<text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	00.6 tion, United assumption s referring
<text><text><text><text><text><text><text></text></text></text></text></text></text></text>	00.6 tion, United assumption s referring
<text></text>	00.6 tion, United assumption s referring
	00.6 tion, United assumption s referring
<text></text>	00.6 tion, United assumption s referring
<text></text>	00.6 tion, United assumption s referring
Control Number Section 1 Section 2 Section 2 Section	00.6 tion, United assumption s referring
<text></text>	tion, United assumption s referring
Date of heatman Description Of heatman Of heatman Description Description of 1, 1970 \$14,000.00 7 1/43 Description Addition of the second	mann about
<text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text>	
<text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text>	31, 200
In the second of the basis of the basis and index the payment thereof parsament to the Consolidated Parseers Hore Adams of the start of the Howing Action of the instance of 1996, and the started by the Government, it may be assigned from time to time and each holde of the started in the started index to the started by the Government, it is up be assigned from time to time and each holde of the started index to an instance of the started by the Government, it is up be assigned from time to time and each holde of the started index to an instance in dealers of the started index to an instance of the started by the Government, and the started by the Government of the started by the Government and the started by the Government and the gov	
 bit is not in the first width the first in the rest of payment thereof parsament to the Consolidated Parseen Hose Adams in the intermediate of the intermedia	
 bit the the many labe, may actual the labe and laber the payment thereof parsament to the Consolidated Parseent Bode Adams to the Character and a standard of the standard of the theorem and a standard of the stand	and
 WHEREAS, when payment of the note is insured by the Government, it may be assigned from time to time and each holder of the note on issured of the note is insured by the Government, the Government is arready and delive to the ensured index of the note on issured for the insured index of the note on issured index of the note of issured by the Government, the Government is agreement with the insured lenders in a superstanding of the note of the insured index of the note of the insured index of the note of the insured index of the note of the insure endorseement is a superstanding of the note of the insured index of the note of the insure issue of the note of the note of the insure issue of the note of the note of the note of the insure issue of the note of the note	ion that the stration Act
 MERRAS, where and the note is instructed by the Government, the Government by agreement of the network of the set of the se	
 Where the constraint of the second of the payments on the pay method of the payments on the pay of the order of the payments on the payment of payments on the pa	he loan; and
and any outers in contention with the low evidenced thereby, as well as any benefit of this instrument, and will accept the here many accepted in the second sec	ge''; and
bit in the two the towerment should assign this instrument without insurance of the note, this instrument shall assign that instrument shall asseed a grayment of the note of status to be debug as to the note of status to be debug as to the note of status to be debug as to the note of status to be debug as to the note of status to be debug as to the note of status to be debug as to the note of status to be debug as to the note of status to be debug as to the note of status to be debug as to the note of status to be debug as to be associated to be debug as to be associated to be debug as to be debu	efits of such
Not reason that any default by Borrover. Now, THEREPORE, in constitution of the loan(s) and (a) at all times when the note is held by the Government event the Government should assign this instrument without insurance of the payment of the note, to accure pay payment of an any recents and extrements contained therein, including any provide agreement herein to indemnify and save hermless the Government against loss under its instrument with interest, as hereinstifer described, and the performance of every construction of any default by Borrower, and (c) in any event and at all times to secure the prompt symmet of all agreement herein to indemnify and save hermless the Government, and the performance of every constructions and by the Government, with interest, as hereinstifer described, and the performance of every constructions and by the Government, with interest, as hereinstifer described, and the performance of every constructions of the payment of Borrower contained herein or in any supplementary agreement. Borrower does hereby mortgage, and the performance of Government, with interest, as hereinstifer described, and the performance of every construction of the payment of Borrower contained herein or in any supplementary agreement. Borrower does hereby mortgage, of the payment of the Government with all rights, interests, essements, hereditaments and experiments containing there of and save and agreements and personal property now or later attain the state of and save and experimentation belonging, the reath structure and therein of any there are any the power by virtue of any sale, lease, transfer, conversance, or condemation of any part the south any there are any the odvernment and state transfer, conversance, or condemation of any part the dovernment against and externe and save and save hardes any to be down the virtue of any sale, lease, transfer, conversance, or condemation of any part the substitution of the note is held by the Government and water stock pertaining thereto, and any technice	of the note;
