Reg. No. 19,857 Fee Paid \$72.50

ñ

MORTGAGE			an an
	59010 Na 520 The	Outlinek Printers, Publisher of Legal Blanks, Lawrence	e. Ranasa
This Indenture, M	lade this	138 August 10.54	hatuman
Joseph J	M. McCanles and Norma W. McCanles,	, Husband and Wife	Derween
	and the second		COLUMN AND A
of . Lawrence	, in the County of Douglas	and State of Kansas	
parties of the first	part, and The First National Bank of	Lawrence, Lawrence, Kansas	a
	And a second	part y of the second part	art
Witnesseth, that th	ne said part 1#3 of the first part, in con	sideration of the sum of	ai),
	ausand and no/100		OLLARS
o them	duly paid, the receipt of which i	is hereby acknowledged, have sold	and but
nis indenture do	GRANT, BARGAIN, SELL and MORTGA	GE to the said part y of the second r	part the
ollowing described	real estate situated and being in the	County of Bouglas and	State of
lansas, to-wit:			
The South	5 50 fast of the line way of		
「「「「「「「」」」	h 50 feet of the West Half of Lot feet thereof, in Block Three (3)	In South Incommon	
an Addit	ion to the City of Lawrence, in D	ouglas County, Kansas.	
Also;			
Partnets			
	at a point on the Section line : Section Twenty-One (21) Township		
11 T 11 C C C C C C C C C C C C C C C C	(13) ARST: Thence North 256, 29 f	BET: thenes Fast Dio child	
DOMON DUE	5.23 feet to the Section line; the to the point of beginning, contai	anon Unset an the Could be	
	preside of organizing, curra.	ining 2 acres, more or less,	
			1
ith the appurtenance	es and all the estate, title and interest of	the said parties of the first part ther	ein.
And the said part 105	of the first part do hereby covenant and agree	that at the delivery harman there a ment to de	Owner
the premises above granted	d, and seized of a good and initiafeasible extere of inha	witance therein, free and clear of all incumbrances,	
e	and mar they will warrant and defan	id the same against all parties making lawful claim i	
It is agreed between the	parties have bat the part 5 p.p. of the list stic	and the set of the set	
d assessments that may be i	evied or anessed against said real estate when the	ime becomes due and payable, and that they was and by such insurance company as shall be aper	111 ified and
ep the buildings upon said acted by the part y of wrst. And in the event that d premises insured as basis	real estate insured equinat fire and tornado in such as the second/part, the loss if any, made payable to the said part 105 of the first part shell fail to pay suc n provided then the next.	e part Y of the second part to the extent of . In taxes when the same become due and payable or	to keep
ep the buildings upon and acted by the part X of must. And in the event that d premises insured as here paid shall become a part of if fully repaid.	evided or assessed against said real estate when the same real estate insorted against time and threads in such same time second part. He loss if any, mode part shall be as and part $\lambda^{-0.0}$ of the fore part shall fait to pay such in provided, then the part $\lambda^{-0.0}$ of the second part of the indubtedment, secured by this indeprive, and shall be indubtedment.	• DALL Y of the second part to the extent of h taxes when the same become due and payable or may pay said taxes and insurance, or either, and the ell beer interest at the rate of 10% from the clate of the same second se	to keep amount payment
THIS GRANT is intended as	a mortgage to secure the payment of the sum of	e Mill Y of the second part to the extent of the taxes whom the same become due and proble or may pay axid tests and insurance, or either, and the may pay axid tests and insurance, or either, and the infineer interest at the rate of 10% from the date of the second second second second second second test of the second se	to keep s amount payment
THIS GRANT is intended as Tronty-Mine Tho	a mortgage to secure the payment of the sum of usand and no/100	the state of the state of the	to keep s amount payment DOLLARS
THIS GRANT is intended as TITTE ty-Nine Tho ording to the turns of 1	a mortgage to secure the payment of the sum of us and and no/100		DILLARS,
THIS GRANT is intended as Treating Wine Tho ording to the terms of it of August t, with all interest accrying	a a mortgage to secure the payment of the sum of usand and no/100- DDB certain written obligation for the payment of thereon according to the terms of sud obligation and	said sum of money, executed on the 1.9 th terms made payable to the payay of the also to serve any one of the server of the	DULARS,
THIS GRANT is intended as Thorn Ly Nine Tho cording to the terms of I y of <u>August</u> rt. with all interest ecorying d part Y. of the seco	a a mortgage to secure the payment of the sum of usand and no/100- creation writter chilgation. for the payment of 19 E4, and by <u>100</u> thereon according to the terms of teld obligations and and part to pay, for any manages or to discharge any	said som of money, executed on the 1920 terms made payable to the party of the after to secure any sum or some of money advanced treat with increases them	DULARS,
