Reg. No. 20,006

6

**

	89608 BOOK 139 No. 201 The Outlink Printers, Publisher of Logal Blanks, Lawrence, K.
This Indentura,	Mede this 8th day of October , 19 ⁵⁴ betw
	er and Wilma J. Elder, husband and wife; Michael L. Jamison and
irginia F. J	anison, husband and wife,
	in the County of Douglas and State of Kansas
perfice of the h	int part, and
Wincosth, th	at the seld part. Les of the first part, in consideration of the sum of
	sand three hundred and no/100 (\$20,300.00) DOU
	duly psid, the receipt of which is hereby acknowledged, he.vesold, and
	GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part
Kansas, to-wit:	bed real estate situated and being in the County of Douglas and State
	Lot 22 in Long Shadows, a subdivision in Douglas County,
	Kansas, as shown by the recorded plat thereof,
and a state	
	enances and all the estate, title and interest of the said part s_{es} of the first part therein
And the said part.	ies of the first part do hereby covenant and agree that at the delivery hereof thay at the lewful or
of the premises above	gramed, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances,
	and that that will warrant and defend the same against all parties making lewful dates the
It is agreed between	on the parties herets that the part i and of the first part shall at all times during the life of this indenture, pay all
It is agreed between	on the parties herets that the part i and of the first part shall at all times during the life of this indenture, pay all
It is agreed between and assessments that m kapp the buildings upo directed by the part y interest. And in the set	on the parties herets that the part i and of the first part shall at all times during the life of this indenture, pay all
and assessments that m keep the buildings upo directed by the part y interest. And in the ev said premises insured as paid shall become	on the parties herets that the part i and of the first part shall at all times during the life of this indenture, pay all
and assessments that m ksep the buildings upp directed by the part y interest, And in the ev- seld premises insured as paid shall become until fully repaid.	an the parties hereto that the part $\sum_{i=0}^{n} \ldots of$ the first part shall at all times during the life of this indenture, pay all any be levied or essessed against said real estate when the same becomes due and payable, and thet $1h\otimes y$ to n said real estate insured against first and termade in such time and by such insurance samplary as fully be of the second part, the big. If any make payable to the part y . Of the second part in the big. If any make payable are the part $y = 0$ that sate part $y = 0$ the second part is the big. If any make payable to the part, $y = 0$ that sate become due and by payable are to the state of 12 second part, the big. If any make payable to the part, $y = 0$ the second part in the part $y = 0$ of the second part may be payable to the same become due and by payable or a herein provided, then the part $y = 0$ of the second part may pay said tasks and bibarse. or other, and the z part of the indebtedness, secured by this indenture, and shall be interest at the rate of 10% from the date of p
and assessments that m keep the buildings upo directed by the part y interest. And in the are said premises insured so paid shall become until fully repaid. THIS GRANT is inter NO/100 = -	en the parties herets that the part $\sum_{n \in \mathbb{N}} d$ the first part shall at all times during the life of this indenture, pay all any be levied or assessed against soid real estate when the same becomes due and payable, and thet they but on soid real estate insured against fire and tornade in such term and by such insurance samplary as inhibit he specified -d of the second part, the digit if any, make payable to the part $-d$ the second part to the string of the second part to the part bar of the same back and the the second as herein provided, then the part y_{-} of the second part rate pays and the stars and identifies. For other a part of the industries, secured by this industries, and shall been interest at the rate of 10% from the date of p ended as a mortgage to secure the payment of the sound of TWENTY thousand three hundred and the second part is an example to the second pay the second part of the pays of the second part the pays of the second pays in the second part and the second pays the second part to the payable or the part of the industrial second of the second part may pay said terms of 10% from the date of p ended as a mortgage to secone the payment of the sound of TWENTY thousand three hundred
and assessments that m know the buildings upp directed by the part y interest. And in the av- said premises insured as paid shall become until fully repaid. THIS GRANT is inter NO./100 = - eccording to the terms	en the parties harsts that the part 1 a.g. of the first part shall at all times during the life of this indenture, pay as one to be levied or assessed against said real enter when the same becomes due and psyship, and then they mu- or said real enter insured against first and tensors in an one pay back howevers esample as shall be agacht of the second part, the light if any, made psyship to the part y of the second part is the same first and psychic or the said real enter is all of the first part half list to psy such taxes when the same become due and psychic and they are as been provided, then the part y of the second part may psy said taxes and influence, same the differ of p and of the industriation of the part of the same of the taxe of the taxes of the taxes of the taxes of the as been provided. Then the part y of the second part may psy said taxes and influence, and then of p and of the industriation of the taxes of taxes of taxes of the taxes of
