a laid 216

	32740 (No. 52 K)	and the second se	Publisher of Legal Blanks, Lawrence, Kansas
bis Indenture.	ale this 1 10th	day of Jul	y , in the
	hundred and forty-seven		betweer
	d Irma Mildred Giffi	n. husband an	
S. S.		1	1
Lawrence	, in the County of Dougla	a.s and St	ate of Kansas
t 105 of the first part and	The Lawrence Buildin		
			of the second part.
	Witnesseth, that the said pa		
ixty-six hundred or	nd no/100		
them GRANT, BARGAIN, S	duly paid, the receipt of which is ELL and MORTGAGE to the said	hereby acknowledged, part y of the s	have sold, and by this indentus econd part, the following describe
I astate aituated and haind in th	County of Douglas) feet of the Last on	and State of	Kansas, to-wit:
V La .	(40) feet, of Lot Se		
and a second	st One hundred sixty-		
	Lot eight (8), all i	In BIGGK Inree	e (o), South Lawrenc
n addition to the	City of Lawrence		
			14 . · · · · · · · · · · · · · · · · · ·
No. of the other states of the other		1	
		<u></u>	
- Hoop	+7		
ith the appurtenances and all the	e estate, title and interest of the said	part 105 of the fir	rst part therein. sf <u>they are</u> the lawful own
And the said part 103 of the	first part dohereby covenant and agr	ee that at the delivery hered	of they are the lawful own
And the said part 1 0.3 of the the premises above granted, and seized It is agreed between the parties he may be levied or assessed against asia tate insured against first against asia tate insured against first and to rando in set, if any, made psyable to the part J. at thail fail to pay such tages when the	first part dobreeby covenant and agr of a good and indefeasible estate of inherita reto that the part SL. of the first part shall real estate when the same becomes due and such sum and by such insurance company as function of the second part to the estant of	ree that at the delivery heree nee therein, free and clear of at all times during the life payable, and that(f) shall be specified and direct field interest. An id premises insured as hereis e a part of the indebtedmes	of <u>they</u> <u>ara</u> the lawful own of all incumbrances. inst all parties making lawful claim thereto of this indenture, pay all taxes or assess <i>W</i> WILL keep the buildings upon said ad by the part. <i>Y</i> of the second part <i>d</i> in the event that said part. I.G.Sof the provided, then the part <i>Y</i> of the second part <i>a</i> , secured by this indenture, and shall hundred and no/100
And the said part 10.5 of the the premises above granted, and seized It is agreed between the parts he tan may be levied or assessed against asia tates insured against fire and tornado in set, if any, made payable to the part .J. at thall fail to pity such taxes when the att may pay said taxes and insurance, on there at the rate of 10% from the date THIS GRANT is intended as a	first part dobreeby covenant and agr of a good and indefessible estate of inherita reto that the part S.S. of the first part shall feal estate when the same becomes due and such sum and by such insurance company as of the second part to the estrate of same become due and payable or to keep sai either, and the smout so paid shall become of payment until fully repaid. a mortgage to secure the payment of the sur	ree that at the delivery heree mice therein, free and clear of an and defend the same aga at all times during the life payable, and that. L1CQ, shall be specified and direct LS	of <u>they</u> <u>are</u> the lawful own of all incumbrance, of the indenture, pay all takes or assess and the part. What have the provided part of the part with a sidpart . Such the se a provided, then the part
And the said part 1 0.3 of the the premises above granted, and seized it is agreed between the parties ha at may be levied or assessed against asis are insured against fires and torrado in say, if any, made payable to the part J. ar thall fail to pay usch tasse when the art may pay said tasse and insurance, or there at the rest of 10% from the date THIS GRANT is intended as a coording to the terms of <u>CIR</u>	first part dohereby covenant and agr of a good and indefeasible estate of inherita returns and that the state of inherita returns the state of the first part shall have state when the same becomes due and such sum and by such insurance company as f the second part to the attent of same become due and payable or to keep sail either, and the amount so paid shall become of payment until fully repaid. a mortgage to secure the payment of the sum errain written obligation for the payment of 	res that at the delivery heres more therein, free and clear of an and defend the same aga at all times during the life payable, and thatiflog anall be specified and direct 	of <u>they</u> <u>are</u> the lawful own of all incumbrances. inst all parties making lawful claim therem of this indenture, pay all taxes or assess with the taxe of the second part de by the part <u>y</u> of the second part do in the event that said part <u>L</u> El for the provided, then the part <u>y</u> of the sec a, secured by this indenture, and shall <u>hundred and no/100</u> DOLLA red on the <u>10 th</u> d