by the mote and any relevants and extensions thereof and any agreements contained therein, including any provident of an insurance or other charge, (b) at all times to be the note is held by an insurance of the second provident of all any second and at all times to excure the promot private of all and expenditures made by the Government, with interest, as hereinafter described, and the performance of every constructions and the glowing property situated in the State of Kansas. County(ies) of Douglas : Loo One (91) less the East Twenty-One (21) feet, all of Lots Ninety-T Ninety-Five (25), Ninety-Seven (97), the East Twenty-Five (25) feeton Ninety-Five (25), and the glowing property situated in the State of Kansas. County(ies) of Douglas County, Kansas FIA 427-1 Kans. (Rev Restards) Regeneration of the other of the sector of the	
 are not the original by Borower, and (C) in any event and at all times to secure the period the period of all and a secure the period of all and the secure the secure the period of all and the secure the secure the period of all and the secure the secure the period of all and the secure the secure the secure the period of all and the secure the sec	ion for the
 warrant to the Government the following property situated in the State of Kansas, County(ies) of Douglas: Loo One (91) less the East Twenty-One (21) feet, all of Lots Ninety-Thine ty-Five (95), Ninety-Seven (97), the East Twenty-Five (25) feeto Ninety-Nine (99) on Elm Street, Baldwin City, Douglas County, Kansas <i>FIA 427-1 Kans. (Rev. Control of the street street of the street street of the street street of the street street street of the street st</i>	vances and
 Nine (y-1) tess the East Twenty-One (21) feet, all of Lots Ninety-T Ninety-Five (95), Ninety-Seven (97), the East Twenty-Five (25) feed to Ninety-Nine (99) on Elm Street, Baldwin City, Douglas County, Kansas FHA 427-1 Kans. (Rev Street with all rights, interests, easements, hereditaments and appurtenances therecunt belonging, the rent profits thereof and revenues and income thereform, all improvements and personal property now or later attact any time owing to Borrower by virtue of any sale, lease, transfer, conveyance, or condemnation of any part there are therein-all of which are herein called "the property". BORROWER for himself, his heirs, executors, administrators, successors and assigns WARRANTS THE TITLE to the specified hereinsbowe, and COVENANTS AND AGREES as follows: (1) To pay pomptly when due any indebtedness to the Government hereby secured and to indemnify and save hamles an insured lender, Borrower shall continue to make payments on the note to the Government, as collection agen for the ball. (3) At all times when the note is held by an insured lender, any amount due and unpaid under the terms of the note, is provided in the insurance endorsement for the account of the Government or by an insure and there of the note wist provided in the insurance endorsement for the account of the note wist provided in the insurance endorsement for the account of the Government or by an insure and there of the note, with did by the Government to the note wist provided in the insurance endorsement is endored when the note is held by the Government. (4) Whether or not the note is nearch the Government, the dot by the Government for the account of a devance was due to the note as a diverce was due to the note wist and there pay shall be interest at the note rate from the date on which the second of the note was pay and the second of advance was due to the date of payment to the Government.	
FHA 427-1 Kans. (Rev. to the second income therefrom, all improvements and personal property now or later attacts and the personal property now or later attacts are the personal of which are berein called "the property". BORROWER for himself, his herrs, executors, administrators, successors and assigns WARRANTS THE TITLE to the descripted bereanabove, and COVENNTS AND AGREES as follow: 1. To pay pomptly when due any indebtedness to the Government hereby secured and to indemity and save harmles in insured lender, any amount due and uppaid for the hold in the property of the note is held by an insured lender, any amount due and unpaid for the hold or of hereafter be required by regulations of the note as provided in the insurance endorsement for the account of the note as the other attacts and the construction and the and the advance by the Government for the account of the note is held by Borrower. And and unpaid inder the terms of the note, whether it is held by the Government on the note is held by an insured lender, any amount due and unpaid inder the terms of the note, whether it is held by the Government to the advance by the Government on the note is insured by the Government at the note rate from the date on which the series of the second of the note as any costs and expenses for the preservation of endored personal charges and the preservation and the advances shall be any insure endored by the Government as described in this paragraph shall bear interest at the note atten for the	
