Reg. No. 376 Fee Paid \$75.00

14

PME BACKTORE, Make MA 17th And d JUNE		1593	MORTGA	GE BOOK 1	lio i
Minston E. Harmood and Harriet Ruth Harwood, husband and wife <u>Lawrence</u> . As the Cawry <u>Dougles</u> and Sate of Kamas per ¹ 00 of the frame per <u>100 of the Control (MA 2000/CIN) of Lawrence</u> , Assame, perf of the Sate of Kamas performed perfor	Ministon B. Harmood and Harriet Ruth Harmood, hukband and site of Lawrence Handbard and site of Lawrence Handbard Bard A. 1995. The Lawrence Handbard Bard Bard A. 1995. The Handbard Bard Bard Handbard Bard Handbard Bard Bard Handbard	THIS INDENTURE, Made this 17	in the		6 · · · · · · · · · · · · · · · · · · ·
THE LAMERICE FULGENCE AND LOAD ACCOUNTY of Learner, Rama, port of the Sound Part This by the Amaze part 3.6.2. of the First part, is consideration of the Sound Part This by the Amaze part 3.6.2. of the First part, is consideration of the Sound Part This by the Amaze part 3.6.2. of the First part, is consideration of the Sound Part This by the Montan and Too/1000-Tool and the First part, is consideration of the Sound Part This by the Montan Sound Part Sound Sound Part Part Part Part Part Part Part Part	<pre>THE LAVERAGE BRAINED & BALL CAME ADDREAMING a result of the result of the balance by an at the set of the</pre>	Winston B. Harwood	and Harriet H	with Harwood, h	usband and wife
WTHESSETL that the self part 10 fb of the fort part, in consideration of the team of the gas of thin the self part of the second part, it is necessary and manipus, the following described real exact plants is the self part of the second part, it is necessary and manipus, the following described real exact plants of the second part, it is necessary and manipus, the following described real exact plants of the second part, it is necessary and manipus, the following described real exact plants of the second part, it is necessary and manipus, the following described real exact plants of the second part of the second part (10 m minipus) is not plants of the second part of the second part (10 m minipus) is not plants of the second part (10 m mini	MUTRESSET to set it is and year. 10.2 of the fore part, is consideration of the issue of the sense of the sen	of Lawrence , in the County	d Douglas	and State of	
<pre>Interlay Anotheneous and and incompare deepert of the second and, is necessary and assign, its following deering of the second and, is necessary and assign, its following the formation and assign its following deering of the second and its is not and assign its following the formation and assign its following deering of the second and its is not and assign its following deering and then and assign of the second and its is not and assign its following deering and then and assign its following deering and then and assign of the second and its is not and assign and the second and its is not and assign and assign and the second and its is and the second and its is is not and assign and the second and its is and the second and its is is and the second and its is is not and assign and the second and its is is into a second and its is is is a second and its is is into a second and its is is is a second and its is is is a second and its is is is is a second and its is is is a second and its is is</pre>	<pre>Interfact information and the interface of the second park, its increases and analysis, its information of the second park, its increases and analysis, its information of the second park, its increases and analysis, its information of the second park, its increases and analysis, its information of the second park, its increases and analysis, its information of the second park in the second park is the se</pre>	WITHERSETH THE IN THE AND LOAN ASSOCIATION	of Lawrence, Kansas, party	of the Second Part.	Conses part of the first
 CDOM Beynold, the received which is beendy accounted, by 270 and and by the information the following distribution of the control back is a control back is account of the information of the control back is a control back is a control back in the control back is a control	<pre> Close</pre>	THILLPRA THOMSEND and DOLT	()) and an an an an an an an an		
Lot Four (4), in Elock Three (3), in Brondview Heights, and Addition within the City of Lawrence, in Boulies. Total addition within the City of Lawrence, in Boulies. Total addition within the City of Lawrence, in Boulies. Total addition with the Barge, Battos, and Battos, and Battos, and Barger, target, among the methode ad down and the same and one of an concentrate with add method. The Same are we backed in sole prevery or berafter plastice there. To AAKE ARD TO HOLD THE SAME, with all add Hogder the tenement, hardbarg therein, free add clear d all meanhances of the previse and granted, and sized of a good add Hadfaculde state of inheritance therein, free add clear d all meanhances of the previse advect granted, and sized of a good add Hadfaculde state of the target herein, free add clear d all meanhances of the previse the barget barget advect granted, and sized of a good add Hadfaculde state of the target herein, free add clear d all meanhances of the previse the barget barget advect granted grant advect granted and the same splets at an advect grant advect granted grant advect granted grant advect grant advect grant advect grant advect grant advect granted grant advect granted grant advect granted grant advect granted grant advect grant grant advect grant advect granted grant grant advect granted grant advect grant advect grant gr	Lock Point ((i)), finitions (Times (2)), in Brouddy law Heights, includes a data of the second and the second	to them duty pain BARGAIN, SELL and MORTGAGE to the said party of Dougles and State of	the receipt of which is here the second part, its successors Kannes, to will	by acknowledged, ha 70 solar and assigns, the following desc	I and by this indenture do ribed real estate situated in the