THIS GRANT is intended as Traverty-NIne Tho cording to the terms of if y of <u>August</u> t, with all interest accrying id part <u>1</u> of the seco- at said part <u>1</u> and of the	a a mortgage to secure the payment of the sum of usand and no/100- DDB certain written obligation for the payment of 19 E4, and by 105 thereon according to the terms of sold obligation and nd part to pay, for any insurances or to discharge any first part shall fail to pay the same as percention in the	said sum of money, executed on the 1925 terms made payable to the pary of the also to secure any sum or some of money advances trace with interest therean as herein provided, in the traces	DULLARS, e Ascond I by the fit event
THIS GRANT is intended as Triving ty-Mine Theo cooling to the terms of it y of <u>August</u> r, with all interest accuring id party of the second if and part <u>Logs</u> of the And this convergence shall default be made in such an the are not again when the it.	a mortgage to secure the payment of the turn of usand and nn 100. DDB certain seritien obligation for the payment of the certain security of the and by 100 means of the terms of soid obligation and nd part to pay, for any insurance or to discharge any first per shall be the terms of soid obligation certain be void if such payments to make as become payed in symmetric or any part thereof or any polyasion certain the become and part of any part thereof or any polyasion certain the become for any part thereof.	said sum of money, assessed on the 1954 terms made payable to the party of the aho to secure any karo as come id money advanced taxes with interest thereon as herein pargoled, in th a indemure. a solennae, d, and the obligation contained therein fully di memory, or ameret thereon, or if the taxes on a market up, a convolved based on it the house.	DULLARS, a knoord i by the the event inharged. und read
THIS GRANT is intended as Three type NI me Theo seeding to the terms of intended of Allying to the with all interest accruing d party of the second that and part <u>log</u> of the And this conveyance shall default be made in such part at a set theory of the second the second of the second of the second of the second the second of the second of the second of the second of the second the second of the second of t	the mortgage to secure the payment of the sum of usiand and no/100- one of the payment of the security of the the payment of the therman security of the therman security of the same as provided in this has not if the therman the pay the same as been appending any affect of the insurance of the insurance the same become the addition of the insurance is the same therman the payment or any chipset of the insurance is provided in the above and the same become the add payable of the insurance is the insurance in the obligations provided for in the same and become due and payable at the output is of the content of the same and become due and payable at the output is of the same and become due and payable at the output is of the same and become due and payable at the output is of the same of the same and become due and payable at the output is of the same and become due and payable at the output is of the same of the same same become due and payable at the output is of the same same become due and payable at the output is of the same same same same same become due and payable at the output is of the same same same same same same same sam	I said sum of money, executed on the	DSLARS, a kncond i by the he event inherged, usid real absolute indenture
THIS GRANT is intended as Three type NI me Theo seeding to the terms of intended of Allying to the with all interest accruing d party of the second that and part <u>log</u> of the And this conveyance shall default be made in such part at a set theory of the second the second of the second of the second of the second the second of the second of the second of the second of the second the second of the second of t	the mortgage to secure the payment of the sum of usiand and no/100- one of the payment of the security of the the payment of the therman security of the therman security of the same as provided in this has not if the therman the pay the same as been appending any affect of the insurance of the insurance the same become the addition of the insurance is the same therman the payment or any chipset of the insurance is provided in the above and the same become the add payable of the insurance is the insurance in the obligations provided for in the same and become due and payable at the output is of the content of the same and become due and payable at the output is of the same and become due and payable at the output is of the same and become due and payable at the output is of the same of the same and become due and payable at the output is of the same and become due and payable at the output is of the same of the same same become due and payable at the output is of the same same become due and payable at the output is of the same same same same same become due and payable at the output is of the same same same same same same same sam	I said sum of money, executed on the	201LARS, a second i by the the event scharged, and real ansolvan denture whill for improve-
THIS GRANT is increaded as Triven try-NI ne Tho cooling to the terms of it y of AUFUST r, with all interest accrying d part y of the secont th said part AUS of the And this convergence shall interest the made in such parts the secont kept in as 1 more than the term the secont the secont more shall immediately ma- table part y of the as the therean the same them years the shall immediately grant the part has been by grant the part by the party.	a a mortgage to secure the payment of the sum of usand and no/100- nnne critic written obligation for the payment of the security of the se	and sum of money, executed on the	201LARS, a second i by the the event scharged, and real ansolvan denture whill for improve-
