture, and shall best interest at the rate of 10% from the date of payment of the sum of
d assessment hat my exceed by the part y exceed by the part y part that become a part that become a till fully repaid. THIS GRANT is inte part that become a int fully repaid. THIS GRANT is inte the second of the terms y of	In the parties hereto that the party. ary be leviced or assessed against said real in side real ensite functed against fire and of the second part, the loss, if any, that said part of the interpart is herein provided, then the part y. part of the indebtedness, secured by the nded as a mortgage to secure the paymen- of <u>OFIC</u> certain written obligation attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and the second part to pay for any insurance of the first part shall fail to pay the same is shall be void if such payments be made uch payments or eny part thereof or an nin the same become due and payable, or in at good repair as they are now, or I maining unpaid, and all of the obligation the second part the second part and part thereof, in the same provided by law and to have a re- or granted, or any part thereof, in the and of principal and interest, together att. Y making such sale, on demand, parties hereto that the terms and provi from, shall extend and lawer to, and be of the respective parties hereto.	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will if formedo in such sum and by such invariant, company as tail be specified and made psyable to the party. If the second part to the extent of 1LS shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the amount is indenture, and shall best interest at the rate of 10% from the date of payment and the sum of
d assessment hat my exceed by the part y exceed by the part y part that become a part that become a till fully repaid. THIS GRANT is inte part that become a int fully repaid. THIS GRANT is inte the second of the terms y of	In the parties hereto that the party. ary be leviced or assessed against said real in side real ensite functed against fire and of the second part, the loss, if any, that said part of the interpart is herein provided, then the part y. part of the indebtedness, secured by the nded as a mortgage to secure the paymen- of <u>OFIC</u> certain written obligation attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and the second part to pay for any insurance of the first part shall fail to pay the same is shall be void if such payments be made uch payments or eny part thereof or an nin the same become due and payable, or in at good repair as they are now, or I maining unpaid, and all of the obligation the second part the second part and part thereof, in the same provided by law and to have a re- or granted, or any part thereof, in the and of principal and interest, together att. Y making such sale, on demand, parties hereto that the terms and provi from, shall extend and lawer to, and be of the respective parties hereto.	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will if formado in such sum and by such invariants company as tail be specified and made psyable to the party. If the second part to the extent of 1LS shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the anount is indenture, and shall best interest at the rate of 10% from the date of payment and the sum of
d assessment hat my exceed by the part y exceed by the part y part that become a part that become a till fully repaid. THIS GRANT is inte part that become a int fully repaid. THIS GRANT is inte the second of the terms y of	In the parties hereto that the party. ary be leviced or assessed against said real in side real ensite functed against fire and of the second part, the loss, if any, that said part of the interpart is herein provided, then the part y. part of the indebtedness, secured by the nded as a mortgage to secure the paymen- of <u>OFIC</u> certain written obligation attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1964</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and attrch <u>1965</u> , and the second part to pay for any insurance of the first part shall fail to pay the same is shall be void if such payments be made uch payments or eny part thereof or an nin the same become due and payable, or in at good repair as they are now, or I maining unpaid, and all of the obligation the second part the second part and part thereof, in the same provided by law and to have a re- or granted, or any part thereof, in the and of principal and interest, together att. Y making such sale, on demand, parties hereto that the terms and provi from, shall extend and lawer to, and be of the respective parties hereto.	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will 1 formado in such sum and by such invariants company as that libe specified and made psyable to the party of the second part to the extent of 1LS. All fail to psy such taxes when the same becomes due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the anount is indenture, and shall best interest at the raid of 10% from the date of payment and of the sum of Thirteen thousand and no/100 DOLLARS, for the psyment of said sum of money, executed on the
d assessment hat my exceed by the part y exceed by the part y part that become a part that become a till fully repaid. THIS GRANT is inte part that become a int fully repaid. THIS GRANT is inte the second of the terms y of	In the parties hereto that the party. ary be leviced or assessed against fice and noted real energies founder against fice and and real energies founder against fice and the said part years. The loss of any in that said part years, the here years a part of the indebtedness, sourced by the nded as a mortgage to secure the payment of OTIE certain written obligation arch 1964, and arch 19	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will if formado in such sum and by such invariants company as tail be specified and made psyable to the party. If the second part to the extent of 1LS shall fail to psy such taxes when the same become due and psyable or to keep of the second part may pay said taxes and insurance, or either, and the anount is indenture, and shall best interest at the rate of 10% from the date of payment and the sum of