Together with all backing, plating, and plausing explorent and fitture; including takes and barrery, screen, sunsing, there with all other with all other with all other in and inclusions with all others, we have all property controls the screen barrers based barrers. To HAVE AND TO HOLD THE SAME, With all and ingular the issues are seen barreads to and property or investmer placed barrers. And the taid art 10.5. of the first part do	Tendence units all hearings, lead planning explosues and Rizzer, leading states and learners, sprace, pension, states wholese and down a learner of in concenter with a state planny for hearing being the state of the states and the states and planny for hearing being the states and the state	Lot Four (4), in an Addition with), in Broadvie Lawrence, in D	w Heights, ougles
And the cold part 10.2. of the first part 60 hereby commant and agree that at the deformy hered. The Y 372 the tambus comme of the summines above granted, and seized of a good and indefauitible estate of inderivations therein, fire and char of all meanmenances	As the total part 1.0.3. of the first part 6 hereby newsmant and agree that at the driveny hered. LDUY, BTO the thead are do the providers above granted, and mainted of a good and initerative status of a dimensional terms of the providers above granted, and mainted of a good and initerative status of a dimensional terms of the status of the part 1.0.2. If the first part 1.0.2. If the fi	Together with all beating, lighting, and plumbing equip shades or blinds, used on or in connection with said pro TO HAVE AND TO HOLD THE SAME with all an	ment and fixtures, including st perty, whether the same are m d singular the tenements, here	okers and burners, screens, awn w located on said property or i Distorets and accurtocourses the	ings, storm windows and doors, a preafter placed therean,
ed the premiers alowe granted, and solided of a good and indefauition entate of unberkance therein, free and chear at all meanthments. And the thory will very and and defend the same opsimilat all parties making lawled chains theres. It is agreed between the parties herein that the part[0,3] of the first part that at all sines doing the life of this indectore, pay all tarss and ments that may be levid or assessed against said real entaties when the same become due and payable, and that this interest. And the life or assessed against said real entaties when the same become due and payable or to kern and by such humans and previded thus the part of the second part, the best, if any, made payable to the part of the second part may be any table cars and interared, or entanded coverage is such tars and by such humans and hereands that and the first part shall fail to pay such tars and interared, or entanded coverage is such tars and become previded. Thus, and the payable to the part of the second part, the best, if any, made payable to the payment of the second part, the part shall fail to pay such tars and interared, or entanded coverage is and the same become due and payable or to kern and entanded coverage is and the same the paysable to the payset of the second part, the tars of all interares, and the same of DIM- from the date of a spannet states and bigation for the approxem to the same due paysable to the second part, with all interest accuming hereors as a the tarms of and edilpation, the second part is and solid accument and all states and all times and accuming interest act and the date of the second part is any for any for any for any for any for any target to second part is any for any for any for any for any for any target to second part is any for any for any for any target to second part is any for any for any for any for any for any target to second part is any for any for any for any target to second part is any for an	<pre>d de previetes plane granted, and anized al qued and junificantite entate ef a harritane, there pair clear of all meanstreases: and Mat they will warrent and defined the same appliest all parties making landel clean theory and a limit because of a same appliest all parties have a data distance are appliest. All parties have and an another appliest the same appliest and and an another appliest the same appliest and and attend a data data data data data data data</pre>				
It is appreciate between the parties hereins that the parties of the first part that it at litered arraying the first part is all free estate sources are parties to be and payable, and that it litered arrays as that be specified and directed coverage in tack han and by much increase comparing as that the specified and directed array of the second part, the loss if any, made payable to the party of the second part, the loss if any, made payable to the party of the second part, the loss if any mode payable to the party of the second part, the loss if any mode payable to the party of the second part, the loss if any mode payable to the party of the second part, the loss if any mode payable to the party of the second part, the loss if any mode payable to the party of the second part, the loss if any mode payable to the payable to the payse of the line there any more and the interest at the rate of 10% from the date of agreent until fully repaid.	It is agreed between the parties heres that the part is of the first part hald at all times driving the Hu dits indexter, pary all tarss are more than the and the parties of the same become green and parties have the indexter pary of the same become green and parties have the same become green and parties have the same become green and parties have the parties of the same become green and parties have the same become green and parties have the same become green and parties have the same become green and the same become green and parties have the parties of the same become green and the same become green and parties have the parties of the same become green and the same same begreen and the same and the same same begreen and the same same begreen and the same same begreen and the same and the same same same become green and the same same same and the same same same and the same same same same and the same same same same same same same sam	of the premises above granted, and seized of a good an	d indofessible estate of inherit	hat at the delivery hereof. U	DOY 81°8 the lawful our all incumbrances