THIS GRANT is intended as Thready by MI no Tho sering to the terms of it ording to the terms of it ording to the terms of it and this conceyance shall default be made in such po the zer out gate of the secont the zer out gate of the secont it and gat Y of the secont it is any second like the second the previous head when the it and gat Y of the secont it the second the particular add part Y of the second it the second by the particular it is any second by the particular the second by the party. It is any second by the party of any second by the party of the second it is any second by the party.	Le mortgage la secure the payment of the turn of usand and nn 100. DDB criteria written obligation for the payment of DDB criteria written obligation for the payment of the control of the secure of an obligation and of part to pay, for any insurance or to discharge any first per shall fail to pay the same as provided in this be void if toch payment be made as been appending arments or any part thereof or any obligation created the void if toch payment be made as been appending arments or any part thereof or any obligation created the void if toch payments be made as been appending arments are any part thereof, or any obligation created the void if toch payments be made as been appending the void if toch payments be made as been appending armet and become dee and payable at the option of the three and become dee and payable at the option of the toch or any part thereof, in the manue provided of the and particular and interest, begether with the create and come making such take, or demand, to the free part 10 and making such take, or demand, to the free part 10 and making such take, or demand, to the free part 10 and making such take, or demand, to the free part 10 and making such take, or to, and be obligatory upper the respective payments becomes the such appending to the support to payments be too the such appending to the support of payments becomes the such appending to the support of payments becomes the support of payments becomes to the support of the support of the support of payments becomes to the support of the support of the support of payments becomes to the support of the support of the support of payments becomes to the support of the support of the support of the support of the support of the support of the support of the support of the support of the support of the support of the supp	said sum of money, assessivel on the <u>19th</u> terms made payable to the party of the abo to secure any kan or some id money advanced taxes with interest thereon as herein payable. In it is buternare, it, and the obligation contained therein failly di thereby, or amwest thereon or if the taxes on a material payable, for the accurry of about the interest, and previde herein, or if the building on hard previses, then this correspond it become a within obligation, for the accurry of about the ta- the holder hereof, which accurs and it has be the holder hereof, and premises and at the ta- the holder hereof, and premises and at the ta- the procession of the said premises and at the ta- the procession of the said premises and at the ta- the procession thereof, and the comput, if any it say and out of all moneys string free march saids.	201LARS, a second i by the the event scharged, and real ansolvan denture whill for improve-
THIS GRANT is intended as This GRANT is intended as This ty-Mine Tho ording to the terms of in- ording to the terms of in- ording to the terms of in- t, with all interest accrying I party of the second t with part 1.955 of the second t with part 1.955 of the second t with part 1.955 of the second leaster are not kept in as the whole sum remaining prior. Intel immediately man said part 1.95 of the second the family of the second the family of the second the second the second second the second the second the second the second the second by the parties final second therefore, but prior the second the second the second therefore, but the second the second therefore, but the second the second the second the second the the second the second the second the the second the second the second the the second the second the second the second the sec	a a mortgage to secure the payment of the sum of usand and no/100- nnne critic written obligation for the payment of the security of the se	said sum of money, assessivel on the <u>19th</u> terms made payable to the party of the abo to secure any kan or some id money advanced taxes with interest thereon as herein payable. In it is buternare, it, and the obligation contained therein failly di thereby, or amwest thereon or if the taxes on a material payable, for the accurry of about the interest, and previde herein, or if the building on hard previses, then this correspond it become a within obligation, for the accurry of about the ta- the holder hereof, which accurs and it has be the holder hereof, and premises and at the ta- the holder hereof, and premises and at the ta- the procession of the said premises and at the ta- the procession of the said premises and at the ta- the procession thereof, and the comput, if any it say and out of all moneys string free march saids.	201LARS, a tecond i by the he event scharged, assolute ndeature whill for improve-
