Sales States	FROM	STATE OF	F KANSAS, DOUGLAS COUNTY,	1	
Verne Simmor	nds TO	This in	strument was filed for record on the	1 day of	
and designs		2	Apr. A. D. 192 6, at	2:10 P.M	
Maggie V. He	nry	By		Register of Deeds. Deputy. Reg.	1610
THIS INDENT	URE, Made this first	day of April	in the year of a	For Four Lord, one thousand nine	14 7.5
Verne Si	mnonds a single man	1. 2010-10-2010-10-2010-10-2010-10-2010-10-2010-10-2010-10-2010-10-2010-10-2010-10-2010-10-2010-10-2010-10-201		an port, one chockand hine	/
of Lawrence part y of the first part	in the County of Dou art, and Mrs Maggie V. Henr	uglas ry	and State of Kansas		5
WITNESSETH,	that the said part y of the first par	rt, in consideration of the s	um of	y of the second part.	111
which is berehv acknowl	and no/100 (33,000,00)	and a provide second second second second second	DOLLARS, to him	duly paid, the receipt of	
to following described re			and State of Kans	y of the second part, as, to-wit:	
	Lot seven (7) Block seven	(7) in Haskell Pl	ace City of Lawrence.		
with the appuretenances a	nd all the estate, title and interest of the	said part. V. of the first	net theels		
And the said part y	nd all the estate, title and interest of the 	d agree that at the delivery heres	part therein. d 20 14 with layful owner of the pression	a blovy gradiel, and sized of a	
And the said partY good and indefeasible estate of is and that they will warrant and c It is agreed between the p	of the first part do ΘS bereby covenant an nheritance therein, free and clear of all incumbrance identid the same against all parties making lawful ch parties hereto that the part <u>y</u> of the first pa	nd agree that at the delivery heres (s, aim thereto, aim thereto, at all times during the h	of 10 18 the lawful owner of the premises		
And the said partY good and indefeasible estate of in and that they sill warrant and d It is agreed between the p against said real estate when the insurance company as shall be sp		ad agree that at the delivery heree aim thereto. aris shall at all times during the li Will keep the buildings scond tart, the loss, if any, made	of 109 1.8 the lawful owner of the premier ife of this indenture, pay all taxes or assessment upon said real estate insured against free and to purplish to the sector X of the second sec	s that may be levied or assessed wrado in such sum and by such	
And the said partY good and indefeasible state of in and that they still warrant and a lit is agreed between they against asid real estate when the insurance carp any as shall be sp interest. And in the event that a	of the first part do 95, hereby covenant an heritance therein, five and clear of all incumbrance beford the same axists all partice making having the within here's that the part of the first pa- reason becomes due and aparakh, and that prefield and directed by the part of the set dispart or the first part half all to pays	and agree that at the delivery heres aim thereto. art shall at all times during the li Will keep the buildings econd part, the loss, if any, made much taxes when the same becme	of Do_labe lawful owner of the premiers ife of this indenture, pay all taxes or assessment upon said real estate insured against for and to payable to the part of the second pay do and payable on the key said precision has	a that may be levied or assessed wrado in such sum and by such rit to the extent of the P .	
And the said partY good and indefeable state of in and that they sill warrant and it is agreed between the j Rajant said real estate shen the insurance car party as hall be es- interest. And in the event that a part for the second part the rabe of the jorn the date of the rabe of the jorn the date of the rabe of the jorn the date of the rabe of the jorn the date of the rabe of the jorn the date of the rabe of the jorn the date of the jorn the date of the rabe of the jorn the date of the jorn the date of the jorn the date of the large of the jorn the date of the jorn th	of the first part do 65. hereby covenant an hereitance therein, five and clear of all incum traces beford the same axists all partice making in which which here takes the part. Y of the first part which here takes the part. Y of the same becomes due and aparaho, and that. Ho coeffed and directed by the part. Y of the set ald part Y of the first part that fills to pays may pay axist zero and incurance, or either, and the partner unit fills probal of a same origing to excurs the paysment of the same Three throusand and mo A000	of agree that at the delivery heres as as the state of the state of the state of the state as the state of the state of the state of the state here as the state of the state becrease as the state when the state becrease as the state when the state becrease as the state of the state becrease as of (\$3,000,00)	of $\frac{10}{10}$, $\frac{1}{10}$ (the lawful owner) of the premier lie of this indenture, pay all taxes or assessment upon aid real estate insured against for and to payable to the part. y — of the second para- phanet of the part y — of the second para- terior of the indebtedness, secured by this inde-	a that may be levied or assessed wrado in such sum and by such rit to the extent of the P .	