ments that may be leveled ar assessed against table real extands downaps is such sum and by such invance. company as that the specified and divected party of the second part, the best, if any, made payable is the party of the second part table extent of its interest. And in the event that table part, of the second part, the best, if any, made payable is the party of the second part table fail to pay such tasks when the same become due and payable or to kere sail previses insured as herein provided, then the party and tasks and insurance, or either, and the amount to paid stable been apart of the indebtedness, succeed by this indenture, as there is interest. As the rate of 10% from the date of payment of the succeed fail any approximation of the succeed part table fail to pay such tasks of the succeed the any pay such tasks of the succeed the any pay such tasks of the succeed the any pay such tasks of the succeed the succeed the succeed tasks and payable to the party of the second part, with all interest accruing thereon as to the terms of and by not be date of payment of the succeed part, with all interest accruing thereon as to be terms of and by not be date of payment of the succeed part, with all interest accruing thereon as to be terms of and by how the date in a succeed in the succeed of the succeed part tasks with all terms at any pay for any insurance or change tasks with interest thereon as therein provided, in the event task and parts of the succeed part tasks with interest thereon as therein provided in the event pay and tasks in the succeed part there shall be and the succeed part to pay for any insurance or change tasks with interest thereon as therein provided in the event parts of the succeed part tasks and payable tasks and there succeed part tasks and the succeed part tasks and the succeed part tasks and the succeed part tasks and there succeed part tasks and there succeed part tasks and the succeed part tasks and tany tasks and	<pre>memts that may be level or assumed against sail real state when the same become due of a pack be due. U.Rey will will be pack and due to the second pack to be second pac</pre>				
<pre>party of the second part, the lost, if any, made payable is the party of the second part is the event that is all perimes inserved. And is the event that is all perimes inserved and intervet, the the indettedners, secured by this indexture, are origin and the amount so paid shall become a part of the indettedners, secured by this indexture, are submit indiv regaid.</pre> This years is interest at the rate of 105% from the date of agarent multi fully regaid. This years is interest at the rate of 105% from the date of agarent multi fully regaid. This years is interest at more intervet and intervent according is the terms of 0210	<pre>nerty of the second part, the lens, if any, made payable to the payed of the second part to the extend of a to intervet. And in the event, that had parts of the induction a part of the induction of the intervet and intervet payed that the event pay add that has a payed of the induction of the induction of the intervet and i</pre>	It is agreed between the parties herein that the p	art105 of the first part s	hall at all times during the life	of this indenture, pay all taxes a
<pre>nerty of the second part, the lost, if any, make payable to the party of the second part is to be extend of its interest, and in the event that its larger, of the first part, so that can solve the second part in any pay said taxes show the same become due and payable or to here and previous interest at the rate of 10% from the data of edge of paynest units (hur yeak).</pre> This grant is introded as a mortgage to secure the payment of the sum of THIPLY THOUGHAM And no/100 or according to the terms of 0.000	<pre>inful of the second part. We next, if any, made payable to the party of the second parts to the event, but is the event and the event of the event, but is the event and the event that is the event and the event and the event that the event and the event that the event and the event that the event and the event and the event that the event and the event that the event and the event that the event and the event and the event that the event and the event</pre>	ments that may be revied or assessed against said real upon said real estate insured for loss from fire and e	state when the same become stended coverage in such sum.	due and payable, and that U and by such insurance company	as shall be specified and direct
This priori is intended as a mortgape to secure the payment of the use of THIPTY THOUSERS and no/100	The space is intended as a margape is accore the payment of the sum of THIPTY THOUSENA and no/100	party of the second part, the loss, if any, made payable of the first part shall fail to pay such taxes when the second part may pay said taxes and insurance, or eithe bear interest at the rate of 10% from the date of pi	to the party of the second p ame become due and payable r, and the amount so paid sha gment until fully repaid.	rt to the extent of its interest. or to keep sold promises insured Il become a part of the indebte	And in the event that said part I as herein provided, then the pa- idness, secured by this indenture,
11120 . 19 05, and by its terms made payable to the party of the second part, with all interest accruing thereon as its betterms of said abligation, also to secure all interest advances for any purpose made to part 10.5 of the first part by the party of the second part is advanced by refer. Now scenter, or otherwise, up to the document of this mortgane, with all interest accruing on such future advances of the first part by the party of the second part is betterms of the ablgation thereof, and also in secure any turn or sums of money advanced by the said part of the second part is pay far any issumance or charge any taxes with interest thereon as herein provided in the second part is the rest and incomes and pays far any issumance or the ablgation thereof and all times from the preserve states and any second part is the second part is pays far any second as the second part is pays far any second as the second part is pays far any second as the second part is pays far any second as the second part is pays far any second as the