And the said part 10.5 of the the premises above granted, and seized It is agreed between the parties he may be levied or assessed against sais trate insured against fire and tornado in soil any, make payable to the part. J. are shall fail to pay such taxes when the art may pay said taxes and insurance, on the part of the part of the part. J. are shall fail to pay such taxes when the art may pay said taxes and insurance, or the part of the part of the part. J. art shall fail to pay such taxes when the art may pay said taxes and insurance, or the part of the part of the part of the part of the taxes of the part of the part of the part of the taxes of the part of the part of the part of the tax of the part of the part of the part of the tax of the part of the part of the part of the tax of the part of the part of the part of the part of the tax of the part of the part of the part of the part of the tax of the part of the part of the part of the part of the tax of the part of the part of the part of the part of the tax of the part of the tax of the part of the tax of the part of the tax of the part of the pa	s first part dobreedy covenant and agr of a good and indefeasible estate of inherita end that the part S.S. of the first part shall fead estate when the same becomes due and such sum and by such insurance company as of the second part to the estant of same become due and psyable or to keep sai either, and the amount so paid shall become of payment until fully repaid. a mortgage to secure the payment of the sum errain written obligation for the payment or 19 47, and by <u>153</u> test	res that at the delivery here more therein, free and clear o nt and defend the same age at all times during the life payable, and thatlifd, shall be specified and direct Life	of <u>they are</u> the lawfal own of all incumbrance. Inte all parties making lawfal claim theret of this industrie, pry all rases or assess at by the part <u>with a sea part</u> of the second part in the even that said part. So if the provided, then the part <u>with all</u> is secured by this indenture, and shall <u>hundred and no/100</u> DOLLA ed on the <u>10th</u> d r.y. of the second part, with all in duch wid ever <u>with all</u> in
And the said part 10.3 of the the premises above granted, and seized It is agreed between the parties he may be lowed or assessed against asis rates insured against first against the set of any, made payshe to the part J, art shall fail to pay such rases when the art may pay said taxes and insurence, or therest at the rate of 10% from the date THIS GRANT is intended as a coording to the terms of ODG	first part dobreedy covenant and agr of a good and indefeasible estate of inherita reso that the part S.S. of the first part shall real estate when the same becomes due and uch sum and by such insurance company as of the second part to the estrate of	res that at the delivery here more therein, free and clear of an and defend the same aga at all times during the life payable, and that. Life() shall be specified and direct LS	of <u>they</u> <u>are</u> the lawful own of all incumbrance, of all incumbrance, of the inclanture, pay all cases or assess of this inclanture, pay all cases or assess with the part with a sidpart. SciOr the provided, then the part with all provided, then the part with the se a secured by this indenture, and shall <u>hundred and no/100</u> DOLLA ed on the <u>10th</u> d rty_ of the second part, with all ind by the said part. Y_ of the second part <u>0.5</u> of the first part shall fail to
And the said part 10.3 of the the premises above granted, and seized It is agreed between the parties he may be lowed or assessed against asis rates insured against first against the set of any, made payshe to the part J, art shall fail to pay such rases when the art may pay said taxes and insurence, or therest at the rate of 10% from the date THIS GRANT is intended as a coording to the terms of ODG	first part dobreedy covenant and agr of a good and indefeasible estate of inherita reso that the part S.S. of the first part shall real estate when the same becomes due and uch sum and by such insurance company as of the second part to the estrate of	res that at the delivery here more therein, free and clear of an and defend the same aga at all times during the life payable, and that. Life() shall be specified and direct LS	of <u>they</u> <u>are</u> the lawful own of all incumbrance, of all incumbrance, of the inclanture, pay all cases or assess of this inclanture, pay all cases or assess with the part with a sidpart. SciOr the provided, then the part with all provided, then the part with the se a secured by this indenture, and shall <u>hundred and no/100</u> DOLLA ed on the <u>10th</u> d rty_ of the second part, with all ind by the said part. Y_ of the second part <u>0.5</u> of the first part shall fail to