And the mail part y good and indefeasible states of in and bat they still surrants and it is a good between they apaints will a surrant state and the instruct. And in the event that the raid of 10° form the dates of THIS Glassific in the dates according to the terms of and by it s	of the first part do -65 . hereby covenants an heritance therein, five and clear of all incumbrance heritance therein, five and clear of all incumbrance therein the same and the part $-\frac{1}{2}$ of the first part article herein that the part $-\frac{1}{2}$ of the first $-\frac{1}{2}$ of the first part and part $-\frac{1}{2}$ of the first $-\frac{1}{2}$ of the first $-\frac{1}{2}$ of the first part and part $-\frac{1}{2}$ of the first part half fail to pay a may pay rais taxe and herearce, or either, and the payment until tilly reput a mortigate to execute the payment of the sound Three throusand and $no/100$ 100 certain writes estimation for the pay	of agree that at the delivery hereon m_{s} are the set of the set of the set of the set of the set $\mathbf{M} = \mathbf{M} = \mathbf$	of 29, 10, the lawfal owner of the premier lie of this ladenture, pay all taxes or assessment upon all or all estats insured against for and in provide to the part. Y of the second pay due and payable and to keep and premises ions a part of the indebicdness, secured by this inde- ted on the first day of Apri- rerees according to the terms of and collegitum,	a that may be levied or assessed wrands in such sum and by meth rt to the estiont of hop- red as having provided, then the sture, and shall hear intervet at POLLARS, 11 to 26, product and the sum and the sum and the statement of the sum and the s	
And the mail party good and indefeasible state of it and that they still surrant and it is agreed between they interest. And in the event that a market of the evend part its result. Still surrant that serverling to the terms of with of morey witamed by the with of morey witamed by the	of the first part do - 65. hereby covenant as hereinance therein, fire and clear of all incumtrance thereinance therein, fire and clear of all incumtrance thereinance therein and the part of all first parties hereina the part of the first and part _ y of the first part half all to pays and part _ y of the first part half all to pays and part _ y of the first part half all to pays the part of the part of the part of the first part of the part of the part of the pays of the first part of the payses of the pays made payshe to the part of the pays and part _ y of the second part to now for any and part _ y of the second part to now for any and part payshe to the part of the second part to now for any and part _ the pays of the second part to now for any	of agree that at the delivery heres on m_{c} , which there all times during the lik match shall at all times during the lik with 11 keys the buildings, with 12 keys the host during the same the amount to read when the terms or so of (\$\$,000,00) ment of said am of money, screen part, with all interest average the	of 20, 3.9 the lawful owner of the premiers fie of this indenture, pay all taues or assessment upon shid real estate insured against for and it provide in the part. y of the second pay due and payable and to keep shid promises insu- a part of the indektotness, secured by this index and the start Sirst day of Apr . Terrors according to the terms of shid addgrains, and	a that may be levied or answed wrado in such sum and by moth re to the extent of h0T red as herein previded, then the three, and shall here interest at POILARS, 11 10 26, of all to nector any sum or the month of the start and the	
And the mail part $_$ $_$ $_$ good and indefeasible state of is and that they still surrant and it is agreed between the pains that of red states what the insurance company as shall be equilable instruct. And in the event that as $_$ $_$ $_$ $_$ of the evend part the star that of red states that the $_$ $_$ $_$ $_$ $_$ of the evend part tills. GEASAT is intender $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	of the first part do - 65. hereby covenant as hereinance therein, fire and clear of all incuntrance thereinance therein, fire and clear of all incuntrance distributions that the part - y of the first part and the first - y of the first part and the law of the first part - y of the first part half all to pay a major pay and its range linear and or there and the major pay and its range linear and or the first part half all to pay a strain between dotter and hereas the payment of the first part half all to pay a strain between dotter and hereas the payment of the strain of the pay made payshle to the pay - dotter be pay made payshle to the part - y dotter be pay of the second part to pay for a specified pay and part. The south first between the taxes on and rank of the visit if the payment is brain the taxes on and rank of the south if the pay while the base on and rank of the visit if the payment is brain the taxes on and rank of the south if the payment is brain the taxes on and rank of the south if the payment is brain the pay while the base on and rank of the pay while the base on and rank of the pay is pay if the second part to pay of a specified.	of agree that at the delivery heres on, an in thereto. An example of the set of the s	of 29, 3.9 the lawful owner of the premiers fie of this indenture, pay all taxes or assessment upon solid real estate insured against for such the second pay of the second pay dre and payable and to keep solid premiers insu- a part of the indektotness, secured by this index and the second payable and the second pay test on the first day of Appr. rerees according to the terms of solid childration taxes with interest thereon as head and payable, or of the interest and payable, or of the interest ber- seen of the and payable, or of the interest and the rerees according to the terms of solid payable in each second the and payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the second the such payable, or of the interest berson in the such payable in the interest berson in the such payable, or of the interest berson in the such payable, or of the interest berson in the such payable in the such payable interest berson in the such payable interest berson in the such payable interest berson interest berson in the such payable interest berson interest berson in the such payable interest berson interest berson interest berson interest berson interest berson interest be	a that may be levied or assessed made in such sun and by such it to be extrate of the provided, then the store, and shall be interest at POLLARS, 11 to 26, and also to service say sum or the event that and part. Y- address to expect the benefit of the service of the provided theory of the service of the s	