second part is pays far any second as the second part is pays far any second as the second part is pays far any second as the second part is pays far any second as the second part is pays far any second as the second part is second part is the second part is the second part is sequent of insumate prevents or its adobter is far any second as the second part is register and any second as the second part is second as the second part is a second part is a second and the tax is a pays far any second as the second part is a second part is add and the second part is a second and the tax is addition in the second part is addition of the second part. If the second part is addition and the second part is addition in the second part is addition and the second part is addition in the second part is addition and the second part is additin the se	1112	This grant is intended as a mortgage to secure the	payment of the sum of Th	drty Thousand :	and no/100
is the terms of sold adjustion, also to secure all fature advances for any purpose made to part 1.0.5 of the first part by the party of the second part the rest advances of this mergang, with all interest according on such future advances of the second part to be second part to pay for any insurance or charge any taxes with interest therein an herein provided in the event that sold part_10.5 with all the interest according on such future advances of the second part to pay for any insurance or charge any taxes with interest therein an herein provided in the event that sold part_10.5 with fail to pay the same at provided in the interest advances therein advances of the second part the same at the same at the same advances therein advances therein advances of the second part the same at the same advances and therein advances to the same advances to assert advances the same advances to the same advance to the same advance to the same advances to assert advances to the same advances to the same advances to the same advances to the same advance to assert adva	is the terms of said exhibits , she to secure all fature advances for any purpose made to part 10.5 of the first part by the party of the second section of the deligation thereof, and also to secure any turn or sums of more patework to the second part is the party of the second part is the rest associated as the party of the second part is the rest and second part is the second part is the rest and second part is the second part is the rest and second part is called second part is and second part is all rest part of the second part is and second part is all rest part of the second part is the rest and second part is called second part is all rest part is the rest and second part is all rest part is the rest and second part is all rest part of the second part is all rest part is all rest part is the rest and rest part is all rest part is	according to the terms of OII8 certain	witten obligation for the pays	tent of said sum of money, exec	toted on the 17th '
charge say taxes with interest thereon as herein provided, is the event that said part 6 2 Sof the first part shall to pay the same as provided in the ind Part 1 0 5, of the first part hereby assign to party of the second part the rents and income arising at any and all times there in the paperty marga secures taid written obligation, and in four advances hereinoner, and hereby asturitoric party of the second part of its append, at its optimis upon edentit, thank of taid property and collect all rests and income and apply the same on the payment of inturator premism. Lates, assessments, regards of improve mercurs taid written obligation, and in their advances hereinoner, there is the second part of its append that the taking of passession here assignment of rests shall continue in ferce and the second part is collected of a side obligations in fully paid. It is also pared that the taking of passession here aball in no manue prevent or rests shall continue in ferce and the second part is collected of a side obligations and in the markage contained. If this apert 10.5 of the first part shall not be construed as a waiter of its right here seend part, the second part is call only part 10.5 or the original animation of the terms and provisions of any obligation shere the enter around a second part to assert any of its right hereways, and any extensions or renewalls all campt, with all of the previsions in said only and the original animator of the terms and provisions of any obligation shere the same as the same as the advances, made to <u>the original animator of the terms and provisions or renewalls have and campt, with all of the previsions in and and it this mortgage contained, and the previsions of any abligations there all campt, with all of the previsions in and and it this mortgage contained, and the previsions of any attributed is not part on a provided been, or it the taking and and it this mortgage contained, and the previsions of any attribute the this conorypoon shall be add. If default, be </u>	<pre>charge any laters with interest thereon as herein provided, in the event that take part[0 3d the first part take 1 at a part to a same at provided is the is arrow at all writes ablendance, and all freeds and income and apply the herein and income and any three same at a provided is the is arrow at all or its and former and provide and income and apply the part is and its and all times are another and part is and and and the is and a prove the is and all times are another and and and and and and and and and and</pre>	to the terms of said obligation, also to secure all futu	re advances for any purpose a	the party of the second part, w	ith all interest accruing thereon