And the said part 1 0.3 of the the premises above granted, and seized it is agreed between the parties he are may be level or assessed against asi areas insured against first and the part J are shall fail to pay such taxes when the are may pay said taxes and insurance, on therest at the rate of 10% from the date THIS GRANT is intended as a trilling to the terms of <u>OIR</u> of <u>JUL V</u> tecorning thereon according to the terms to pay for any insurance, or to discharge the same as provided in this indenture. And the conceptance shall be voic made in such payments or any part these	e first part dobreedy covenant and agr of a good and indefeasible estate of inherita end that the part S.J. of the first part shall feal estate when the same becomes due and such sum and by such insurance company as of the second part to the estrate of	ree that at the delivery here made therein, free and clear of at and defend the same age at all times during the life payable, and that	of <u>they</u> <u>are</u> the lawful own of all incumbrance. inst all parties making lawful claim there of this inderture, py all rases or assess of this inderture, py all rases or assess of the second part. ESG the a provided, then the part <u>the second part</u> assessmed by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> and on the <u>10th</u> d to ybe said part <u>the second part</u> of the second <u>part escond</u> part, with all in d by the said part <u>the</u> of the second <u>part escond</u> part <u>the</u> assess of the first part shall fail to <u>part escond</u> part <u>shall</u> for defau on aid real escare are not paid when the mean are not kept in a good repair as the mean and second part with all of the oblige
And the said part 1 0.3 of the the premises above granted, and seized it is agreed between the parties he are may be level or assessed against asi areas insured against first and the part J are shall fail to pay such taxes when the are may pay said taxes and insurance, on therest at the rate of 10% from the date THIS GRANT is intended as a trilling to the terms of <u>OIR</u> of <u>JUL V</u> tecorning thereon according to the terms to pay for any insurance, or to discharge the same as provided in this indenture. And the conceptance shall be voic made in such payments or any part these	e first part dobreedy covenant and agr of a good and indefeasible estate of inherita end that the part S.J. of the first part shall feal estate when the same becomes due and such sum and by such insurance company as of the second part to the estrate of	ree that at the delivery here made therein, free and clear of at and defend the same age at all times during the life payable, and that	of <u>they</u> <u>are</u> the lawful own of all incumbrance. inst all parties making lawful claim there of this inderture, py all rases or assess of this inderture, py all rases or assess of the second part. ESG the a provided, then the part <u>the second part</u> assessmed by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> and on the <u>10th</u> d to ybe said part <u>the second part</u> of the second <u>part escond</u> part, with all in d by the said part <u>the</u> of the second <u>part escond</u> part <u>the</u> assess of the first part shall fail to <u>part escond</u> part <u>shall</u> for defau on aid real escare are not paid when the mean are not kept in a good repair as the mean and second part with all of the oblige
And the said part 1 0.3 of the the premises above granted, and seized It is agreed between the parties he may be level or assessed signat asia- tate insured against fire and tornado in sei may may also payable to the part. J. et shall fail to pay such taxes when the term any pay said taxes and insurance, on therest at the rate of 10% from the date THIS GRANT is intended as a coording to the terms of <u>OIR</u> of <u>JUL V</u> terms of any insurance, or to discharge the same as provided in this indenture. And this conceptance shall be voir and in such payments or any part these	e first part dobreedy covenant and agr of a good and indefeasible estate of inherita end that the part S.J. of the first part shall feal estate when the same becomes due and such sum and by such insurance company as of the second part to the estrate of	ree that at the delivery here made therein, free and clear of at and defend the same age at all times during the life payable, and that	of <u>they</u> <u>are</u> the lawful own of all incumbrance. inst all parties making lawful claim there of this inderture, py all rases or assess of this inderture, py all rases or assess of the second part. ESG the a provided, then the part <u>the second part</u> assessmed by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> and on the <u>10th</u> d to ybe said part <u>the second part</u> of the second <u>part escond</u> part, with all in d by the said part <u>the</u> of the second <u>part escond</u> part <u>the</u> assess of the first part shall fail to <u>part escond</u> part <u>shall</u> for defau on aid real escare are not paid when the mean are not kept in a good repair as the mean and second part with all of the oblige