THIS GRANT is intended as This GRANT is intended as This ty-Mine Tho ording to the terms of in- ording to the terms of in- ording to the terms of in- t, with all interest accrying I party of the second t with part 1.955 of the second t with part 1.955 of the second t with part 1.955 of the second leaster are not kept in as the whole sum remaining prior. Intel immediately man said part 1.95 of the second the family of the second the family of the second the second the second second the second the second the second the second the second by the parties final second therefore, but prior the second the second the second therefore, but the second the second therefore, but the second the second the second the second the the second the second the second the the second the second the second the the second the second the second the second the sec	Le mortgage la secure the payment of the turn of usand and nn 100. DDB criteria written obligation for the payment of DDB criteria written obligation for the payment of the control of the secure of an obligation and of part to pay, for any insurance or to discharge any first per shall fail to pay the same as provided in this be void if toch payment be made as been appending arments or any part thereof or any obligation created the void if toch payment be made as been appending arments or any part thereof or any obligation created the void if toch payments be made as been appending arments are any part thereof, or any obligation created the void if toch payments be made as been appending the void if toch payments be made as been appending armet and become dee and payable at the option of the three and become dee and payable at the option of the toch or any part thereof, in the manue provided of the and particular and interest, begether with the create and come making such take, or demand, to the free part 10 and making such take, or demand, to the free part 10 and making such take, or demand, to the free part 10 and making such take, or demand, to the free part 10 and making such take, or to, and be obligatory upper the respective payments becomes the such appending to the support to payments be too the such appending to the support of payments becomes the such appending to the support of payments becomes the support of payments becomes to the support of the support of the support of payments becomes to the support of the support of the support of payments becomes to the support of the support of the support of payments becomes to the support of the support of the support of the support of the support of the support of the support of the support of the support of the support of the support of the supp	said sum of money, executed on the <u>19 th</u> terms made psyalis to the party of the abo to seeing any terms or som of meany advances traces with interest therein as herein provided, in it a indemume. It and the obligation contained therein fully di- thereby, or interest therein, or it the buildings or kapp transmiss, then this conveyance table balls because in the obligation for the security of which this is near the obligation for the security of which this is the ladder because, then this conveyance table be lat- the builder theread, without notice, and it shall be lat- the ladder because, then this conveyance table be lat- the procession of the still premises and all the 1 the procession of the still premises and all the la- the procession of the still premises and all the the problem the energy shiftston therein contained, the heir, executor, administrature, personal represe- ting the head of and the second of the still the latter because and be all the day are the latter because and the second of the still the head of the still premises the day the sec- tement of the still and the second of the still the head of the still premise therein contained, the head of the still premises the day are the latter because and beautions of the still the second of the theory is a second of the still premises the still the second the head of the still premises the day are the head of the still premises the day are the still the still the still the still the still the still the still the still the still the still the still the still the still the still the still the still t	201LARS, a second i by the the event scharged, and real ansolvan denture whill for improve-