charge any taxes with interest thereon as herein provided in the event that said partie? Soft the first part shall it is any and all times there there years are provided in the indi- Part 10.5. of the first part hereby assign to party of the second part the rests and increase arising at any and all times throm the property marges its and its property and collect all rests and increase and apply the same on the payment of increase parts, at its ageing in the party and collect all rests and increase and apply the same on the payment of increase parts. At its ageing hereby second at the match for the second part of its agent, at its ageing hereby assessments, repairs of its internate party market assessments, repairs of its labs martings or in the addigation is the second part in calculation of a second part is also approved that the taking of passession has adding or the second part is also append that the taking of passession has adding and fifth. The failure of this second part is also account that the taking of passession has adding and fifth. The takine of this second part is also are second part is and obligations and in this manetage contained. If this data fifth. The failure of this second part is also and the second part is and obligation and in the interview and environs. The failure of this second part is also are set to be second part is a second par	<pre>charge with interest thereon as herein presided, in the event that wall part (2 god the first part shall fail to may the same at provided is the ' Part 16.2 of the first part and ' Part 16.2 of the first part of the part of the second part in called a part of the ' Part 16.2 of the first part of the part of the ' Part 16.2 of the first part of the second part in called a part of the ' Part 16.2 of the first part of the second part in called a part of the ' Part 16.2 of the first part of the ' Part 16.2 of the ' Part 16.2 of the ' Part 16.2 of the first part of the ' Part 16.2 of the first part of the ' Part 16.2 of the first part of the ' Part 16.2 of the</pre>	whether evidenced by note, book account or otherwise, up the terms of the obligation thereof, and also to secure a	to the original amount of this y sum or sums of money advan	mortgage, with all interest acc ced by the said party of the sec	ruing on such future advances acc and part to pay for any insurance
The nature of the second part to assert any of its right hermoder at any time shall not be construed as a waiver of its right to assert the same at time, and to invite upon and enforce strict compliance with all the terms and provisions in said solidizations and in this meripage contained. If taid part 10.5 of the first part shall cause to be paid to party of the second part, the sector approximation is and solidization whereafter incurred by part 10.5 of the first part shall cause to be paid to party of the second part, the sector approximation is and solid back bereafter and under the terms and provisions of any obligation whereafter incurred by part 10.5 of the first part for defances, made to	The failure of the second part to assert any of its right hormander at any time shall not be construed as a waiter of its right to assert the same a gravitations in static designations and on this mortgage contained. If taid part 18:3 of the first part shall cause to be paid to party of the second part, the retire amount due it hereunder and more the terms and providens is static designations. The second part whether evidenced by new 19:3 of the first part for advances, made to	charge any taxes with interest thereon as herein provided	in the supert that said mart is	I Ded the first and shall fall as	And the second second second second
The failure of the second part to assert any of its right hereunder at any time shall not be construed as a whiler of its right to assert the same at them, and to investigate non-additional contained. It had part 1000 of the first part shall cause to be paid to party of the second part, the sector and on this merigage contained. It had part 1000 of the first part shall cause to be paid to party of the second part, the sector and on this merigage contained. It had the there and under the terms and provisions of and observators used and the its hereander and under the terms and provisions of any obligation thereanter to current by part 1000 of the first part for defances, made to the original amount of this merigage, and any extensions of research hereof and shall campy with all of the first part for any obligation thereafter to current by meridents, go to the ite original amount of this merigage, and any extensions or research hereof and shall campy with all of the previous in and and in the materian extension of the instruct of any obligations thereof and shall campy with all of the previous in an and in this merigage contained, and the previous of any parts of or any obligations tereof and shall campy on the sector terms and approve of the first part thereof or any obligations created thereby, or interest thereos, or if the taxes on an end and other these enders, and parts of or the instructed in a prevision this convergage and all terms and parts of the instructed in a septential between the assert, and the source of and parts of the source term shall and the source of and parts of the instructed in a septential parts and the source of the source and and the instructed in the source and and the source of a set of parts of the instructed in the instructed in the source of and approve of the instructed in the source of and approve of the instructed in the source of and approve of the instructed in the instructed in the instructed in the ins	The failure of the second part to assert any of its right herminder at any time shall not be construed as a waiter of its right to assert the same a gravitation is said obligations and in this merigage contained. If taid part 10.2 of the first part shall cause to be paid to party of the second part, the retire amount due it herminder and more the terms and providens is said obligation sheereafter incurred by part 10.3 of the first part shall cause to the paid to party of the second part, the retire amount due it herminder and more the terms and providens of any abligation sheereafter incurred by part 10.3 of the first part shall access, which all of the particular to the providens of a yapity of the second part whether evidenced by main and the particular of hurst part and the provident of the party abligation thereight second, then there are not paid when the same become due and parabolic. Therefore any approach the second part whether evidence due and parabolic. Therefore any approach the