and assessments that m know the buildings upper directed by the part \mathcal{Y} interest. And in the result walls premise insured as paid shall become unit fully regard. This QRANT is line $n_Q/200$ = - securing its the terms day of Opper, with all interest	en the parties harmto that the part $\frac{1}{2}$ $\frac{1}{2}$ of the first part shall at all times during the life of this indemture, pay all on add trail estimates the same becomes due and payahin, and that they will be javied or essensed against said treat estima when the same becomes due and payahin, and that they will be invited or essensed against said part in the gain of the second part in the light if any model payahis the part of the second part in the same become due and by such interactions desarrance desar
and assessments that m keep the buildings upper directed by the pairt y interest. And in the evaluation of the second shall become unit fully regard. THIS GRANT is inter $n_{O}/100 = -$ accurating to the terms day of OC parts of OC parts of OC parts and the terms hald part y' of 1	an the parties harsts that the part is a of the first part shall at all times during the life of this indenture, pay as only be levied or assessed against said real enter when the same becomes due and psyship, and then they muse on said real enter insured against first and terms due not psychic, and then they muse on said real enter insured against first and they muse all by such hows not example as whell be specified or the second part, the logic H any, made psyship to the part y of the second part of the second part of the second part is due first part shall first both psychic firsts when the same become due and psychils or the second part of the second part is the first part shall be interest at the rise of 10% from the date of p ended as a mortgage to secure the payment of the sum of TWORTY tHOUSAND three hundred and ONC cartain written obligation for the payment of said sum of money, exempted on the $\frac{310}{10}$ or $\frac{900}{10}$ cartain written obligation for the payment of said sum of money, exempted on the $\frac{310}{10}$ of the second part to psycher any instrumes or to discharge any takes there on a sum of money as when the part of the second psyches and psyches to the part of the second discloped parts and psyches the terms of said sour for money assented on the $\frac{310}{10}$ accounting thereon accounting the terms of said obligation on a lato. To second any money as the first poly of the second part to pay for any instrumes or to discharge any takes with interest thereon as herein provided, in the
and assessments that m keep the buildings upper directed by the part y interest. And is the or and perturbation interest and perturbation interest and the perturbation of the terms of $-\frac{1}{2}(200 - 10$	en the parties harste that the part is a of the first part shall at all times during the life of this indemture, pay all any to locat or eases and equilate that are easers when the same becomes due and prystin, and that thick is the static real estatic insurving smaller the and terms is some and by anoth insurance example as shall be exactly the static real estatic insurving smaller the set of the same and the source for the second part to the second estate and the second part and the state of the first part shall be indemture. The part is the second part and the state of the second part of the second part of the second part of the second part and the second and partials or a part of the indebtedness, second by this indemture, and shall be interest at the rest of 10% from the det of the a part of the indebtedness, second by this indemture, and shall be interest at the rest of 10% from the det of part and the second part is the payment of the sum of
and assessments that m keep the boildings upper directed by the part y interest. And in the or and permission leaved as paid shall become unit Nully regard. THIS QRANT is leaved unit Nully regard. THIS QRANT is leaved unit Nully regard. Comparison of the terms day of OC pert, with all interest and part Q OC pert, with all interest asid part y of it these said part U of it these said part U .	an the parties harsts that the part is a of the first part shall at all times during the life of this indenture, pay as only be levied or assessed against said real enter when the same becomes due and psyship, and then they muse on said real enter insured against first and there is no mean by work howevers example as whell be specified or the ascond part, the logic H any, made payable to the part U of the second part of the starter of L1 and the insured against first and there are becomes due and psyship and there there is the ent the same part is an interval of the second part may pay said taxes and before the same due and psychological second part is the part of the sound of the part U of the second part of the as berein provided. Then the part U of the second part may pay said taxes and before the same due of psyship ended as a morpage to secure the psymmetr of the sum of TWONIY tHOUSAND three hundred and ONC carsis written obligation for the paymetr of said sum of money, executed on the $\frac{310}{10}$ and $\frac{310}{100}$ and $\frac{310}{100}$ and $\frac{310}{100}$ the terms of said obligation are made psyship to the payable of the second part to psy the terms of the charter and size to secure any sum of the second psychic in the part U of the second psychic in the part U of the second part to psy for any instrume or to discharge any taxes with interest thereon as herein provided. In the of the first part shall fail to psy the same as provided in this indepture.
