## eg. No. 20,183

in the second

Ristans.		allinds Printers, Publisher of L	
This Indenture, Made this Elmer Duane Zeeb and Jani	21st dey of	December and wife	
of Lawrence , in the Coupert Lesof the first pert, and	First National Bank	of Lawrence, Law	rence, Kans
Winsseith, that the said part 185. Ten thousand and no/100	of the first part, in consid		
to them duly psid, this indenture doGRANT, BARGA			
following described real estate situa Kenses, to-witi			
The Northeast Quarter o Twelve (12) South, Rang Fractional Quarter of S (12) South, Range Eight Principal Meridan, in D	e Seventeen (17); an ection Nineteen (19) een (18); all East o	d the Northwest , Township Twelve f the Sixth	
with the appurtenances and all the est	ate title and interest of t	he said and jos of the	a first and d
And the said pert_105 of the first pert do.		at at the delivery hereof th	ey are the law
of the premises above granted, and seized of a goo	d and indefeasible estate of inherit	ance therein, free and clear s	of all incumbrance
Provide the second s	and the second s		
It is surround hotsomer that manther houses that the	they will warrow and defend part 105 of the first part shall	Los II and A show the set	and the second second second
It is surround hotsomer that manther houses that the	tone 100 of the first second to the	Los II and A show the set	and the second second second
It is surround hotsomer that manther houses that the	tone 100 of the first second to the	Los II and A show the set	and the second second second
It is agreed between the parties haven that the and assessment that may be levied or exemuted aga directed by the part of the second part, the internet. And in the over that and part. 10% of re- internet. And in the over that and part. 10% of re- different is more than therein provided, then the top paid shall become a part of the indebtedness, a well holy equad.	pert 195 of the first part shall not said real estate when the same int fire and threads in such and ten, if any, made psychic to the perform part shall fail to pay such as the pert of the second part of the foreign of the second part and source by this indenture, and shall	I at all times during the life of a bocomes due and payable, and by such insurana camp part Y of the sacurd pi taxes when the same because here interest at the rete of 1 2	of this literature, and that party as shall be a art to the excess o a due and payable more, or attiver, and 10% from the date
It is agreed between the perfect hareho that the and assessments that may be levied or assessed aga theoret by the part. $\mathcal{V}$ of the second part, the interest. And in the over the said part. Let of a sid permise bauerd as hareho provided, this the so paid shall become a part of the indebtedness. This GRANT is intended as a mortpage to secure Ten thousand and no/100 – - according to the terms of OTE center wetter	pert 1.2.0. of the flow part shall us taid real extra whom the same time for and anothe in such sam toos. If any, made payable to the afters part shall fail to pay such set first part shall fail to pay such set of the ascend part in sourced by this indexture, and shall the payment of the sum of	I at all times during the life of becomes due and psychole, and by such insurance among part y of the second ps those of the second ps those of the second ps those interest at the rate of 1 "	of this lodenture, p and that sany as shall be a art to the access to the and payable more, or either, and 10% from the date
It is agreed between the perfers herein that the and essements the two the looked or assumed togothere the the second part, the second part the second part the second part of the second part and perfect and the the over that and perf. LES of read parts are the second that and perf. LES of read parts are the second that and perfect the second part of th	pert $1.22$ , of the flow part shall set said real exists when the same time for and senses in such sam for. If any, made payable to the the first part shall fail to pay such set first part shall fail to pay such set. $\mathcal{G}_{-}$ of the second part of the payment of the sum of children for the payment of a children for the payment of a 64 , and by . 115 the terms of said children and i	L et all times during the life of becomes due and psychole, and by such inversion assessed part of the second ps times when its earns become base interest at the rate of 1 assist sum of menay, executed 	of this industries, and the analysis of the analysis of the exceed a set psychology of the set of t