And the mail part. $-y$ good and indefeasible state of it and that they still surrant and it is agreed between the part of the state of the instruct. And its the event that instruct. And its the event that instruct. And its the event that instruct the structure of the structure of the structure of the structure of the structure of the structure of the structure of the of the first part has a structure of the structure of the structure of the structure of the structure of the structure of the structure of the of the first part has a structure of the structure of the structure of the structure of the structure of the structure of the structure of the structure of the structure of the structure of the structure o	of the first part do -65 . Merely cervenant as the heritance therein, first and clear of all incumbrance thereinance therein, first and clear of all incumbrance thereinance therein is the part of all first sector of the marked hereinance and parally, and that is hop or an elevence out out and parally, and that is hop or part \underline{Y} of the first part shall all to pay or and part \underline{Y} of the first part shall all to pay or an elevence out out and how more, or either, and it does an ordinate to excurs the payress of the part of the sector of the sector part is $\sqrt{2}$ of the sector made payable to the part \underline{Y} of the sector here in the sector of the payress of the sector here and part \underline{Y} or the sector part to pay for any here anneas the part is a they are in a set of the sector of the part is a they are in a set of the sector of the part is a they are in a set of the sector of the part is a they are in a set of the sector of the part is a they are in a set of the sector of the sector of the part is a they are in a set of the sector of the part is a they are in a set of the sector of the sector of the part is a they are in a set of the sector of the sector of the part is a they are in a set of the sector of the sector of the part is a they are in a set of the sector of the part is a they are in a set of the sector is shall be level 1 for the bard are the part is a they are in the sector is the set of the sector of the the part are \underline{Y} or the sector of the sector of the sector is shall be level 1 for the bard are the part is a they are in the sector of the sector o	of agree that at the delivery here on m_{c} , the set of the s	of $\frac{10}{10}$, $\frac{1}{10}$ the lawful events — of the premiers for of this indenture, pay all taxes or assessment payable to the part _ y _ of the second pa doe and payable and to keep and premise has a part of the indehtedness, secured by this inde- ted on the first day of _ Apr ; rerease accenting to the terms of and collection as which interest thereons an herein payable, but the wind high discharged. If default he mange is no wind the first day of _ Apr ; which interest thereons an herein payable, for if the homesone to even with interest thereons an herein payable, for all the homesone is wind high discharged. If default he mange is no common the terms of the terms of the prevention, is which interest thereons are not to be prevention.	a that may be levied or anomed made in such am and by such rt to the extent of here re to the extent of here to the extent of the such true, and shall bear interest at FOLLARS, 11 15 26, and also to accure any sum or the event that and part. J. payments or any part thereof a far the such archited interest a far has a president working of the said president of the of the said president actual of the said president thereof a far has a president of the of the said president actual of the said president actual of the said president actual	
And the mail party geod and indefeasible states of its and bat they still surrant and it is agreed between they is agreed between they instruct. And in the event hats instruct. And in the event hats instruct. And in the event hats is a structure of the state of the state of the instructure of the state of the instructure of the according to the terms of and by they terms trunk of money advanced by the activation entry set of the obligation or any shifts terms trunk of money advanced by the activation entry set of the obligation or any shifts and real states the state of the shifts are used to a state the states of the obligation on the states in the manage presented by the states in the manage presented by the states	of the first part do . 