and assessments that m faces the billings upper directed by the part \mathcal{Y} interest. And in the set will be a paid of the set will be a paid of the set will be a paid of the set will be a paid by the set will be appended by the set will be a paid by the set will be a paid by the set will be a paid by the set will be appended by the set will be a paid by the set will be appended	an the parties harsts that the part is a of the first part shall at all times during the life of this indenture, pay as only be levied or assessed against said real enter when the same becomes due and psyship, and then they muse on said real enter insured against first and there is no mean by work howevers example as whell be specified or the ascond part, the logic H any, made payable to the part U of the second part of the starter of L1 and the insured against first and there are becomes due and psyship and there there is the ent the same part is an interval of the second part may pay said taxes and before the same due and psychological second part is the part of the sound of the part U of the second part of the as berein provided. Then the part U of the second part may pay said taxes and before the same due of psyship ended as a morpage to secure the psymmetr of the sum of TWONIY tHOUSAND three hundred and ONC carsis written obligation for the paymetr of said sum of money, executed on the $\frac{310}{10}$ and $\frac{310}{100}$ and $\frac{310}{100}$ and $\frac{310}{100}$ the terms of said obligation are made psyship to the payable of the second part to psy the terms of the charter and size to secure any sum of the second psychic in the part U of the second psychic in the part U of the second part to psy for any instrume or to discharge any taxes with interest thereon as herein provided. In the of the first part shall fail to psy the same as provided in this indepture.
and assessments that in know the buildings upon detected by the port y and prevalues investigation and prevalues investigation in the prevalue in 100/100 = - securiting to the terms day of <u>OC</u> pert, with all interest add part $y < 1$ that said part 1.05 . And this conveypeen details part 1.05 .	en the parties harsts that the part 1 a.g. of the first part shall at all times during the life of this indenture, pay all only be levied or assessed against said real estate when the same Socomes due and payshin, and then they mur- ors and real estate insured against the and toursed in noch sum and by such insuremo estates that they mur- or the second part, the light if any, needs payship to the part 1 of the second part to the second part of the second part is the life, and they is the part of the second part to the second part of the second part of the second part of the second part to the second part to second and payshing at the second part to the terms of the terms of the second part to the second part to the second of the second of the second part to pays the term of the second part to the set of the second part to the second of the second part to the second part to the second of the second of the second part to pays for any terms or to the second set of the second of the second parts of the second of the second part to the second payshing to reach there are of the second part to the second of the second of the second of the second payshing to reach any to the second payshing to reach any to the second payshing to rea
and assessments that m kangs the buildings upon thereads by the part y and premises houses and premises houses not able that become until fully repaid. THIS GRANT is inte $nO_{-}100 = -$ according to the terms day of <u>OC</u> pert, with all interest adid part y_{-} of 1 that said part 1.65 And this conveypment deplat be made an or had wattage are not paid with easily start y_{-} of the mean are not paid with a pre- and the whole sum or to and the whole sum of the and the whole sum of the	en the parties harsts that the part 1 as of the first part shall at all times during the life of this indenture, pay as only be levied or assessed against said areal earner when the same becomes due and psyship, and then LTLLY. We on said real earner insured against first and teams the same becomes due and psyship, and then LTLLY. We have not save the second part, the light if any, made psyship to the part 1. If the second part is the same first and the same becomes due and psyship and then the same become due and by the life of the save the s
and assessments that m know the buildings upon detected by the port y and prevalues invested and prevalues invested and prevalues invested market have become unit fully repaid. THIS GRANT is inter- market the market invested market part in the terms day of OC part, with all intervest and part $y_{\rm of}$ of the thet said part $y_{\rm of}$ of thet said part $y_{\rm of}$ of the table prevalues invested and the whole sum of the and the prevalues have relating the amount than shall be paid by the	en the parties harsts that the part is a of the first part shall at all times during the life of this indenture, pay as only be levied or assessed against said areal earner when the same becomes due and psyship, and then LTLLY. Will on said real earner incurved against first and transfe in cosh is same of becomes due and psyship, and then LTLLY. Will be said real earner incurved against first and transfe in cosh is same of becomes due and psyship. And then LTLLY will be said real earner and the second part first be part of the second part first the second part is part of the second part is part to the second of the second part is part of the second part is part to second and the second become due and second the second part is the second part is part shall fail to part the made as breach specified, and the second first second as a part shall be balance of a second part is the s