second part whether evidence due and parabolic to any party of the second part whether evidence due and the part of the part of the second and all camps, which and it has more than a stall camps, which and it parts are now, and it was to its committee of any and there are one part of the second part whether evidence due and parabolic. Therefore any part iterations are not part itera itera the any of the second part whether evidence due and parabolic. Therefore any part iteration and the part itera and the part iteration and the part of the second part of the second part whether evidence and the part of the second and the part of the second part whether evidence and the part of the second part whether evidence and the part of the second part and the part of the second part and the pa	Part - C - of the first park hereby assign to par eccurs tails written obligation, also all future advances is charge of tails property and collect all rents and income necessary to keep said property in transitable condition, assignment of rents shall continue to feere until the un	y of the second part the rents erreunder, and hereby authorize and apply the same on the pa or other charges or payments paid halance of said obligation	and income arising at any and party of the second part or its yment of insurance premiums. L provided for in this mortgage is infully paid. It is also agree	all times from the property mar- agent, at its option upon default axes, assessments, repairs or impor- or in the obligations hereby secu- of that the taking of messection
If said part 10.5 of the first part chall cause to be paid in party of the second part, the entire annuant due it hereander and under the terms and providents of any abligation thereafter uncerted by part 10.5 of the first part for advancer, made to otherwise, so the the original animant of this mostaget, and are extensions or renormal benefat and half campy with all of the first part for advancer, made to otherwise, so the the original animant of this mostaget, and are extensions or renormal benefat and half campy with all of the previous in an advancer, made to otherwise, so the the original animant of this mostaget, and are extensions or renormal benefat and half campy with all of the previous in an advancer, made the part of the second part whether evidenced by not account or otherwise, so the the original animant of this mostaget, and are extensions or renormal benefat and half campy, with all of the previous in the advancer, made the part of the second part thereof or shot obligations or any part thereof or any obligations coveryance shall be read. If the second part whether evidenced thereby, are uncrived to the second part of the part of the fact part of the part of t	If side part 16.5. If the first part shall cause to be paid to party of the second part, the entire annuant due it herewarder and under the terms and providens of any obligation secretare uncarred by part 10.3 of the first part for an entire of memory are shall be previous of the second part whether evidenced by mart 10.3 of the first part for an entire of memory are shall cause, which all cause, which all cause is the second part whether evidenced by mart 10.3 of the first part of the mergage, and any extensions or refreat here and shall cause, which all closely with all closely and with the second part whether the terms of the part of the second part whether the terms of an appartue of the second part whether the terms of the part of the second part is second part whether the terms of the part of the second part is second part whether the terms of the part of the second part is set in a second part is set in the part of the second part is seco	shall in no manmer prevent or retard party of the secon The failure of the second part to assert any of the	I part in collection of said sur	is by foreclosure or otherwise.	
provisions of said sale hereby secured, and under the terms and provisions of any obligation thereafter incurred by part 1000 the first part for advances, made to	provisions of anial once hereby secured, and under the terms and provisions of any obligation therementer momered by part 10.3 of the first part for advances, made to	time, and to insist upon and enforce strict compliance u	ith all the terms and provision	is to taid obligations and in thi	to mortgage contained.
advances, wande to	advances, enade to	provisions of said note hereby secured, and under the	terms and provisions of any i	bligation thereafter incurred by	ne it bereander and under the t
If default, be made in payment of such obligations or any part thereof or any obligations created thereby, or intervent thereon, or if the lates on a series of the series become due and payable or if the lates on a serviced herein, or if the buildings on such real error is not here is or a provided herein, or if the buildings on such real error is not here is or a provided herein, or if the buildings of the service and if of the abligations for the sectority of which this indecrure is prives ball interactions due and payable or if the interaction is not here is or a provided herein, or if the buildings of the sector part is committed on and prevines, then this convergence due and payable at the splice building of the abligations for the sectority of which this indecrure is prives ball interactions due and payable at the splice building of the abligations for the sectority of which this indecrure is prives ball interacting the sector and all be improvements (Herein is the manner prescribed by law, and out of all moneys shall be paid by the party mathed, or any part thereof, is the manner prescribed by law, and out of all moneys shall be paid by the party mathed, or any part thereof, is the manner prescribed by law, and out of all moneys shall be paid by the party mathed, or any part thereof, is the manner prescribed by law, and out of all moneys shall be paid by the party mathed or any part benefits a benefits a behavior and the improvement. There is a split of participation there is an any deficiency resulting from such sale. It is agreed by the parties hereits that the terms and provides or the set of all moneys are ablight