THIS GRANT is intended as Toring ty while the terms of y of <u>August</u> r, while all interest accuring d party of the secont r and part <u>Lags</u> of the And this conveyance shall default be made in such pr the zer not gail when the's the zer not gail when they the zer not gail when they the zer not gail when they the zer not gail when the second is the second the second the the previous heaving the party. It is agreed by the party the second by the party.	A a mortgage to secure the payment of the sum of usand and no/100- ning critic written chilgation for the payment of "hereon according to the terms of sud chilgation and and part to pay for any insurance or to discharge any. That part shall fail to pay the same as provided in the be void if such payment be make as herein specified works and all of the chilgation provided for in an the analysis of the same as provided for in the analysis of the same as provided for in the solid if such payment be make as herein specified works and all of the chilgation provided for in an three and become due and payable at the content of the solid for the same as receiver appointed to be provided by law that have a receiver appointed to reaking such take, on diversit in the result of the short the the terms and provided for in an and provided by an there is the state of the term of any part thereof. In the result of the down any part thereof, in the same payment of the down any part thereof, and be chilgetory open it reaking such take, on diversition of the indentu- tion and some the state part the state of the indentu- tion and and houses the and be childetory open it spectra before herein.	said sum of money, executed on the 19th terms made psychic to the party of the abo to setting any torm a corn of manage advanced traces with interest therein as herein possided, in st a indexnum. It and the obligation contained therein fully do thereby, or interest therein, or it the buildings on and periods because, or it the buildings or halp previous therein, or it the buildings or halp previous therein convergence that be no downline obligation, for the security of which this is the tables becaused, kinken tables, and it shall be be the tables becaused, kinken tables, and the high the table previous and the grantice and all the to the tables therein, and the everptus, if any the security of any the security of which this is the tables therein and the everptus, if any the security as and out of all maniny areas in the tables. The and each and every shilipstion therein contained, the heirt, executor, administrature, personal represes their is handing and real the day as sufficient therein the security of the shift is and the heirt therein the table and the security of the security of the security of the security of the security of the security of law.	DULLARS, a Ancord by the the avent inherged. uid real and att inprove- and to sale t
THIS GRANT is intended as Drive by Mine The service by Mine The service of the terms of it y of <u>AUPLES</u> t, with all interest accrying d part <u>Y</u> of the second t with part <u>Legs</u> of the And this convergence shall default be made in such parties the ren at paid when the side the term and paid when the side the whell we there merealizing given, thail immediately mere said part <u>Y</u> of the second the parties borely given the memory of the second the parties borely given the parties borely given the mere the parties the second functions on the the second functions of the second functions of the second functions of the part and successors of the the Witney Whenest the second	A a mortgage to secure the payment of the sum of usand and no/100- ning critic written chilgation for the payment of "hereon according to the terms of sud chilgation and and part to pay for any insurance or to discharge any. That part shall fail to pay the same as provided in the be void if such payment be make as herein specified works and all of the chilgation provided for in an the analysis of the same as provided for in the analysis of the same as provided for in the solid if such payment be make as herein specified works and all of the chilgation provided for in an three and become due and payable at the content of the solid for the same as receiver appointed to be provided by law that have a receiver appointed to reaking such take, on diversit in the result of the short the the terms and provided for in an and provided by an there is the state of the term of any part thereof. In the result of the down any part thereof, in the same payment of the down any part thereof, and be chilgetory open it reaking such take, on diversition of the indentu- tion and some the state part the state of the indentu- tion and and houses the and be childetory open it spectra before herein.	and cam of money, accorded on the 19th terms made payable to the party of the about the second start of the second of money advanced taxes with interest thereon as herein payable. In the is uterman, is and the obligation contained therein failly do therein, or annext thereon or if the taxes on in the obligation contained therein failly do the sources. In and the obligation contained therein failly do the bolder has any pay of the source of the taxes of the taxes are an environd therein or if the taxes on in the holder has an provided herein, or if the bolding on had presentee, then this convery and it has been the holder has any to read or and it has been the holder has and the source and it has be take procession of the said premises and all the law the holder has and the output. If any of the holder has and there are not a star- ting and each and every abligation therein contained, the hold as and the said the set of the tax of the herein the second or and the set of the day are shaft. Mandal and test the day are sufficient the said of the said the set of the said shaft. Mandal the said the said the set of the said shaft. Mandal the said the said the said the said shaft. Mandal the said the said the said the said the said said a said the said the said the said the said the said said a said the said and test the day are said the said	201LARS, a second i by the the event scharged, and real ansolvan denture whill for improve-