65. hereby covenant an hereitance therein, fire and clear of all incuntrance hereitance therein, fire and clear of all incuntrance hereitance therein, fire and clear of all incuntrance thereitance therein and the same of the same precified and directed by the part of the fire and part of the first part shall fail to pay any pay and target and payshes, end that . No payment until fully repuid a so mortigate to known the payment of the same Three thousand and mono/1000 100 certain written alignation. In the pays made payshes to the part of the second part is and part of the second part to pay for any made payshes to the part of the second part is near any provided target and the same of the same on sprovide that indefinitions. The the pays made payshes to the part of the second part to shall be same of paysion and base to more all provided by her and to have a receive specified of in and written alignation, for the second pays to all part of the second pays to pays the same on provided by here and to have a receive specified to all be part the based (and of these represented by the main to pays a receive state of the same on pays of the pays of the second pays to pays the same of the pays to based as herein specified and the instruc- tion of the pays and pays the to have a receive specified of the same of the pays a receive the pays and the pays and the pays the pays and the pays and the pays a received the pays and the pays and the pays a received the pays and the pays and the pays a received the pays and the pays and the pays a received the pays and the pays and the pays a received the pays and the pa	of agree that at the delivery here m_s , are that at lines during the II. Will here the sufficient we have the sufficient of the sufficient we have the sub the localization of the arount to go and the sufficient of $(\frac{1}{3}3,000,00)$ ment of sufficient of sufficient of the property of the sufficient of the sufficient of the summary of the sufficient of the sufficient of $(\frac{1}{3}3,000,00)$ ment of sufficient on sumply, server and the sufficient of sufficient of the sufficient of the summary of the sufficient of the sum of the sum of the sufficient of the sum o	of 29, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	a that may be levied or answed made in such sum and by meth ri to the extent of herr is to the extent of herr bars, and shall herr interest at FOILARS, 11 10 26, 14 10 26, 15 47, the air part of herrich of starts, and shall herr the event that mid part. Y. payments of a say part there of parallel articles and at the present of a start of the set of parallel articles and at the present of a say part thereof, present shall extend and inure	
And the mail part $_$ $_$ $_$ good and indefeasible state of is and that they still surrant and it is agreed between the i is a greed between the insurance company as shall be equi- inative. And in the event that as the surrant and in the event that as the surrant and in the event that as the surrant and in the event that as a surrant $_$ and $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	of the first part do . 65. hereby cevenant as hereinance therein, fire and clear of all incurnance methods in the same section at all partice making lawful the part. Y of the first part half all to pays and part by the part. Y of the same become due and part has a first part half all to pays and y of the first part half all to pays the same become due and part has a first be first part half all to pays the same become due to pays and the same become due to pays the same become due to pay the same become due to pay the same become due to pay the same become to pays the same become to pay the same to bay the same become to pay the same to pay the same to pay the sam	of agree that at the delivery here on, we denote that the delivery here on art shall at lines during the lin- Weill key lines, if any made we have the shall have buildings. Weill key lines, if any made we have the same the same because of e^{-1} (23,000,00) ment of said and here are re- part, which all interest averang the rate of same of some same the same are the same same of the same the same same of the same same same e^{-1} and e^{-1} and e^{-1} and e^{-1} and e^{-1} and e^{-1} and e^{-1} and e^{-1} e^{-1} and e^{-1} and	of 29-3-9 the lawful events of the premiers the of this indenture, pay all taums or assessment upon mild real estate insured against for and to again the second pay of the second pay due and payable and to keep said promises insu- a part of the indektotness, secured by this index test on the first duy of	a that may ise locied or anomed wrado in such am had by meth- rit to the estimt of <u>hope</u> or to the estimt of <u>hope</u> in the such among and the DOLLARS, 10 10 266, and also to service any man or the event that and part. J. Payments or easy part thereof and the bub 'tran remaining of the said promises and all there of the said promises and all there of the said promises and all there or form shall estima and inure the day and year	
And the mail part $_$ $_$ $_$ good and indefeasible state of is and that they still surrant and it is agreed between the i is a greed between the insurance company as shall be equi- inative. And in the event that as the surrant and in the event that as the surrant and in the event that as the surrant and in the event that as a surrant $_$ and $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	of the first part do . 65. hereby covenant an hereitance therein, fire and clear of all incuntrance hereitance therein, fire and clear of all incuntrance hereitance therein, fire and clear of all incuntrance thereitance therein and the same of the same precified and directed by the part of the fire and part of the first part shall fail to pay any pay and target and payshes, end that . No payment until fully repuid a so mortigate to known the payment of the same Three thousand and mono/1000 100 certain written alignation. In the pays made payshes to the part of the second part is and part of the second part to pay for any made payshes to the part of the second part is near any provided target and the same of the same on sprovide that indefinitions. The the pays made payshes to the part of the second part to shall be same of paysion and base to more all provided by her and to have a receive specified of in and written alignation, for the second pays to all part of the second pays to pays the same on provided by here and to have a receive specified to all be part the based (and of these represented by the main to pays a receive state of the same on pays of the pays of the second pays to pays the same of the pays to based as herein specified and the instruc- tion of the pays and pays the to have a receive specified of the same of the pays a receive