d assessment hat me per the buildings upp received by the part y rest and in the ave did promises insured in the second of the second of the second of the second of the second of the second of the second of the second default beams of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the s	In the parties hereto that the party. ary be leviced or assessed against fice and note frait energy end that the loss of any in that side part of the here is a part is herein provided, then the party part is herein provided, then the party part is part of the indebtedness, secured by the nded as a mortgage to secure the payment of OTIE certain written obligation arch 1964, and 1964, and arch 1964, and and a secure the payment of the first part shall fail to pay the arm such part to pay for any insurance of the first part shall fail to pay the arm such payments or any part thereof or any in his same become due and apayable, or it in as good repair as they are now, of it is as good repair as they are now, of the second part to pay the and to have a tree marked or any part thereof, in the used of principal and litters to the area of the first part and become due and payable the second part by law and to have a tree and part of the terms and pow of the respective parties hered. of the respective parties hered. The part y of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the seco	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psysble, and that it will if drawds in such sum and by such invariants company as that lib to psecified and made psysble to the party. If the second part to the extent of 1LS. All fail to psysble to the party is the taxes and invariants, or either, and the amount in indenture, and shall best invariants. Or all the sum of 1LS. The second part may pay said taxes and invariants, or either, and the amount in indenture, and shall best invariants. The second due to 10% from the date of payment and of the sum of
d assessment hat me per the buildings upp received by the part y rest and in the ave did promises insured in the second of the second of the second of the second of the second of the second of the second of the second default beams of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the s	In the parties hereto that the party. ary be leviced or assessed against fice and note frait energy end that the loss of any in that side part of the here is a part is herein provided, then the party part is herein provided, then the party part is part of the indebtedness, secured by the nded as a mortgage to secure the payment of OTIE certain written obligation arch 1964, and 1964, and arch 1964, and and a secure the payment of the first part shall fail to pay the arm such part to pay for any insurance of the first part shall fail to pay the arm such payments or any part thereof or any in his same become due and apayable, or it in as good repair as they are now, of it is as good repair as they are now, of the second part to pay the and to have a tree marked or any part thereof, in the used of principal and litters to the area of the first part and become due and payable the second part by law and to have a tree and part of the terms and pow of the respective parties hered. of the respective parties hered. The part y of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the seco	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psyable, and that it will all droreds in such sum and by such invariants company as that be specified and made psyable to the party. If the second part to the extent of 1.55. All fail to psy such taxes when the same become due and bayable or to keep of the second part may pay aid taxes and insurance, or either, and the annual is indenture, and shall best interests at the rate of 10% from the date of payment of the sum of
d assessment hat me per the buildings upp received by the part y rest and in the ave did promises insured in the second of the second of the second of the second of the second of the second of the second of the second default beams of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the s	In the parties hereto that the party. ary be leviced or assessed against fice and note frait energy end that the loss of any in that side part of the here is a part is herein provided, then the party part is herein provided, then the party part is part of the indebtedness, secured by the nded as a mortgage to secure the payment of OTIE certain written obligation arch 1964, and 1964, and arch 1964, and and a secure the payment of the first part shall fail to pay the arm such part to pay for any insurance of the first part shall fail to pay the arm such payments or any part thereof or any in his same become due and apayable, or it in as good repair as they are now, of it is as good repair as they are now, of the second part to pay the and to have a tree marked or any part thereof, in the used of principal and litters to the area of the first part and become due and payable the second part by law and to have a tree and part of the terms and pow of the respective parties hered. of the respective parties hered. The part y of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the first part har 5. Secore the second part bar of the seco	of the first part shall at all times during the life of this indenture, pay all taxes estate when the same becomes due and psysble, and that it will if drawds in such sum and by such invarance, company as that libe specified and made psysble to the party. If the second part to the extent of 1LS. All fail to psysble to the party is the taxes and invarance, or either, and the amount in indenture, and shall best invarance, or either, and the amount in indenture, and shall best invarance, or either, and the amount of the sum of