And the said part 1 0.3 of the the premises above granted, and seized It is agreed between the parties he may be level or assessed signat asia- tate insured against fire and tornado in sei may may also payable to the part. J. et shall fail to pay such taxes when the term any pay said taxes and insurance, on therest at the rate of 10% from the date THIS GRANT is intended as a coording to the terms of <u>OIR</u> of <u>JUL V</u> terms of any insurance, or to discharge the same as provided in this indenture. And this conceptance shall be voir and in such payments or any part these	e first part dobreedy covenant and agr of a good and indefeasible estate of inherita end that the part S.J. of the first part shall feal estate when the same becomes due and such sum and by such insurance company as of the second part to the estrate of	ree that at the delivery here made therein, free and clear of at and defend the same age at all times during the life payable, and that	of <u>they</u> <u>are</u> the lawful own of all incumbrance. inst all parties making lawful claim there of this inderture, py all rases or assess of this inderture, py all rases or assess of the second part. ESG the a provided, then the part <u>the second part</u> assessmed by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> and on the <u>10th</u> d to ybe said part <u>the second part</u> of the second <u>part escond</u> part, with all in d by the said part <u>the</u> of the second <u>part escond</u> part <u>the</u> assess of the first part shall fail to <u>part escond</u> part <u>shall</u> for defau on aid real escare are not paid when the mean are not kept in a good repair as the mean and second part with all of the oblige
And the said part 1 0.3 of the the premises above granted, and seized it is agreed between the parties he may be level or assessed against asia- tate insured against first against asia- tates insured against first against asia- tates insured against first against asia- tates insured against first against asia- terest at the rate of 10% from the date at THIS GRANT is intended as a THIS GRANT is intended as a coording to the terms of <u>CDL9</u> or <u>JUL1 y</u> corruing thereon according to the terms a pay for any insumme, or to discharge the same as provided in this indenture And this conveyance shall be voic move, or if ware is committed on said provided for in said written obligation, fi the holder hereof, without motios, and it the said premises and all the improvemen- therefrom, that consult or principal ma- met. Y anding such ask, on dem Teinserform, the acond principal mare to, an Thereform, the acond principal mare to, and the fragreed by the parties hereow	first part dobreedy covenant and agr of a good and indefensible estate of inherita 	res that at the delivery here more therein, free and clear of at and defend the same age at all times during the life payable, and that. $ 162\rangle$, aball be specified and direct 123	of <u>they</u> <u>are</u> the lawful own of all incumbrances. inte all parties making lawful claim there of this indernee, proval taxes or assess and by the part
And the said part 10.3 of the the premises above granted, and seized it is agreed between the parties he may be level or assessed signat as any and the payles to the part J, et shall fail to pay such taxes when the et may pay said taxes and insurance, or interest at the rate of 10% from the date THIS GRANT is intended as a coording to the terms of or Jull y corring thereon according to the terms of pay for any insurance, or to dicharge the same as provided in this indenture. And this conseyance shall be voi made in such payments or any part the score due and payble, or it the insur- now, or if watte is committed on said the same as provided in this indenture. And this conseyance shall be voi the same as provided in this indenture. And this conseyance shall be voi made in such payments or any part the indenture and the premises here the singular them upsid of principal ango- the same and the singents here to the starter the same and and intervies here thereform, and all east and and inter the same thereform, and a same and and inter the same thereform, and and same and and inter to, and parties heres.	for a part do methy covenant and agr of a good and indefensible estate of inherita 	res that at the delivery here more therein, free and clear of at and defend the same age at all times during the life payable, and that. $ 162\rangle$, aball be specified and direct 123	of <u>they</u> <u>are</u> the lawful own of all incumbrances. inte all parties making lawful claim there of this indernee, proval taxes or assess and by the part