the pays and the pays and the pays the pays and the pays and the pays a received the pays and the pays and the pays a received the pays and the pays and the pays a received the pays and the pays and the pays a received the pays and the pays and the pays a received the pays and the pa	of agree that at the delivery here on, we denote that the delivery here on art shall at lines during the lin- Weill key lines, if any made we have the shall have buildings. Weill key lines, if any made we have the same the same because of e^{-1} (23,000,00) ment of said and here are re- part, which all interest averang the rate of same of some same the same are the same same of the same the same same of the same same same e^{-1} and e^{-1} and e^{-1} and e^{-1} and e^{-1} and e^{-1} and e^{-1} and e^{-1} e^{-1} and e^{-1} and	of 29, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	a that may be locied or assessed wrade in such sam and by meth rit to the estimat of	
And the mail part $_$ $_$ $_$ good and indefeasible state of is and that they still surrant and it is agreed between the i is a greed between the insurance company as shall be equi- inative. And in the event that as the surrant and in the event that as the surrant and in the event that as the surrant and in the event that as a surrant $_$ and $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	of the first part do . 65. hereby cevenant as hereinance therein, fire and clear of all incurnance methods in the same section at all partice making lawful the part. Y of the first part half all to pays and part by the part. Y of the same become due and part has a first part half all to pays and y of the first part half all to pays the same become due and part has a first be first part half all to pays the same become due to pays and the same become due to pays the same become due to pay the same become due to pay the same become due to pay the same become to pays the same become to pay the same to bay the same become to pay the same to pay the same to pay the sam	of agree that at the delivery here on, we denote that the delivery here on art shall at lines during the lin- Weill key lines, if any made we have the shall have buildings. Weill key lines, if any made we have the same the same because of e^{-1} (23,000,00) ment of said and here are re- part, which all interest averang the rate of same of some same the same are the same same of the same the same and the shifty the same the same same of the same same same same same of the same sa	of 29-3-9 the lawful events of the premiers the of this indenture, pay all taums or assessment upon mild real estate insured against for and to again the second pay of the second pay due and payable and to keep said promises insu- a part of the indektotness, secured by this index test on the first duy of	a that may be levied or answed wrade in such sum and by meth it to the extent of herr for the stering provide, then the stars, and shall here interest at IOILARS, 11 to 26, the answer interest and the event that and part y programs of any part therein any start the approximation of herrit the approximation of the promotion shall extend and inure the day and year .(SEAL) 	
And the mail part $_$ $_$ $_$ good and indefeasible state of is and that they still surrant and it is agreed between the i is a greed between the insurance company as shall be equi- inative. And in the event that as the surrant and in the event that as the surrant and in the event that as the surrant and in the event that as a surrant $_$ and $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	of the first part do . 65. hereby cevenant as hereinance therein, fire and clear of all incurnance methods in the same section at all partice making lawful the part. Y of the first part half all to pays and part by the part. Y of the same become due and part has a first part half all to pays and y of the first part half all to pays the same become due and part has a first be first part half all to pays the same become due to pays and the same become due to pays the same become due to pay the same become due to pay the same become due to pay the same become to pays the same become to pay the same to bay the same become to pay the same to pay the same to pay the sam	of agree that at the delivery here on, we denote that the delivery here on art shall at lines during the lin- Weill key lines, if any made we have the shall have buildings. Weill key lines, if any made we have the same the same because of e^{-1} (23,000,00) ment of said and here are re- part, which all interest averang the rate of same of some same the same are the same same of the same the same and the shifty the same the same same of the same same same same same of the same sa	of 29-3-9 the lawful events of the premiers the of this indenture, pay all taums or assessment upon mild real estate insured against for and to again the second pay of the second pay due and payable and to keep said promises insu- a part of the indektotness, secured by this index test on the first duy of	a that may be levied or answed made in such sum and by meth rit to the extent of	