THIS GRANT is incended as Triming by Mine Tho ording to the terms of in ording to the terms of the And this convergence shall default be made in such pat- ter and the terms of the term of the whole some memoling given, thail immediately man shall part J. of the sec it takes are not kept in as if the whole some memoling given, thail immediately man shall part J. of the sec the premise between years the premise between organic it be and by the party this acruing therefore, by the transformed to the	A mortgage to secure the payment of the turn of usand and nn/100. DBB criticity evidence chiligation for the payment of the fact and the secure the control of the secure of and chiligation and of part to pay, for any insurance or to discharge any first part shall fail to pay the same as provided in this would fluck payment be made as been appearing to the terms of and chiligation created to pay for any part thereof or any chilaration created to pay for any part thereof or any chilaration created to pay and thereof or any chilaration created to pay and the and pay allow of the insurance of the chilaration created to pay and the set of payments to make as been and the set of the insurance of the set of the se	said and of many, accurded on the 19th terms made payable to the party of the aboots and the second of many advanced traces with interest therean as herein payable. In the shalo second and the second of many advanced traces with interest therean as herein payable, in the shalows, or annext therean or if the trace on or the payable as provided herein betty did thereby, or annext therean or if the trace on or the payable as provided herein, or if the trace on a state of the pay of the state of the trace on the payable has an exciting of advanced in about the the payable has an exciting of advanced in the the payable has an exciting of advanced in the the payable has an exciting the presences and it the the the payable has an exciting the advanced in the pay the payable of advanced in an exciting the pay of the payable has an exciting the pay of the advanced advanced and every abligation there is consistented the payable has an exciting the pay of the advanced adv	DULLARS, a Ancord by the the avent inherged. uid real and att inprove- and to sale t
THIS GRANT is intended as Troving to the terms of in- ording to the terms of in- r of <u>August</u> t. with all interest accurging d parly of the secon- traid parl <u>Aug</u> of the And this conveyance shall be are not paid when the c. at the are not paid when the the the area of the area of the area of the the area of the area of the area of the the the area of the the parts of and tracescore of the above written.	A a mortgage to secure the payment of the turn of usand and nn/100. DBB cratain switten obligation for the payment of the cratain switten obligation for the payment of the cratain switten obligation for the factor of the there are according to the terms of and obligation and and pair to pay, for any insurance or to discharge any first per shall fail to pay the same to provide in the the void if to the payment be made as been appecting are mortained and in the same of payment of the same the and payming of the insurance is a generative and payment be made as been appected to the same become due and payming of the insurance is and generative and payment be made as been appected to the same there and payments of the insurance is a generative and become due and payments of the insurance is and payments are and any appendicular provided for in an three and become due and payments and the construction of and particular and interest, heggther with the costs and c making such tasks, or demand, to the free part 10 making such tasks, or demand, the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such task pay the YE hereware set - DEREP No making the set of the first part he YE hereware set - No making the set of the first part he YE hereware set - No making the set of the first part he YE hereware set - No making the set of the first part he YE hereware set - No making the set of the first part hereware the set of the first part hereware set - No making the set of the first part hereware the set of the set of the first part hereware the set of thereware the set of	said can of many, assessed on the 19th terms made payable to the party of the about the second say has a course in many advanced taxes with interest thereon as herein payable. In the southers, on any south or course in the say advanced there is uterman. In and the obligation contained therein held of the books, on any south therein, or if the taxes on in the helder har of the said premises and it has be the helder har only and premises and it has be the helder har of the said premises and it has be the helder har only and premises and it has be the helder har only and premises and it has be the helder har of the said premises and it has be the helder har only and premises and it has be the helder har and the said premises and it has be the helder har and the said premises and it has be the helder har and the said premises and it has be the helder har and the said premises and it has be the helder har and the said premises and it has be the helder har and the said premises and it has be the helder har and the said premises and the said the helder har and the said premises and the said the helder har and the said premises and the said the helder har and the said premises and the said the helder har and the said premises that helder as the helder hard and the said the said the said the helder har and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the helder hard and the said the said the said the said the helder hard and the said the said the said the helder hard and the said the said t	ADELARS. a around to by the and read and read and read and read and read and to sale to see to and all instructions, and all see AL SEAL SEAL SEAL SEAL