It is agreed between the perfect breach that the and essements that they be level or assumed togs depended by the part. $\Delta'$ of the second part, they depend to the local thread perfect that the event that add perf. LES of r add perfects and the the over that add perf. LES of r add perfects a second perfect that the second that add perf. LES of r add perfects a second to the local thread perfect to the local thread to a mortpage to second the thread to the local thread to the local thread to a second the thread to the local thread thread to the local thread to the local thread to the local thread thread thread to the local thread to the local thread thr	pert 1.2.0. of the flow part shall but sold real exists when the same time for and sense in such sam free, if any, made payable to the the first part shall fail to pay such set first part shall fail to pay such set. $\mathcal{F}_{1}$ of the second part mo- cellipation. For the payment of a childration for the payment of a G4 and by. 115 the terms of mold childration and a y invertence or to chackarge any to pay the same as provided in this	I of all times during the life of a becomes due and psychole, and by such inversion assessed part of the second ps times when its same baccomes back interest at the rate of 1 and a sum of mensy, executed the to secone any sum or away menses twith interest thereon as indenture.	of this lodenture, p and their serve so hall be a serve to hall be a or to the extent of the extent of the extent of the extent of the extent of the extent of money adver herein provided, t
It is agreed between the perfect haven that the and essensments that may be levied or assumed aga diverted by the part. $V$ of the second part, the interact and in the over the said part. Left of raid permises haused as harsh provided, then the part of the independence, a control the independence of the independence that have been according the said part. 165 of the first part shall fail to And this conveynces that have been according the independence in the part same become of a mark part independence in the pare shall be void if a such part independence in the pare part of the independence of the indepen	per $1,22$ , of the flow part shall us said real estate whose the same time for and estate whose the same time for and stands in such sam time for and stall fail to pay such set first part detail fail to pay such real first part detail fail to pay such real the payment of the sum of the payment of the sum of chilgestion for the payment of a chilgestion for the payment of a 64 and by 115 the terms of said obligation and a y invertence on discharge any to pay the same as provided in this employ the same as provided in this pay the same as provided in this pay the same as provided in this many of any vollogistion created payable, or if the insurance in more, pay how the same tage and the same tage.	I at all times during the life of a bactomes due and psychole, and by such inversion among part of the second ps them when the same baccomes bace interest at the rate of 1 	of this lodenture, and their serves so hall be a service the accurate of the accurate herein provided, lined therein front is, or if the taxan is, or if the taxan
It is agreed between the perfect haven that the and essensements that may be levied or assumed aga diverted by the part. $Y$ of the second part, the interest. And in the over that said part. Left of raid permises haused as harsh provided, this the part $Y$ of the second that the independence, or until folly repaid. INIS GRANT is intended as a mortgage to secure Ten thousand and $no/100$ according to the terms of ONE certain vertices due to the independence of the independenc	pert $1.22$ , of the flow part shall us said real extra whose the same time for and extra whose the same time for and stands in such sam time for and stands in such sam time for same shall fail to pay such somethy while indenture, and shall the physechical fails to pay such the physechical fails to pay such the physechical fails to pay such the terms of solid childration and a planetence or to discharge any to pay the same as provided in this each specific term the payment of a payable, or if the instrument in an provide, or if the instrument in an erow, or if the instrument is payelind to childration provided the in sale payable, or if the instrument in an erow, or if an the cells of the instrument or any the same is the cells of the instrument in an erow, or if the instrument is an environ.	I at all times during the life of a becomes due and psychole, and by such inversion among part of the second ps them when the same becomes them when the same becomes part of the same becomes indenture. And the obligation counted hereary, as indentures hereary, as indentures hereary hereary hereary and hereary herear	of this lodenture, , , and their samp so hall be a sam to the acture of a doe and payable none, or ather, and 10% from the dase in the <u>2151</u> of the part <u>2151</u>
It is agreed between the perfect haven that the and essensements that may be levied or assumed aga diverted by the part. $Y$ of the second part, the interest. And in the over that said part. Left of raid permises haused as harsh provided, this the part $Y$ of the second that the independence, or until folly repaid. INIS GRANT is intended as a mortgage to secure Ten thousand and $no/100$ according to the terms of ONE certain vertices due to the independence of the independenc	pert $1.22$ , of the flow part shall us said real extra whose the same time for and extra whose the same time for and stands in such sam time for and stands in such sam time for same shall fail to pay such somethy while indenture, and shall the physechical fails to pay such the physechical fails to pay such the physechical fails to pay such the terms of solid childration and a planetence or to discharge any to pay the same as provided in this each specific term the payment of a payable, or if the instrument in an provide, or if the instrument in an erow, or if the instrument is payelind to childration provided the in sale payable, or if the instrument in an erow, or if an the cells of the instrument or any the same is the cells of the instrument in an erow, or if the instrument is an environ.	