And the said partY good and indefeasible state of it is and that they still surrans and it is agreed between they is in agreed between they indefeasible states when the insurance company as shall equi- hierarch. And in the event that a hierarch. And in the event that a hierarch And in the event that a seconding to the torms of terms seconding to the torms of terms seconding to the torms of terms second on a state state and of the first part half fail to pay to a dely terms second on a state state and the state of the state state fails in the state of the state state and the state of the state state and the state of the state state and the state of the state state. It is agreed by the naries on, and the sugreery upon the base at a above written.	of the first part do - 65. hereby cevenant as hereinance therein, fire and clear of all incurtance thereinance and the source of all incurtance with the part of the first part has been and the part of the first part has been and part of the first part of the part of the first part of the part of the part of the part of the first pa	of agree that at the delivery here on, we denote that the delivery here on art shall at lines during the lin- Weill key lines, if any made we have the shall have buildings. Weill key lines, if any made we have the same the same because of e^{-1} (23,000,00) ment of said and here are re- part, which all interest averang the rate of same of some same the same are the same same of the same the same and the shifty the same the same same of the same same same same same of the same sa	of 29-3-9 the lawful events of the premiers the of this indenture, pay all taums or assessment upon mild real estate insured against for and to again the second pay of the second pay due and payable and to keep said promises insu- a part of the indektotness, secured by this index test on the first duy of	a that may be levied or answed wrade in such sum and by meth it to the extent of herr for the stering provide, then the stars, and shall here interest at IOILARS, 11 to 26, the answer interest and the event that and part y programs of any part therein any start the approximation of herrit the approximation of the promotion shall extend and inure the day and year .(SEAL) 	
And the mail party geod and indefeasible state of it is and that they still surrans and it is agreed between they fails and still and states when the insurance company as shall easy inderest. And its the event that is instruct. And its the event that is instruct. And its the event that is much of more yells and they and byAt the event that is much of more yells and the part of the first part half fail to pay the state of the event of the of the first part half fail to pay the state of the event of the of the first part half fail to pay the state of the event of the of the first part half fail to pay the state of the event of the state of the state of the state is more the obligatory upon the ball of the first part of the state is and be obligatory upon the it is advoid by the state in and be obligatory upon the ball in N WITENESS WH has a above written.	of the first part do = 05. hereby covenant as hereinance therein, fire and clear of all incurtance thereinance and the source of all incurtance with the part is and the source of the first part and the source of the first part and the source of the first part and the source of t	of agree that at the delivery here as, an in there at a lines during the link in the state of the second	et 29-3-9 the lawful owner of the premiers for d this inductors, pay all taums or assessment upon shild real estate insured against for said to due and payable and to keep said promises has a part of the induktotes, secured by this indu- ted on the first day of Apr. Terrors according to the terms of said addigation , tars with interest thereon as benefit provided, in whether the inductor of the inductor of the inductor whether the inductor of the inductor of the reference according to the terms of said addigation , tars with interest thereon as benefit provided, in whether there and payable, or if the insersure the in- terement of the inductor of the interest there are also in the reference inductor of the reference and show that the inductor of the interest the rest and ref- trong thereforement, therefore with the create and ref- so therein emetations, and in senil all sensifies accruing the hiss_hand	a that may be beried or answed made in such sun and by such red to be extent of	
And the mail party geod and indefeasible states of it and that they still surrants and a lit is agreed between they instruct. And in the event that a state state of all the second part times of more y dramed by the according to the terms of according to the terms of more of more y dramed by the of the first state and the second part in the states of the second part in the states of the second part according to the terms of according to the terms of according to the terms of the states of more y dramed by the of the first state state and the second part is the states on the state of the first states of the state of the state in the market prescribed by the according to the terms of hadre being youry upon the hell IN WITNESS WH has above written. STATE OF Konsog Country op Dougla	<pre>of the first part do _ 65. hereby cevenant as the hereitance therein, first and clear of all incumtrance thereitance therein, first and clear of all incumtrance thereitance thereitance all perturbance incumtrance and the same second out of the first part half all to pay a same beccene due and payable, and that. however, but the first part half all to pay a same beccene due to the first part half all to pay a same beccene due to the same second to the same seco</pre>	of agree that at the delivery here are, an in there at an that all times during the lin- will keep the buildings. Will keep the buildings of the amount to easily the buildings of the amount to easily any made much tarse when the same become a of (\$3,000,00) much tarse when the same become of (\$3,000,00) much tarse when the same become part, with all interest secreting the insurance or to discharge any to and the distribution on and prom- try of which this indexture is given the smooth that and secret are the smooth that and secret are the smooth that and secret are when the same of the same of the secret the smooth that and secret are the smooth that and secret are the smooth that and secret are when the same of the secret are and the shade and very exhibited and, to the fort are, y are and each and very exhibited when the same of the secret the smooth that and secret are the smooth the same of the secret are and the shade secret are are and the shade secret are are and the secret are are an are are also and and the secret are are are also and and the secret are are are also and and the secret are are also and are are are also and are are are are also are are are are are also are are are are are are are are are are are are are are are also are	ef 29. 3.9 the lawful events	a that may be beried or answed made in such sun and by such red to be extent of	