any time owing to Borrower by virtue of any sale, lease, transfer, conveyance, or condemnation of any part ther therein-all of which are berein called "the property"; BORROWER for himself, his heirs, executors, administrators, successors and assigns WARRANTS THE TITLE to the specified hereinabove, and COVENANTS AND AGREES as follows: (1) To pay promptly when due any indebtedness to the Government hereby secured and to indemnify and save harmles against any loss under its insurance of payment of the note by reason of any default by Borrower. At all times when the insured lender, Borrower shall continue to make payments on the note to the Government, as collection agent for the hold administration. (3) At all times when the note is held by an insured lender, any amount due and unpaid under the terms of the note, le Borrower. Any amound due and unpaid "Were the terms of the note, whether it is held by the Government on the note rate for the hold or advance was due to the dote simplement to the Government, and advance by the Government for the account of advance was due to the dote and theregon shall constitute an advance by the Government for the account of advance was due to the date of payment to the Government, the Government for the account of advance was due to the date of payment to the Government. (4) Whether or not the note is insured by the Government, all constitute an advance by the department of the arts is any any costs and departed for the hole account of Borrower. All such advances that here is insured to the government on the account of Borrower and not the inter is insured to the Government may at any time pay any other amini- advance was due to the date of payment to the Government, the Government may at any time pay any other amini- devances by the Government as described in this instrument, with interest, shall be immechately of the hore hore which has the highest interest rate.	7-22-70)
therein all of which are herein called "the property"; BORROWER for himself, his heirs, executors, administrators, successors and assigns WARRANTS THE TITLE to the specified hereinabove, and COVENANTS AND A GREES as follows: (1) To pay promptly when due any indebtedness to the Government hereby secured and to indemnify and save harmles an insured lender, Borrower, Any amount due any indebtedness to the holder of the note is spowided in the insurance endorsement of the note, here is of the note is held by the government as divance way be pielded here to the holder of the note is spowided in the insurance endorsement for the source of the note, here is of the note is held by the government as divance way indebtedness to the holder of the note as provided in the insurance endorsement for the note, here is a manual charge, may be pield by the government to the holder of the note is spowided in the insurance endorsement for the account of advance way used to be forewent. (3) At advances the time of payment of the mote, whether it is held by the Government as described in this paragraph shall bear interest at the note rate from the date on which the rate is insurance of payment. (4) Whether or not the note is insured by the Government, the Government may at any time pay any other and evance way as downeres to the date of payment. (4) Whether or not the note and not paid by the Government. (4) Whether or not the note is insured by the Government. (5) At it advances by the Government as described in this paragraph when due, as well as any costs and expresses for the preservation of endored which has the highest interest rate. (5) At it advances by the Government as described in this instrument, with interest, shall be immediated way instruction.	, issues, a
(1) To pay promptly when due any indebtedness to the Government hereby secured and to indemnify and save harmless as insurant any loss under its insurance of payment of the note by reason of any default by Borrower. At all times when the (2) To pay to the Government such fees and other charges as may now or hereafter be required by regulations of the Administration. (3) At all times when the note is held by an insured lender, any amount due and unpaid under the terms of the note, le Borrower. Any amount due and unpaid timber the terms of the note, whether it is held by the Government to the Borrower. Any amount due and unpaid in the insurance endorsement for the account of advance was due to the date of payment to the Government. (4) Whether or not the note is insured to the Government, the Government for the account of advance was due to the one payment on this paragraph shall bear interest at the note rate from the date on which the rest to the borrower. All such advances for the payment to the Government, and there are divance was due to the note is insured by the Government. (4) Whether or not the note is insured by the Government, the Government may at any time pay any other amount or enforcement of thes is note account of Borrower. All such advances shall bear interest at the high bear interest shall be immediately dy the note which has the highest interest rate.	l payments of or intere
against any loss inder its insurance of payment of the note by reason of any default by Borrower. At all times when the ansared lender, Borrower shall continue to make payments on the note to the Government, as collection agent for the hold Administration. (2) To pay to the Government such fees and other charges as may now or hereafter be required by regulations of the hold statistical. (3) At all times when the note is held by an insured lender, any amount due and unpaid under the terms of the note, he Borrower. Any amound due and unpaid under the terms of the note, is Borrower. Any amound due and unpaid under the terms of the note, whether it is held by the Government or by an insure devance by the Government on the note and threegon shall constitute an advance by the Government as described in this paragraph shall bear interest at the note rate from the date on which the servernment, the Government must be advance as the date of payment of the Government, as devances for the account of Borrower. All such advances shall bear interest at the note way any other amo advance by the Government as described by the Government, the Government may at any time pay any other amo or endorcement of this lien, as advances for the account of Borrower. All such advances shall bear interest at the note which has the highest interest rate.	