in the split and there is any shall be paid by the part of the first part. The first part the rest mathematical and the previous and there and the behavior and the shall be all as a split part of the first part. The first part has been appreviated there and all be improved by the part is the sale of all the set of the first part is the sale of the set of the first part. The set of the set o	The default, be made in payment of much obligations or any part thereof or any collegions created thereof, or interview thereos, or if the taxe on the state are not paywhole of the local and provides of the local the part of the backings on and read era the state in an good repair as they are now, or if the local control the local and payments, or it is locarce to this coveryance should be backing on and read era the state is an interview of the local interview of the local the state the state is an analy of the local backing on the state and the whele same the local of the default be backings on and read era depayed at the state is an analy of the state part of the state the state backing and its that be local of the state is the state is and all the improvements thereon, in the reasonary provided by low and to have a receiver aposited to low an encode and the improvements thereon is the result and the improvements thereon is the result and the improvements thereon is the result of the first part. First 10:0 of the first part shall be part of the state is the state is and enal default be partied by the state of the first part. First 10:0 of the first part end of the first part is and the adding work the first execution a dimensional terrestation there and excellence of the result and the improvement of the state of the result of the first part. First 10:0 of the first part is the first execution a dimensional terrestation there and excellence of the result of the first part is the first part is the first part is the first part is the first part of the first part is the state end in the state end the first part is the firs	advances, made to the pricinal amount of this	mortgane and pey extensions	by party of the sec	and part whether evidenced by m
It is agreed the party or the first part. Part. ALL of the first part, shall any party of the second part any deficiency resulting from sock sale. It is agreed the the particle here to that the constant provides of this indentators and every addigation therein contained, and all benefits a therefore, shall extend and increase and every addigation therein contained, and all benefits a benefits a deviation that we addigate the social every addigation therein contained, and all benefits a benefits a deviation that we addigate the social every addigate the social social every addigate the social every addigate the social every addigate the social every addigate the social social every addigate the social social social every addigate the social s	A to assess to the first part for the first part. Part 110. If the first part shall pay part of the second part share beer statistic from such such It is agreed by the parties hereins that the terms and providence of the indemnetation personalised, and all beerlins therefore, shall refer add home to, and be obligatory upon the here, execution and such and every abligatory there is an add home is a such as a suc	and in this mortgage contained, and the provisions of fu	are obligations hereby secured,	then this conveyance shall be a	out, with all of the provinging in
As a section of the party or the text part, Part, A.B. of the first part, shall any party of the second part any deficiency resulting from took sait. A is aggreed by the parties herein that the terms and purvisions of this indenture and each and every abligation therein contained, and all benefits a therefore, shall priced and incre to, and be obligatory upon the heirs, executor, administrators, personal representatives, assigns and successors of the ren parties herein. BN WITHESS WHEREOF, the part 10.B of the first part ha VD bereunto set this 1r handband seaf-the day and year list above write With Ston, B., Harmood With Ston, B., Harmood	A is agained by the part when the both 1997. 1921. If the first part shall pay part of the second part share beering to the indicatory resulting from such saids therefore, shall be the part is a start in the shift exercise of the indicatory participation of the indicatory of the second part is and the shift exercise of the indicatory participation is and the shift exercise of the indicatory is an exercise of the indicatory is an exercise of the indicatory is an exact of the indicatory is an extended of the indicatory is an extended indindicatory indicatory is an extended indindicatory is an extended	It characters are appendix of sector decigated at this are not and when the same become due and part set tapt in an good regar as they are now, or if wants on mask, and all of the childrands for the security of buildri breef, without notice, and it shall be lawfal for all the improvements therein in the manner provide still the premines hereby pranted, or any part theread, in majusi of phricical and interest tables characters the excits	r any part thereof or any obb able, or if the insurance is m is committed on said premises which this indenture is given the said party of the second 5 by law and to have a receive the manner prescribed by law and charges incident threats.	pations created thereby, or inte 1 kept up, as provided herein, or there is conveyance shall be thail interediately mature and be part. Its successors and assigns or appointed to collect the rent and out of all moneys arising and the overplus, if any there is	rist thereon, or if the taxes on w if the buildings on said real o time absolute and the whole som come due and psymble at the opti- tion take postersion of the said 1 and benefits accruing therefrom from such sale to retain the an- e shall be out if the twenty must a shall be out if the twenty must be shall be shall be shall be shall be shall be shall be shall be shall be shall be shall be shall be shall be shall be the twenty shall be shall be shall be shall be the shall be shall be shall be shall be shall be shall be the shall be shall be shall be shall be shall be the shall be shall be shall be shall be shall be shall be the shall be shall be shall be shall be shall be the shall be shall be shall be shall be shall be shall be shall be the shall be shall b