And the mail partY good and indefeasible state of it is agreed late they still surrange and it is agreed letteren the it interact of the second part interact. And in the result have part and are of each state in the interact of the second part it is agreed letteres the it is agreed to be terms ofY and byY is are consistent of the second part its of the second part is of the second part is of the second part is of the second part is of the second part in the manage part of the second its of the second part is of the	of the first part do _ 65. hereby evenant at hereitance therein, fire and clear of all incuntrance thereitance therein, fire and clear of all incuntrance thereitance therein, the part of all first matter presided and directed by the part of the first and part of the first part half all to pay made payable to the part of the first particular there are allownence, or either, and it particular the start of the first part half all parts of the first part half all to pay it is all part of the first part half all parts of the first part half all parts parts of the first part half all pays and parts of the start of the first part half all parts of the start of the part of the pays made payable to the part of the pays made payable to the part of the pays and part of the second part to pay for any the same are provided by the start or and rails on them provided by the part of the second provided by the part of the first pay for the the top and to have are not add rails on them be returned the first and payshies to the first pay be all mereys are to have are not add rails on them be returned to the part of the first pay be all the top and to have are related to the first pay be all the top and to have are related to the first pay be all the top and the payshies to the first payshies be EIT REMEMBERED, That on this Notary. 	ed agree that at the delivery here on, an in thereto. Mark bar at this at thines during the li- main thereto. Mark bar at this at thines during the li- weight the second part, the loss, if any, made exceed part, the loss, if any, made of(\$3,000,00] ments of add and an of money, exerci- part, which all interes averaing the inter are to discharge any ta match the display them the marks of the area of add and an of money, exerci- part, which all interes averaing the inter area of the display them the marks of the area of add and an of money, exerci- match and here the and here the area of the area of the display them the marks of the area of the display them the marks of the area of the display them the marks of the area of the display the the marks and be and the display them the marks of the the area of the display the the marks of the area of the display the the marks of the the area of the display the the marks of the marks and successes of the re- ter and the display the the marks of the for- methy and the display the display the display the is lat all the display the display the display the is lat display the display the display the display the is lat all the display the display the display the display the is lat all the display the display the display the display the is lat all the display the display the display the display the is lat all the display	of 29-3-9 the lawful events	a that may ise keried er ansmed made in such sum and by such red a be seried as "here," red as herein previded, then the stars, and shall here interest at "DOLLARS, 10 26, and the to network such as the cent that and part. Y "diske to network such as the cent that and part. Y "diske the previded as the previdence of the cent of the types methem therein, and the types methem therein, and the types methem therein, and the types the day and year 	
And the mail partY general and indefeasible states of it and that they still surrants and a list is agreed letteren that insurance company as shall be up interest. A molia the evend part that a difficult of the second part its of the second part of the second part arrording to the terms of and by its the second part its of the second part its of the second part of the second part arrording to the terms of and by its its arrording to the terms of of the second part of the second part is and the second part of the second part is arrording to the terms of of and addington ended the second part is arrording to the terms of the arrow by the parts the second part is the sec	of the first part do _ 65. hereby cevenant as hereinance therein, firse and clear of all incurstrance hereinance and the series of all incurstrance defined the same science all parts and the first part of the first part half all to pay a same become due and paysh, but due first part half all to pay a same become due and paysh and the first part half all to pay a same become due to pay and the first part half all to pay a same become due to pay and the first part half all to pay a same become due to pay and the first part half all to pay a same become due to pay and the first part half all to pay a same become due to pay and the first part half and the pay and the first part half and the pay made payshe to the part of the second part to pay for any be amore aprovided for the same to pay the same to pay and the second part to pay for any be amore approvided for the same to pay and the second part to pay for any be amore approvided for the same to pay and the second part to pay for any be amore approvided for the same to pay and the second part of the pay more to pay and the second part of the pay for the second part to pay for any be amore approvided for the same to pay and the second part of the pay and the second part of the pay more to pay and the second part of the pay and the se	<pre>el agree that at the delivery heres m, m, art shall at thines during the li m there at thines during the li m there at thines during the li m the set of the boundings, record part, the loss, if any, made m to distance the set of the annex to replay that here ere of (\$\$,000,00) m meet of add ann of money, energy m to add the limit of the set of the annex to replay that here ere of (\$\$,000,00) m to add the set of the set</pre>	ef 29. 