Administration. (3) At all times when the note is held by an insured lender, any amount due and unpaid under the terms of the note, is any annual charge, may be paid by the Government to the holder of the note as provided in the insurance endorsement for Borrower. Any amound due and unpaid under the terms of the note, whether it is held by the Government or by an insure advance by the Government as described in this paragraph shall bear interest at the note rate from the date on which t (4) Whether or not the note is insured by the Government, the Government may at any time pay any other amo or endorcement of this lien, as advances for the account of Borrower. All such advances shall bear interest at (5) All advances by the Government as described in this instrument, with interest, shall be immediately do by Borrower to the covernment as described in this instrument, with interest, shall be immediately do by the Government and paid by him of the account of Borrower. All such advances shall be immediately do by the Government as described in this instrument, with interest, shall be immediately do by the Government as described in this instrument, with interest, shall be immediately do by the covernment as described in this instrument, with interest, shall be immediately do by Borrower to the covernment as described in this instrument.	e property to
any annual charge, may be paid by the Government to the holder of the note as provided in the insurance endorsement for Borrower. Any amount due and unpaid timber the terms of the note, whether it is held by the Government or by an insure credited by the Government on the note and therenoon shall constitute an advance by the Government for the account of advance by the Government as described in this paragraph shall bear interest at the note rate from the date on which t advance was due to the date of payment to the Government. (4) Whether or not the note is insured by the Government, the Government may at any time pay any other amo or enforcement of this lien, as advances for the account of Borrower. All such advances shall bear interest at by the note which has the highest interest rate. (5) All advances by the Government as described in this instrument, with interest, shall be immediately day by Borrower to the Government as described in this instrument, with interest, shall be immediately day	e property to or conveyan- the Governm
advance was due to the date of payment to the Government. (4) Whether or not the note is insured by the Government, the Government may at any time pay any other am or enforcement of this lien, as advances for the account of Borrower. All such advances shall be rinterest at by the note which has the highest interest rate. (5) All advances by the Government as described in this instrument, with interest, shall be immediately do by Borrower to the Government as described in this instrument, with interest, shall be immediately do	e property to or conveyant the Governm note is held er. e Farmers H
(5) whether or not the note is insured by the Government, the Government may at any time pay any other and or enforcement of this lien, as advances for the account of Borrower. All such advances shall be interest at by the note which has the highest interest rate. (5) All advances by the Government as described in this instrument, with interest, shall be immediately do by Borrower to the Government as described in this instrument, with interest, shall be immediately do by Borrower to the Government as described in this instrument.	e property to or conveyand note is held er. e Farmers Ho ss the amount r the account
by the note which has the highest interest rate. (5) All solvances by the Government as described in this instrument, with interest, shall be immediately do by Borrower to the Government as described in this instrument, with interest, shall be immediately do	e property to of conveyant the Governm note is held er. e Farmers Hi ss the amoun r the accoun l lender, may Borrower.
to the Government without demand at the place depinent, with interest, shall be immediately du	e property to of conveyan note is hele er. e Farmers H is the amoun i lender, may Borrower.
shall be read for the Government shall relieve Borrower from breach of his covenant to be and shall de security	the Governme the Governme note is held er. e Farmers He iss the amount lender, may Borrower. / te amount of unts require unts require the rate born
(6) To use the loan evidenced by the note solary for minore authorized by the day order the Government	the Governme the Governme note is held er. e Farmers He iss the amount of the account lender, may Borrower. the amount of unts require the rate bor e and payab d hereby. N
. emines the property and promptly deliver to the Government without demonst another motify and the set of the	the Government the Government anote is held er. e Farmers He iss the amount of the account lender, may Borrower. A te amount of unts require on, protectio the rate born e and payab d hereby. N with interes Borrower ma t determine
(B) To keep the property insured as required by and under insurance policies approved by, delivered to, an the Government.	the Governm a note is held er. e Farmers Ho so the account of the
ja j	the Governm a note is held er. e Farmers Ho so the account of the

Ĵ.

16

14