THIS GRANT is intended as This GRANT is intended as This ty-Mine Tho ording to the terms of in- ording to the terms of in- ording to the terms of in- t, with all interest accrying I party of the second t with part 1.955 of the second t with part 1.955 of the second t with part 1.955 of the second leaster are not kept in as the whole sum remaining prior. Intel immediately man said part 1.95 of the second the family of the second the family of the second the second the second second the second the second the second the second the second by the parties final second therefore, but prior the second the second the second therefore, but the second the second therefore, but the second the second the second the second the the second the second the second the the second the second the second the the second the second the second the second the sec	A a mortgage to secure the payment of the turn of usand and nn/100. DBB cratain switten obligation for the payment of the cratain switten obligation for the payment of the cratain switten obligation for the factor of the there are according to the terms of and obligation and and pair to pay, for any insurance or to discharge any first per shall fail to pay the same to provide in the the void if to the payment be made as been appecting are mortained and in the same of payment of the same the and payming of the insurance is a generative and payment be made as been appected to the same become due and payming of the insurance is and generative and payment be made as been appected to the same there and payments of the insurance is a generative and become due and payments of the insurance is and payments are and any appendicular provided for in an three and become due and payments and the construction of and particular and interest, heggther with the costs and c making such tasks, or demand, to the free part 10 making such tasks, or demand, the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such tasks, or demand, the the free part 10 making such task pay the YE hereware set - DEREP No making the set of the first part he YE hereware set - No making the set of the first part he YE hereware set - No making the set of the first part he YE hereware set - No making the set of the first part he YE hereware set - No making the set of the first part hereware the set of the first part hereware set - No making the set of the first part hereware the set of the set of the first part hereware the set of thereware the set of	said own of money, executed on the 19th terms made psychic to the party of the abo to setting any nor or cores of manay advanced traces with interest therein extra provided, in th a normality of the setting of the building of and the obligation consisted therein fully dis marks, or interest therein or it the building on and present therein or it the building of and the obligation consisted therein fully dis marks, or interest therein or it the building of a setting the setting of the state of the horizon of the setting of a setting the take procession of the set buildings of the setting therein and the overplut, if any the take procession of the set overplut, if any the setting there and every abligation therein consistent, the black herein and the overplut, if any the setting therein and the setting the setting the bairs, executors administrature, presend represe the setting therein and the set the day or Setting the setting and every abligation therein (the day or Setting the setting of the setting the setting the set of the bairs, executors administrature, present represe the setting the setting of the day or Setting the setting of the setting the day or Setting the setting of the setting the setting the day or Setting the setting of the setting of the day or Setting the setting of the setting the setting the day of the setting the setting of the setting the setting (the Setting of the setting the setting (the Setting of the setting of the setting (the setting of the setting of the setting (the setting of the setting of the setting of the set setting of the setting of the setting of the set setting of the setting of the setting of the set setting of the setting of the set set set set setting of the setting of the set set set set set setting of the set set set set set set set set setting of the setting of the set set set set set set setting of the set set set set set set set set set se	ADELARS. a around to by the and read and read and read and read and read and to sale to see to and all instructions, and all see AL SEAL SEAL SEAL SEAL

Planter !!

Mas