I at all times during the life of a becomes due and psychole, and by such inversion among part of the second ps them when the same becomes them when the same becomes part of the same becomes indenture. And the obligation counted hereary, as indentures hereary, as indentures hereary hereary hereary and hereary herear	of this lodenture, , , and their samp so hall be a sam to the acture of a doe and payable none, or ather, and 10% from the dase in the <u>2151</u> of the part <u>2151</u>
It is agreed between the parties haven that the and essensment that may be levied or assumed easy directed by the part. $M$ of the second part, they have the base of the second part o	pert $1.22$ , of the flow part shall set said real exists when the same time if an and exists when the same time if an and stands in such sam tends if any, made payable to they be first part when flait to pay such set of the second part of the payment of the sum of addigation for the payment of a GA and by <u>115</u> and by <u>115</u> and by <u>115</u> be the tends of backarge any to pay the same as provided in this ents be made as be-sin specified payable, or if the insureme is mo- ready payable of the summer is to the obligations provided in this ents be made as be-sin specified payable, or if the insureme is mo- toon for the the other of the to have a receiver appointed for in sai to pay to the same are provided for in the theorement of the other of the the payable of the payment by the same are provided for in sai	I of all times during the life of a becomes due and psyable, and by such inversion assess part	of the industrue, p and their same so hall be a sur to the action of the action of appetel indice and payable indice and payable indice and payable indice and the action of the second of the part X and berein provided, 1 indice therein full or if the build have a survey adverse herein provided, 1 indice therein full or if the the second accurity of which is premises and all pre- accuring therein a verying in shall be premises and all pre-
It is agreed between the parties haven that the main essensant that may be leveled or assumed togother the second part, they are the second part to second part they are the second part to second part they are the second part they are they are they are the second part to second part they are the second part to part they are t	per 1.2. of the first part shall set said real extens when the same time if an end extens when the same time. If any, made payable to the provide the same of the second part of the first part that fail to pay such set first part that fail to pay such end of the second part of other terms of the second part of end payable of the second part of the second part of the terms of said collopations and a part has same as provided in the the terms of said collopations and a pay the same as provided in the hard of any obligation created hard or any obligation created and payable at the option of the solutions provided the in same and payable at the option of the obligations provided the in same and payable at the option of the obligations provided the in same and payable at the option of the on the made and provided the in same and payable at the option of the obligations of the first part. Let on the obligations of the the test part.	I et all times during the life of a bocomes due and psyable, and by such inversion assigned by such inversion assigned to the second psy tame when the same baccare bars when the same baccare bars interest at the rest of 1 """"""""""""""""""""""""""""""""""""	of this lodenture, ; and their same so hall be a same so hall be a are to the actains of the actains of the actains of the actains of the source actains herein provided, herein therein fully mean of money actains herein provided, herein therein fully accounting therefore accuring the accuring therefore accuring the accuring the accuring the accuring the accuring the accuring the accuring the accuring the accuring the accuring the accuring the accuring the accuring the accuring the accu
It is agreed between the parties haven that the and essensment that may be levied or assumed easy directed by the part. $M$ of the second part, they have the base of the second part o	per 1.2. of the first part shall set said real extens when the same time if an end extens when the same time. If any, made payable to the provide the same of the second part of the first part that fail to pay such set first part that fail to pay such end of the second part of other terms of the second part of end payable of the second part of the second part of the terms of said collopations and a part has same as provided in the the terms of said collopations and a pay the same as provided in the hard of any obligation created hard or any obligation created and payable at the option of the solutions provided the in same and payable at the option of the obligations provided the in same and payable at the option of the obligations provided the in same and payable at the option of the on the made and provided the in same and payable at the option of the obligations of the first part. Let on the obligations of the the test part.	