and assessments that m kang the buildings upon theread by the part y and premises housed on paid shall become until fully repaid. THIS GRANT is inter $DO_1OO = -$ according to the terms day of <u>OC</u> pert, with all intervest and part $y < 1$ that said part $y < 1$ that said part $y < 1$ that add part $y < 1$ the said part $y < 1$	en the parties harsts that the part is a of the first part shall at all times during the life of this indenture, pay as only be levied or assessed against said areal earner when the same becomes due and psyship, and then LTLLY. Will on said real earner incurved against first and transfe in cosh is same of becomes due and psyship, and then LTLLY. Will be said real earner incurved against first and transfe in cosh is same of becomes due and psyship. And then LTLLY will be said real earner and the second part first be part of the second part first the second part is part of the second part is part to the second of the second part is part of the second part is part to second and the second become due and second the second part is the second part is part shall fail to part the made as breach specified, and the second first second as a part shall be balance of a second part is the s
and assessments that m keep the buildings upp detected by the port Y mill prevalues houses and shall become until fully repaid. THIS DRANT is inter- mand the second of the terms day of OC part, with all interest add part $Y = 0$. And this interest- add part $Y = 0$. And this interest- and the whole sum $T = 0$ and the whole sum $T = 0$ and the whole sum $T = 0$ means thereord in the rest the partice. We means the second limits the solid part $y = 0$ means thereord in the rest the partice. We means thereord in the rest the partice has related part $y = 0$.	en the parties harste that the part is as, of the first part shall at all times during the life of this indemture, pay as only be levied or assessed against said areal earner when the same becomes due and psychia, and then LTLLY M. or said real earner incourd against first and transfe in cosh winn and by moteh howevers campany as shall be ageofic or said real earner incourd against first and transfe in cosh winn and by moteh howevers campany as shall be ageofic and the second part, the logic if any, made psychia to the part y of the second part in the same become due and psychia or it as been in provided. Then the part y of the second part may pay asid taxes and influence, or their said and psychia or the been provided. Then the part y of the second part may pay asid taxes and influence
and assessments that m keep the buildings upp detected by the port Y mild premises housed as paid shall become until fully repaid. THIS DRANT is new $NO_{1}/100 = -$ eccurding to the terms day of OC part, with all interest add part Y_{1} of I these said part $I_{1}OS$ Aped bits intervespon and the whole sum $T_{1}OS$ and the whole sum $T_{1}OS$ and the whole sum $T_{1}OS$ to given, shall immedi the said part Y_{1} or I meets thereord in the rest the period in the rest the period in the rest the period in the rest the period in the rest is agreed by the It is agreed by the	en the parties harsts that the part 1 as of the first part shall at all times during the life of this indemture, pay as only be levied or assessed against said areal enter when the same becomes due and psychip, and then LTALY MU on said real enters insured against first and theread in such two and by work howevers example as healt be especified of the accord part, the logic H any, made payable to the part 1 of the second part of the accord part of the accord part for the first part half fails to pay such faces when the same becomes due and psychip and there and payable or as herein provided, then the part 1 of the sound by the part 1 of the second part of the method and psychip and there and the payable or as herein provided. Then the part 1 of the sound part may pay said taxes and lobterses, or when the end of and of the indebtadence, sound by this inderture, and shell beer interest at the rate of 10% from the date of p ended as a morpage to secure the payment of the torm of TWONTY INOUSAND three hundred and ONC cartain written obligation. for the payment of said sum of morey, executed on the 31D TODET 19.64, and by 113 terms made psychic to the part 2 of the terms of said dolpation more any sum or uses of morey downsed the recent part to pay for any instantes or to discharge any taxes with interest therein, as the said hulf be of the first part shall fail to pay the same as provided in this indetents. The same become due and psychic of the instantes therein, as the payable of the its has a payable of any instantes of bigging on cartain discloses contained therein, or if the its halt halt within discloses on any of the its halt be labed and the same become due and psychic of if the instantes therein, or if the its halt by due and the same become due and psychic is if the oplicit of cartain therein, or if the its halt be law and the same become due and psychic is if the oplicit of cartain diverse individued displays on cartain diverse indivision displays on cartain due the acception of t