parties herein. IN WITNESS WHEREOF, the part 1.2.2 of the first part ha VP hereunto set the 12 handfand seaf-the day and year last above write <u>Lineter</u> FB. Harmond (SEA) <u>Hereinet</u> et Ruth Harmond	parties herein. In WITNESS WHEREOF, the part 122 of the first part ha V2 herewate set the 1r handling deal-the day and year has also and increases of the r IN WITNESS WHEREOF, the part 122 of the first part ha V2 herewate set the 1r handling deal-the day and year has also and increases of the r IN WITNESS WHEREOF, the part 122 of the first part ha V2 herewate set the 1r handling deal-the day and year has also and increases of the r IN WITNESS WHEREOF, the part 122 of the first part ha V2 herewate set the 1r handling deal-the day and year has also and increases of the r IN WITNESS WHEREOF, the part 122 of the first part ha V2 herewate set the 1r handling deal-the day and year has also been write. IN WITNESS WHEREOF, the part 122 of the first part has the set of the research of the same with the set of the research of the same with the same same same same same same same sam	said, on bemains, to the party of the first part. Part 4	10.0 of the first part shall pa	y party of the second part any o	deficiency resulting from such sale
IN WITHESS WHEREOF, the part 12.9. of the first part ha VP hereunto set this Ir handfand seaf-the day and year list atoms write 	IN WITHESS WHEREOF, the part 102 of the first part has VP. herewood at the IT handbad seable day and year has alson with Winston B. Harwood (SEAU) Harriet Ruth Harwood STATE OF KANSAS DOUDLAS COUNTY.]SS. NO T A R		d provisions of this indenture pon the heirs, executors, admir	and each and every obligation t listrators, personal representation	harein contained, and all benefits is, assigns and successors of the
Winston B. Harmood GEW Harriet Buth Harmood	Winston B. Harmood (SLU) Harrist Ruth Harwood STATE OF KANSAS DOUGLAS country. SS SS SS State of the second seco	Prototo and and and an and			
sideriet Ruth Rerwood	(SEAL) STATE OF KANSAS DQUGLAS DQUGLAS DQUGLAS COUNTY, SE IT EXAMPLEMENT, That on this 17th A D. before me, a Notary, Public In the atomic addressed County a STATE OF KANSAS DQUGLAS COUNTY, SE IT EXAMPLEMENT, That on this 17th before me, a NOTAR, m the atomic addressed County a came Winston B. Harwood and Harrist Ruth Harwood - Huisband and wife to me personally the execution of the same. W WITHERS WREEDER, I have berevents addressed my efficit and on the day and address writes. W WITHERS WREEDER, I have berevents addressed my efficit and on the day and	Lamber B. Horn	0	area & Couth	Andreal
	STATE OF KANSAS DQUGLAS COUNTY. SS. SE SE IT EXEMPTISED. That on this 17th day of Junce A.D. SE IT EXEMPTISED. That on this 17th day of Junce A.D. NOTAR. Notary, Public in the adversaid Denty a NOTAR. Hinston B. Harwood and Harrist Ruth Harwood Musbund and wife to be the same serant S who executed the foregoing instrument achorecoid of the same. WWTRESS WREED, I have hereconts absorbed and satised on or official sum on the day and adverse write. If wwfrees of the same.	Winston B. Harwood	(SEAL)	Harrist Ruth 1	larwood
	DOUGLAS COUNTY, SS. SE IT EXEMPLIESE, That on this 17th day of June A.D. before me, a Notory, Public In the absread County a violing q,	VELVEL 1.			7
THURSON	Bit IT REALWARKER, That on this 17th day of Junc A.D. NOTARL before me, a Notary, Fublic in the atarwaid Canty a NOTARL must be the same winst on the same before me, a In the atarwaid Canty a NOTARL must be the same before me, a in the atarwaid canty a NOTARL must be and and wife in the atarwaid canty and atarwaid the forepoint instrument atarwaid provide recently a the same. NUTRESS NUMBER () have before a solution to be the same. atarwaid NUTRESS NUMBER () have before a solution of the day and atarway with with a solution of the day and atarway with a solution of the day and atarway with a solution of the day and atarway with a solution of the solution of the day and atarway with a solution of the solution of the day and atarway with a solution of the solution o	TIGHTER	55.		
ISS.	before me, a Notary, Public in the atoresaid County a came Winston B. Harwood and Harrist Ruth Harwood husband and wire to me permutily known to be the same perman S who executed the foregoing instrument acknowledged the execution of the same. IN WITHERE WREEKEY I have hereunts subcriting my same and address my effects and on the day and address writes.	Standard I	The sector	17th	June
DOUGLAS COUNTY, St.	husband and wife to me personally known to be the same person S who executed the formpoing instrument acknowledged the execution of the same.	the second se		and the second second	
DOUGLAS COUNTY S. S. SE IT EXEMPLETED. That on units 17th day of June A.D.	U B L 1 C	NOTA QL Came			let Ruth Harwoo
DOUGLAS COUNTY SE BE IT EXAMPLEMENT That on this 17th day of June A.D. before me, a Notary Public in the atoresaid County and NOTAS, came Winston B. Harwood and Harrist Ruth Harwood	IN WITHESS WHERE I have bereatto subscribed my dame and alliand my official soal on the day and above written.	United in the		And the second se	stated the frame in interest
DOUGLAS COUNTY. SE IT EXEMPLETERS That so this 17th day of June A.D. Before me, a Notary, Public in the alsociation cannot winte and with the alsociation of the strength of	above written.				i my official and on the day
DOUGLAS COUNTY, St. BE IT EXAMPLEMENT, That on this 17th day of June NO TARL Notory, Public In the aforesaid County and came. Winston B. Harwood and Harrist Ruth Harwood NO TARL In the storesaid County and came. Winston B. Harwood and Harrist Ruth Harwood No BLIC to me prematily known to be the same person. S who executed the foregoing instrument an acknowledged the execute of the same.	19.00 In the state In the Internet Inte	* the state of the	written.	2.81	C/m
DOUDLAS COUNTY St. St if REARRANGERED, That on this	L. E. Eby	my commission Expires APT12 C1	19.00	L. E. Eb	y fromy

V.

ş

ł