3.9 the lawful evenes. If the premiers for difficulture, pay all taum or assessment upon shall real estate humand against for said to provide the part y of the second pay due and payable and to keep shall provide the human data to be paid provide the part of the inductations, secured by this induce the second pay and the term as deal childration, secured by this induce the term as deal childration, secured the the inductations, secured the term of the inductations, and the set of the inductation is the create and the second and the second the secure with intervent, the relative the induce and the second th	a that may be bried or anomed made in such sun and by such red as herein provided, then the fature, and shall have interest at DOLLARS, 11 19 26, 11 29 26, 14 abo to accure any sum or the event that and part. Y. Payments or easy plat; therefore and the bab. The manning of payshes at the optimer of the providence of the bab. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	- Transferrer
And the mail party geed and indefeasible state of it is and that they still surrans and of it is agreed between they is an another than the event that insurance company as shall equ. This GLANT is intered. THIS GLANT is intered. THIS distance is a state of the event that is more of more yeld and only the of the first part has a state of the balance events and the state of the interest of the state of the first part has a state of the state of the state of the balance events and the state of the state is the state of the state of the state is the state of the state of the state is the state of the state of the state is and be obligation you in the last above written. TATE OF Kanson Country op Douglas L.S. to to the	<pre>of the first part do _ 65. hereby covenant as hereitance therein, fire and clear of all incumtrance hereitance therein, fire and clear of all incumtrance are become due and part all parties matter in the set of the first parties hereit that the part of the first parties hereit that the part of the first parties hereit the set of the first part half all to pays and part of the first part half all to pays match paysals to the part of the set parties hereit the set of th</pre>	ed agree that at the delivery heres on, me, mathematical at the delivery heres on, mathematical at the delivery here of arts shall as all times during the Bi will the very the buildings, the neurons to gate when the same to ensure of the delivery of the delivery of (\$35,0000,00) ments of said and on oneary, sterce part, with all histories averaing the ments of a said and on oneary, sterce and the oblighted monstation of the provide the delivery on the delivery of the same of the delivery of the delivery of the method of the delivery of the delivery of the same of the delivery of the delivery of the delivery of the same of the delivery of the same of the delivery of the	ef 29. 3.9 the larves of the pression for of this induction, pay all taxes or assessment in or this induction pay all taxes or assessment payable to the part. Y of the second pay due and payable and to keep and pressions has a part of the induktotless, secured by this induc- ted on the first day of Apri- reres accenting to the terms of and editation as with induction as been and editation and with the second payable, or if the induction of the induction of the induction of the induction of the induction of the induction of the induction with fully distance. If default is made in and second the induction of t	a that may be levied or answed made in such sum and by meth it to the extend to herr to the extend to herr POILARS, 11 DOIARS, 11 DO	
And the mail partY and and indefensible state of it is in agreed leaves the just have been as a state of the second state of the insurance company as shall be approximately internet. And its the servest that a internet. And its the servest that a internet of the second part of the ray of the second part of the second part of the second of the first part of the second of the first part of the second part of the second part of the second part of the second part of the second of the second part of the second part of the second part of the the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part o	of the first part do _ 65. hereby cervent at a hereinance therein, firse and clear of all incurstrance hereinance and the set of all first part hereinance and the part	ed agree that at the delivery here on , and the delivery here on , and the delivery here on , and the delivery here of the delivery of the delivery of the delivery as at the delivery of the delivery as at the delivery of the delivery d	ef 29. 3.9 the larged events _ of the pression for dthis indenture, pay all taums or assessment provide to the part. Y _ of the second pa doe and provide the based against free sold to provide to the part. Y _ of the second pa doe and payshe and to keep aid premises has a part of the indehtedness, secured by this inder ted on the first day of _ APT rerees according to the terms of aid edilection parts with informer thereon as herein provided, is with fully distanced. If default is made and the second payshes of the terms of aid edilection are with informer thereon as herein provided, is with fully distanced. If default is made are not all payshes, or of the horeans and the test is the information of the presented on the presence day and the second second and and the presence day and the second second the presence day and t	a that may be levied or answed made in such sum and by match it to the extent of hop: to the extent of hop: POILARS, 11	written

ly of d. ^{*} ls.

nin

)art. t of part,

the tat RS, 6, or y vining the tribe we ar L) L) L)

, 8

of