and assessments that m keep the buildings upper detected by the part Y interest. And is the own and permits interest and permits interest on path that become unit huly regard. THIS GRANT is interest into /100 = - eccurding to the terms duy of OC part, with all interest and part Y of the terms and part Y . Of theth said part Y . Of means the said part Y of means the said Y or means the said Y or means the said Y or means the said Y of means the said Y of means the said Y or means the said Y or means the said Y of means Y of Y of means Y of Y of means Y of Y of means Y of Y of Y of means Y of Y of Y of means Y of Y of means Y of Y o	en the parties harets that the part 1 as of the first part shall at all times during the life of this indemture, pay as only be loyied or assessed against said areal enter when the same becomes due and psychip, and then that you to make real entering the second part, the logic H any, made parables to the part 1 of the second part of the second part to the second part of the second as to be second for the second part to pay for any instance or to be dischards are the second thereat, or of the second for the second for the second of second part and psychic for the second part to pay for any instance or to be dischards are to second thereat. I we shall be void if such partments to mode as bersin specified, and the ablightion, construed thereat, or of the second part of the second part of the second thereat, or of the second thereat, or of the second part of the second thereat, or of the second thereat,
and assessments that m keeps the buildings upper detected by the part Y interest. And is the set and permits interest on paid shall become unit hily regard. THIS GRANT is inter- no. 1000 = - eccarding to the terms day of Octoper, with all interest said part Y of the thet said part Y . Of thet said part Y . Of the set of the convey on the said part Y . Of means the said part Y of means the said same re- is given, shall immedi the said part Y of means theread in the real the pendents have related by the the same Y of means the same the said the paid by the part is agreed by the means the same the same Y .	en the parties harste that the part is as of the first part shall at all times during the life of this indemture, pay as only to loyied or assessed against said real ensure when the same becomes due and psysthe, and then they mutually a second part, the life, if any, made psyshle to the part if the second part, the life, if any, made psyshle to the part if the second part of the second part the life part shall fail to psy shot taxes when the same becomes due and psysthe, and then the part if the life part shall be the part of the second part to the life part shall be life part shall be the part if the part of the second part if the life part shall be life part and psyshle to the part of the second part to the second part to the life part shall be life being be applied to the part of the shall be life being be applied to the part of the life part shall be life being be applied to the part of the life being be applied by the same as povided in this indentum. If the balance is and psychie herein shall be life being be applied by life and particle in the balance and be and psychie and the balance and balance and balance and the same of the shall be life bar applied by the same as povided in this indentum. If the balance are the same balance and balance and balance and balance and balance b
and assessments that m keeps the buildings upper detected by the part Y interest. And is the set and permits interest on paid shall become unit hily regard. THIS GRANT is inter- no. 1000 = - eccarding to the terms day of Octoper, with all interest said part Y of the thet said part Y . Of thet said part Y . Of the set of the convey on the said part Y . Of means the said part Y of means the said same re- is given, shall immedi the said part Y of means theread in the real the pendents have related by the the same Y of means the same the said the paid by the part is agreed by the means the same the same Y .	en the parties harste that the part is as of the first part shall at all times during the life of this indemture, pay as only to loyied or assessed against tead or all events the name documents due and psychia, and that LTLLY is the second part the team for any at the accord part, the life, if any made psychia to the part of the second part, the life, if any made psychia to the part of the second part of the life, if any made psychia to the part of the second part to the life, and the life part shall fail to psy toot texas when the same bocome due and psychia and the set of 10% from the date of p and the independent, secured by this independent and the life part of the second part any psy and taxes and independent and psychia of the second part may psy and taxes and independent and psychia or the part of the independent, secured by this independent and any more and the second part any psy and taxes and independent and psychia or the second part may pay and taxes and independent and psychia or the life part shall be independent. The date of p and of the independent as an ortgage to secore the psymmetric to and independent of the life psychia to the part of the independent of the life psychia to the psychia to the part of the second part to psychia to the part of the terms of a solid obligation to a size of 10% from the date of p and of the second part to psy for sny immunes or to blickharge any taxes with interest theory as a new to same of more, second part to psy for any immunes or to blickharge any taxes with interest theory of the second part to psy for any immunes or to blickharge any taxes with interest theory of the hubiding is and psychia for the second theore, or the taxes of the interest theory of the second part to psy for any part theored or any total second part to psy for any total second psychia of the interest theory in the interest theory of the second psychia and the base of the interest theory of the second psychia to the blickharge and the interest. They is anot a second psychia to the blickh