I et all times during the life of a bocomes due and psyable, and by such inversion assigned by such inversion assigned to the second psy tame when the same baccare bars when the same baccare bars interest at the rest of 1 """"""""""""""""""""""""""""""""""""	of this lodenture, ; and their same their same as hall be a set to the accesse of the accesse of the accesse of the accesse of the accesse of the accesse of the access of the access of the access hards access hards for a set barrier provided, head therein fully of the trans, the second the access of the trans, the premises and all premises and all the second the access of the accessed res- tion theorem and premises and all the premises and all the second the access of the accessed res- tion theorem and the second the accessed res- tion theorem accessed res- tion theorem accessed res- tion theorem accessed res- tion theorem accessed res- tion theory of the accessed res- tion theorem accessed res- tion theorem accessed res- tion theory of the accessed res- tion theory of the accessed res- tion theorem accessed rest accessed res
It is agreed between the parties haven that the main essensant that may be leveled or assumed togother the second part, they are the second part to second part they are the second part to second part they are the second part they are they are they are the second part to second part they are the second part to part they are t	per 1.2.2. of the first part shall but sold real exists when the same first for and exists when the same first for and states when the same bas. If any, made payable to the provide the same shall fail to pay such set first part shall fail to pay such and first part shall fail to pay such the payment of the sum of addigation for the payment of a GA and by 1.25 and paysing the same as provided in this met be made as herein apostimuted paysing or it the bearness in specified paysing or it the bearness in a two one of the other same is a bar on a receiver appointed of the the topstar of the bearness in the other are same appointed in the same a receiver appointed of the the topstar of the same and the same are same appointed of the the topstar of the same and the same a receiver appointed to the demand, to the first part 1.25 and provides a demanded on the same and the abbratery upon the same and the abbratery upon the same and the same as the first the same same to the same and the same same to the same and the same same to the same appoint of the same same to the same appoint of the same same to the same appoint of the same same to the same same same same to the same same same same to the same same same same same to the same same same same same to the same same same same same same same sam	Let all times during the life of a becomes due and psychole, and by use's howrman among part	of this lodenture, , and that any as hall be a sary as hall be a art to the actains of the actains of the actains of the actains of the actains of the actains herein provided, herein therein fully man of money adow herein provided, herein therein fully or if the build or if the build accounting therefore acuty of which is premises and all accounting therefore any a railing more for the acut of the build accounting therefore acuty of which is premises and all accounting therefore any a railing therefore any a railing for the acut accounting therefore acut of the shall is premises and all accounting therefore any a railing for acut atom therein acut any acut atom therein acut any acut atom therein acut any acut atom therein acut any acut atom therein acut atom
It is agreed between the parties haven that the and essensents that may be levied or assumed togother the part of the second part, they have been as a sense of the part of the second part, they are also be assumed to the part of the second	per 1.2.2. of the first part shall but sold real exists when the same first for and exists when the same first for and states when the same bas. If any, made payable to the provide the same shall fail to pay such set first part shall fail to pay such and first part shall fail to pay such the payment of the sum of addigation for the payment of a GA and by 1.25 and paysing the same as provided in this met be made as herein apostimuted paysing or it the bearness in specified paysing or it the bearness in a two one of the other same is a bar on a receiver appointed of the the topstar of the bearness in the other are same appointed in the same a receiver appointed of the the topstar of the same and the same are same appointed of the the topstar of the same and the same a receiver appointed to the demand, to the first part 1.25 and provides a demanded on the same and the abbratery upon the same and the abbratery upon the same and the same as the first the same same to the same and the same same to the same and the same same to the same appoint of the