And the said part 1 0.3 of the the premises above granted, and seized it is agreed between the parties he may be level or assessed signat asia- trate insured against first against against again are may pay said trates and insurance, or interest at the rate of 10% from the date of THIS GRANT is intended as of THIS GRANT is intended as of ULL y- corroling to the terms of 01.0 or JULL y- corroling thereon according to the terms of pay for any insurance, or to discharge the same as provided in this indenture And this conseymants shall be voic made in such paymable, or the insure made in such paymable, or the insure heads for a said written obligation, fi the shalder header, without motios, and it the shald premises and all the improvements therefrom, thali cannot and in the indense.	for a part do methy covenant and agr of a good and indefensible estate of inherita 	ree that at the delivery heree more therein, free and clear of an and defend the same aga at all times during the life payable, and that. LICO, shall be specified and direct LS	of <u>they</u> <u>are</u> the lawfal own of all incumbrances. inte all parties making lawful claim theret of this inclanture, pay all cases or assess with the part with the second part de by the part with said part. S.Bof the provided, then the part with the second part as secured by this inclanture, and shall <u>hundrad and no/100</u> <u>DOLLA</u> ed on the <u>10th</u> d rty of the second part, with all in d by the said part. <u>y</u> of the second part <u>0.5</u> of the first part shall fail to an add therein fully discharged. If defau on said real estate are not paid whan the true are not kept in a spoot are shall fail to the test are not kept in a spoot and benefits case that the collect the rems and benefits case to a claim on said real estates are not paid whan the remaining unpaid, and all of the obligs and become due and payable at the optic to take possess test of all moorys arising from such sale to verplus, if any three be, shall be paid b sation therein contained, and all benefits case to see <u>the 10 tr</u> hand Si
And the said part 10.3 of the the premises above granted, and seized it is agreed between the parties he may be levied or assessed against as any be levied or assessed against as are any pay against fire and tornado in attraction of the part of the are shall fail to pay such taxes when the are may pay against fare and insurance, or networks the rate of 10% from the date THIS GRANT is intended as a moording to the terms of	for a part do methy covenant and agr of a good and indefensible estate of inherita 	ree that at the delivery heree more therein, free and clear of an and defend the same aga at all times during the life payable, and that. LICO, shall be specified and direct LS	of <u>they</u> <u>are</u> the lawfal own of all incumbrances. inte all parties making lawful claim theret of this inclanture, pay all cases or assess with the part with the second part de by the part with said part. S.Bof the provided, then the part with the second part as secured by this inclanture, and shall <u>hundrad and no/100</u> <u>DOLLA</u> ed on the <u>10th</u> d rty of the second part, with all in d by the said part. <u>y</u> of the second part <u>0.5</u> of the first part shall fail to an add therein fully discharged. If defau on said real estate are not paid whan the true are not kept in a spoot are shall fail to the test are not kept in a spoot and benefits case that the collect the rems and benefits case to a claim on said real estates are not paid whan the remaining unpaid, and all of the obligs and become due and payable at the optic to take possess test of all moorys arising from such sale to verplus, if any three be, shall be paid b sation therein contained, and all benefits case to see <u>the 10 tr</u> hand Si
And the said part 10.3 of the the premises above granted, and seized it is agreed between the parties he may be levied or assessed against as any be levied or assessed against as are any pay against fire and tornado in attraction of the part of the are shall fail to pay such taxes when the are may pay against fare and insurance, or networks the rate of 10% from the date THIS GRANT is intended as a moording to the terms of	for a part do methy covenant and agr of a good and indefensible estate of inherita 	res that at the delivery here more therein, free and clear of at and defend the same age at all times during the life payable, and that. $ 162\rangle$, aball be specified and direct 123	of <u>they</u> <u>are</u> the lawfal own of all incumbrances. inte all parties making lawful claim theret of this inclanture, pay all cases or assess with the part with the second part de by the part with said part. S.Bof the provided, then the part with the second part as secured by this inclanture, and shall <u>hundrad and no/100</u> <u>DOLLA</u> ed on the <u>10th</u> d rty of the second part, with all in d by the said part. <u>y</u> of the second part <u>0.5</u> of the first part shall fail to an add therein fully discharged. If defau on said real estate are not paid whan the true are not kept in a spoot are shall fail to the test are not kept in a spoot and benefits case that the collect the rems and benefits case to a claim on said real estates are not paid whan the remaining unpaid, and all of the obligs and become due and payable at the optic to take possess test of all moorys arising from such sale to verplus, if any three be, shall be paid b sation therein contained, and all benefits case to see <u>the 10 tr</u> hand Si