and assessments that makes the building upper detected by the building upper sail permission and the part of the	en the parties harste that the part is as of the first part shall at all times during the life of this indemture, pay as only to loyied or assessed against said real ensure when the same becomes due and psysthe, and then they mutually a second part, the life, if any, made psyshle to the part if the second part, the life, if any, made psyshle to the part if the second part of the second part the life part shall fail to psy shot taxes when the same becomes due and psysthe, and then the part if the life part shall be the part of the second part to the life part shall be life part shall be the part if the part of the second part if the life part shall be life part and psyshle to the part of the second part to the second part to the life part shall be life being be applied to the part of the shall be life being be applied to the part of the life part shall be life being be applied to the part of the life being be applied by the same as povided in this indentum. If the balance is and psychie herein shall be life being be applied by life and particle in the balance and be and psychie and the balance and balance and balance and the same of the shall be life bar applied by the same as povided in this indentum. If the balance are the same balance and balance and balance and balance and balance b
and assessments that makes the building upper detected by the building upper sail permission and the part of the	en the parties harste that the part is as of the first part shall at all times during the life of this indemture, pay as only to loyied or assessed against tead or all events the name documents due and psychia, and that LTLLY is the second part the team for any at the accord part, the life, if any made psychia to the part of the second part, the life, if any made psychia to the part of the second part of the life, if any made psychia to the part of the second part to the life, and the life part shall fail to psy toot texas when the same bocome due and psychia and the set of 10% from the date of p and the independent, secured by this independent and the life part of the second part any psy and taxes and independent and psychia of the second part may psy and taxes and independent and psychia or the part of the independent, secured by this independent and any more and the second part any psy and taxes and independent and psychia or the second part may pay and taxes and independent and psychia or the life part shall be independent. The date of p and of the independent as an ortgage to secore the psymmetric to and independent of the life psychia to the part of the independent of the life psychia to the psychia to the part of the second part to psychia to the part of the terms of a solid obligation to a size of 10% from the date of p and of the second part to psy for sny immunes or to blickharge any taxes with interest theory as a new to same of more, second part to psy for any immunes or to blickharge any taxes with interest theory of the second part to psy for any immunes or to blickharge any taxes with interest theory of the hubiding is and psychia for the second theore, or the taxes of the interest theory of the second part to psy for any part theored or any total second part to psy for any total second psychia of the interest theory in the interest theory of the second psychia and the base of the interest theory of the second psychia to the blickharge and the interest. They is anot a second psychia to the blickh
and assessments that me have the buildings up of the buildings of the bu	en the parties harste that the part is as of the first part shall at all times during the life of this indemture, pay as only to loyied or assessed against tead or all events the name documents due and psychia, and that LTLLY is the second part the team for any at the accord part, the life, if any made psychia to the part of the second part, the life, if any made psychia to the part of the second part of the life, if any made psychia to the part of the second part to the life, and the life part shall fail to psy toot texas when the same bocome due and psychia and the set of 10% from the date of p and the independent, secured by this independent and the life part of the second part any psy and taxes and independent and psychia of the second part may psy and taxes and independent and psychia or the part of the independent, secured by this independent and any more and the second part any psy and taxes and independent and psychia or the second part may pay and taxes and independent and psychia or the life part shall be independent. The date of p and of the independent as an ortgage to secore the psymmetric to and independent of the life psychia to the part of the independent of the life psychia to the psychia to the part of the second part to psychia to the part of the terms of a solid obligation to a size of 10% from the date of p and of the second part to psy for sny immunes or to blickharge any taxes with interest theory as a new to same of more, second part to psy for any immunes or to blickharge any taxes with interest theory of the second part to psy for any immunes or to blickharge any taxes with interest theory of the hubiding is and psychia for the second theore, or the taxes of the interest theory of the second part to psy for any part theored or any total second part to psy for any total second psychia of the interest theory in the interest theory of the second psychia and the base of the interest theory of the second psychia to the blickharge and the interest. They is anot a second psychia to the blickh

And a

ji.

ı