same same to the same appoint of the same same to the same appoint of the same same to the same same same same to the same same same same to the same same same same same to the same same same same same to the same same same same same same same sam	L et all times during the life of a becomes due and psychole, and by usch inversion among part	of this lodenture, ; and their same their same as hall be a set to the accesse of the accesse of the accesse of the accesse of the accesse of the accesse of the access of the access of the access hards access hards for a set barrier provided, head therein fully of the trans, the second the access of the trans, the premises and all premises and all the second the access of the accessed res- tion theorem and premises and all the premises and all the second the access of the accessed res- tion theorem and the second the accessed res- tion theorem accessed res- tion theorem accessed res- tion theorem accessed res- tion theorem accessed res- tion theory of the accessed res- tion theorem accessed res- tion theorem accessed res- tion theory of the accessed res- tion theory of the accessed res- tion theorem accessed rest accessed res
It is agreed between the parties haven that the main essensant that may be leveled or assumed togother the second part, they are the second part to second part they are the second part to second part they are the second part they are they are they are the second part to second part they are the second part to part they are t	per 1.2.2. of the first part shall but sold real exists when the same first for and exists when the same first for and states when the same bas. If any, made payable to the provide the same shall fail to pay such set first part shall fail to pay such and first part shall fail to pay such the payment of the sum of addigation for the payment of a GA and by 1.25 and paysing the same as provided in this met be made as herein apostimuted paysing or it the bearness in specified paysing or it the bearness in a two one of the other same is a bar on a receiver appointed of the the topstar of the bearness in the other are same appointed in the same a receiver appointed of the the topstar of the same and the same are same appointed of the the topstar of the same and the same a receiver appointed to the demand, to the first part 1.25 and provides a demanded on the same and the abbratery upon the same and the abbratery upon the same and the same as the first the same same to the same and the same same to the same and the same same to the same appoint of the same same to the same appoint of the same same to the same appoint of the same same to the same same same same to the same same same same to the same same same same same to the same same same same same to the same same same same same same same sam	Let all times during the life of a becomes due and psychole, and by use's howrman among part	of this lodesture, ; and their same so shall be a series of the accise of the accise of psychia new, or allow, and on the 215 th on the 215 the 215 th one of the 215 the 215 th on the 215 the 215 the 215 th one of the 215 the 215 the 215 th one of the 215 the 215 th one of the 215 the 215 the 215 th one of the 215 the 215 the 215 th one of the 215 the 215 th one of the 215 the 215 the 215 th one of the 215 th
It is agreed between the parties haven that the and essensements that may be levied or assured aga decided by the part of the second part, they interpret Acid Inte Source that and part. [25 of and part be available of the lotter that the second part of a interded as a morpage to secure Ten thousand and no. 100	per 1.2.2. of the first part shall but sold real exists when the same first for and exists when the same first for and states when the same bas. If any, made payable to the provide the same shall fail to pay such set first part shall fail to pay such and first part shall fail to pay such the payment of the sum of addigation for the payment of a GA and by 1.25 and paysing the same as provided in this met be made as herein apostimuted paysing or it the bearness in specified paysing or it the bearness in a two one of the other same is a bar on a receiver appointed of the the topstar of the bearness in the other are same appointed in the same a receiver appointed of the the topstar of the same and the same are same appointed of the the topstar of the same and the same a receiver appointed to the demand, to the first part 1.25 and provides a demanded on the same and the abbratery upon the same and the abbratery upon the same and the same as the first the same same to the same and the same same to the same and the same same to the same appoint of the same same to the same appoint of the same same to the same appoint of the same same to the same same same same to the same same same same to the same same same same same to the same same same same same to the same same same same same same same sam	I of all times during the life of a becomes due and psychole, and by use's inversion assess part	of this lodenture, , , and their , the part Y as a first and there in fully the part Y as a first there is a first the part Y as a first there is a first the part Y as a first the part

١.,

ú