And the said part 10.3 of the the premises above granted, and seized it is agreed between the parties he may be levied or assessed against as any be levied or assessed against as are any pay against fire and tornado in attraction of the part of the are shall fail to pay such taxes when the are may pay against fire and tornado in therest are the rate of 10% from the date THIS GRANT is intended as a moording to the terms of	for a part do methy covenant and agr of a good and indefensible estate of inherita 	ree that at the delivery heree more therein, free and clear of an and defend the same aga at all times during the life payable, and that. LICO, shall be specified and direct LS	of <u>they</u> <u>are</u> the lawfal own of all incumbrances. inte all parties making lawful claim theret of this inclanture, pay all cases or assess with the part with the second part de by the part with said part. S.Bof the provided, then the part with the second part as secured by this inclanture, and shall <u>hundrad and no/100</u> <u>DOLLA</u> ed on the <u>10th</u> d rty of the second part, with all in d by the said part. <u>y</u> of the second part <u>0.5</u> of the first part shall fail to an add therein fully discharged. If defau on said real estate are not paid whan the true are not kept in a spoot are shall fail to the test are not kept in a spoot and benefits case that the collect the rems and benefits case to a claim on said real estates are not paid whan the remaining unpaid, and all of the obligs and become due and payable at the optic to take possess test of all moorys arising from such sale to verplus, if any three be, shall be paid b sation therein contained, and all benefits case to see <u>the 10 tr</u> hand Si
And the said part 10.3 of the the premises above granted, and seized it is agreed between the parties he may be levied or assessed against as any be levied or assessed against as are any pay against fire and tornado in attraction of the part of the are shall fail to pay such taxes when the are may pay against fire and tornado in therest are the rate of 10% from the date THIS GRANT is intended as a moording to the terms of	for a part do methy covenant and agr of a good and indefensible estate of inherita 	ree that at the delivery heree more therein, free and clear of an and defend the same aga at all times during the life payable, and that. LICO shall be specified and direct LS	of <u>they</u> <u>are</u> the lawful own of all incumbrance, of all incumbrance, of the information of the lawful own of the information of the law of the end of the part. I show the law of the provided, then the part I show the law of the provided, then the part I show the law of the provided, then the part I show the law of the provided, then the part I show the law of the provided, then the part I show the law of the provided the show the law of the law of the provided the law of the law of the law of the provided the law of the law of the law of the provided the law of the law of the law of the provided the law of the law of the law of the part 0.5 of the first part shall fail to law of the second part, with all in d by the said part. I define on said creal estates are not paid when the and therein fully discharged. If define on said therein fully discharged. If define on said therein fully discharged is at the opti- and become due and paytich at the opti- med to collect the rems and benefits ac ent at all moneys arising from such sale to working in more y there be, shall be paid be ation therein contained, and all benefits ac entatives, assigns and successors of the resp on set the life in the law of the shall Se paid the second paytic in the law of the law of the sale of the law of the and shall be paid be and paytic law of the law of the law of the law of the law of the law of law of the
And the said part 10.3 of the the premises above granted, and seized it is agreed between the parties he may be levied or assessed against as any be levied or assessed against as are any pay against fire and tornado in attraction of the part of the are shall fail to pay such taxes when the are may pay against fire and tornado in therest are the rate of 10% from the date THIS GRANT is intended as a moording to the terms of	for a part do methy covenant and agr of a good and indefensible estate of inherita 	ree that at the delivery heree more therein, free and clear of an and defend the same aga at all times during the life payable, and that. LICO shall be specified and direct LS	of <u>they</u> <u>are</u> the lawfal own of all incumbrance. int all parties making lawfal claim there of this indurance, put all areas or assess will <u>the second part</u> d in the avent the said part <u>the second part</u> is secured by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> ind on the <u>10th</u> <u>d</u> rty of the second part d in the second part, with all in d by the said part <u>the second part</u> d in the <u>10th</u> <u>d</u> try of the second part is a secured by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> not the second part, with all in d by the said part <u>the second</u> part is a first the second part is the remaining upmaid, and all of the obligs and become due and payable at the opti- tion therein contained, and all benefits ac anotal the second second of the resp one <u>the life</u> <u>built</u> (SH <u>due updue up</u> <u>(SH</u>)
And the said part 10.3 of the the premises above granted, and seized it is agreed between the parties he may be level or assessed signat as any and the payles to the part J, et shall fail to pay such taxes when the et may pay said taxes and insurance, or interest at the rate of 10% from the date THIS GRANT is intended as a coording to the terms of or Jull y corring thereon according to the terms of pay for any insurance, or to dicharge the same as provided in this indenture. And this conseyance shall be voi made in such payments or any part the score due and payble, or it the insur- now, or if watte is committed on said the same as provided in this indenture. And this conseyance shall be voi the same as provided in this indenture. And this conseyance shall be voi made in such payments or any part the indenture and the premises here the singular them upsid of principal ango- the same and the singents here to the starter the same and and intervies here thereform, and all east and and inter the same thereform, and a same and and inter the same thereform, and and same and and inter to, and parties heres.	for a part do methy covenant and agr of a good and indefensible estate of inherita 	ree that at the delivery heree more therein, free and clear of an and defend the same aga at all times during the life payable, and that. LICO shall be specified and direct LS	of <u>they</u> <u>are</u> the lawfal own of all incumbrance. int all parties making lawfal claim there of this indurance, put all areas or assess will <u>the second part</u> d in the avent the said part <u>the second part</u> is secured by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> ind on the <u>10th</u> <u>d</u> rty of the second part d in the second part, with all in d by the said part <u>the second part</u> d in the <u>10th</u> <u>d</u> try of the second part is a secured by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> not the second part, with all in d by the said part <u>the second</u> part is a first the second part is the remaining upmaid, and all of the obligs and become due and payable at the opti- tion therein contained, and all benefits ac anotal the second second of the resp one <u>the life</u> <u>built</u> (SH <u>due updue up</u> <u>(SH</u>)
And the said part 10.3 of the the premises above granted, and seized it is agreed between the parties he may be level or assessed signat as any and the payles to the part J, et shall fail to pay such taxes when the et may pay said taxes and insurance, or interest at the rate of 10% from the date THIS GRANT is intended as a coording to the terms of or Jull y corring thereon according to the terms of pay for any insurance, or to dicharge the same as provided in this indenture. And this conseyance shall be voi made in such payments or any part the score due and payble, or it the insur- now, or if watte is committed on said the same as provided in this indenture. And this conseyance shall be voi the same as provided in this indenture. And this conseyance shall be voi made in such payments or any part the indenture and the premises here the singular them upsid of principal ango- the same and the singents here to the starter the same and and intervies here thereform, and all east and and inter the same thereform, and a same and and inter the same thereform, and and same and and inter to, and parties heres.	for a part do methy covenant and agr of a good and indefensible estate of inherita 	ree that at the delivery heree more therein, free and clear of an and defend the same aga at all times during the life payable, and that. LICO shall be specified and direct LS	of <u>they</u> <u>are</u> the lawfal own of all incumbrance. int all parties making lawfal claim there of this indurance, put all areas or assess will <u>the second part</u> d in the avent the said part <u>the second part</u> is secured by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> ind on the <u>10th</u> <u>d</u> rty of the second part d in the second part, with all in d by the said part <u>the second part</u> d in the <u>10th</u> <u>d</u> try of the second part is a secured by this indenture, and shall <u>hundred and no/100</u> <u>DOLLA</u> not the second part, with all in d by the said part <u>the second</u> part is a first the second part is the remaining upmaid, and all of the obligs and become due and payable at the opti- tion therein contained, and all benefits ac anotal the second second of the resp one <u>the life</u> <u>built</u> (SH <u>due updue up</u> <u>(SH</u>)

「