MORTGAGE RECORD 76 Reg. No. 792

ay of .

eds.

nine part. pt of part,

and d or sum at of d as this any tely one and any tely one on end last L) L)

ion ast

0

0

		FROM			STATE OF KANSAS, DOUGLAS C This instrument was filed for rec	ord on the 9 di
-	Maude Hiles	, s widow TO			Eline & anostron	30., at 4:50_o'clock_P. M.
-	The Lewrenc	e National Bank		1	Ву	Register of Dee Deputy.
-	THIS INDENT	URE, Made this	9th day of	May	, in the	year of our Lord, one thousand
hur	ndred and	thirty Maude Hiles	between			
of_	Lawrence		e County of	Douglas	and State of	Kansas
par			awrence Nationa			party of the second
	Twelve h ich is hereby ack	undred and fift nowledged, ha sol	d, and by this indentu	re do es. Gr	of the sum of. DOLLARS, to he ant, Bargain, Sell and Mortgage to th and State of Kansas, to-wit:	
			15) in the Feir known as 2138		Addition, en addition to St.	the City of
with	h the appurtenan	es and all the estate, ti	itle and interest of the	said part y	of the first part therein.	
	And the said part.	y_of the first part doe	a. hereby covenant and ap	gree that at the de	of the first part therein. divery hereof_ <u>Bhe_18</u> the lawful	owner of the premises above granted,
seize	And the said part. ed of a good and ind	y_of the first part doc	.a. hereby covenant and as e therein, free and clear of all	gree that at the de incumbrance		owner of the premises above granted,
seize and	And the said part. ed of a good and ind that they will warran It is agreed between	y of the first part doc feasible estate of inheritance t and defend the same agains the parties hereto that the	.a. hereby covenant and as e therein, free and clear of all it all partice making lawful c part	gree that at the de l incumbrance claim thereto. rt shall at all times	elivery hereof_She_isthe lawful of a solution of the life of this indenture, pay all the life of this indenture.	ares or assessments that may be levie
seine baa neesa	And the said part. ed of a good and ind- that they will warran It is agreed between used against said real by such insurance co	y of the first part docs feasible estate of inheritance i and defend the same agains i the parties hereto that the estate when the same becompany as shall be specified a	a. hereby covenant and as e therein, free and clear of all it all partice making lawful c part of the first par mes due and payable, and t and directed by the part	gree that at the de lincumbrance claim thereto. rt shall at all time that She will L of the second pa	divery hereof Sine 18 the lawful of a during the life of this indesture, pay all of	ares or assessments that may be levie sured against fire and tornado in such rt
seize and asse and _1	And the said part. ed of a good and ind- that they will warran It is agreed between seed against said real by such insurance co. tsinterest. An	y of the first part doc feasible estate of inheritance t and defend the same agains the parties hereto that the estate when the same beco- mpany as shall be specified a ud in the event that said part	hereby covenant and as e therein, free and clear of all it all partice making lawful c part	gree that at the di lincumbrance claim thereto, rt shall at all times that ShE will of the second pa hall fail to pay sue	divery hereof She 18 the lawful of a during the life of this indenture, pay all it keep the buildings upon axid real estate in it, the lose, if any, made payable to the pa th bases when the same become due and pa	arrs or assessments that may be levie sured against fire and tornado in such rt of the second part to the crite yable and to keep mid premises insure
nd not	And the said part. ed of a good and ind- that they will warran. It is agreed between ased against said real by such insurance co. <u>the</u> interest. An in provided, then the nture, and shall bear. THIS GRANT is in	y of the first part does feasible estate of inheritance t and defend the same agains the parties hereto that the estate when the same becompany as shall be specified a of in the event that said part of the second interest at the rate of 10% interest at the rate of 10%	hereby covenant and an e therein, free and clear of all it all parties making lawful or part	gree that at the di lineumbrance claim thereto, rt shall at all times that She will of the second pa hall fail to pay su nd insurance, or ei t until fully repaid of	divery hereof Sine 18 the lawful of a during the life of this indesture, pay all of	arrs or assessments that may be levie sured against fire and tornado in such rtr of the second part to the rates value and to keep mid permises insure a part of the indubiedness, secured by
solze and and <u>1</u> here inde	And the said part. and of a good and ind that they will warran It is agreed between seed against said real by such insurance co- the said the said bear instruct, and shall bear THIS GRANT is in reding to the terms o	y of the first part does feasible estate of inheritance and defend the same agains the parties hereto that the estate when the same becom- mpany as shall be specified of in the event that and par- pany. of the scenario interest at the rate of 10% Pwelve hundred : ODE certain writt	a. hereby covenant and as therein, free and char of all t all partice making lawful or part	gree that at the di lineumbrance claim thereto. rt shall at all time that She will L of the second pa hall fail to pay su nd insurance, or is of of O Nyment of said sum	shreey hereof_file_18. the hard of educing the life of this industrue, pay all Lkeep the buildings upon and and ensite in the buildings upon and payable to the pa the bases when the annue become due and pa there, and the annuent so paid shall become here and manary, escented on the <u>9th</u> _day	ares or assessments that may be low sured against fire and ternado in such rt of the second part to the state rable and to keep mid premises insure a part of the industrations, secured by
scine and and i here inde	And the said part. ed of a good and ind that they will warran It is agreed between seed against said real by such insurance co the same second said bear THIS GRANT is in reding to the terms of by <u>10</u> to the terms of same second the same second same second same second same second same second same reding to the terms of by <u>10</u> to s of money advanced	y of the first part does feasible estate of inheritance and defend the same agains the parties hereto that the estate when the same becom- pany as shall be specified at of in the event that and par- pary of the second integrate as the rate of 100 Twelve hundred	a. hereby covenant and an threin, free and char of all it all parties making lawful or part. J. of the first part part. J. of the first part all more than the part all the part. J. t. J. of the first part all part may pay and taxes ar forms part may pay and taxes ar form the part and pay and taxes ar form the part and pay and taxes ar a first pay and taxes ar a first pay and taxes ar a no oblight a for the part at of the second pay.	gree that at the di lineumbrance claim thereta. rt shall at all time that ShE Will the second ps hall fail to pay sum t until faily repaid a of of second ps t until faily repaid a of of second ps t until faily repaid a failurance, or ei t until faily repaid of of ayment of sold sum any insurance or to any insurance or to	shreey hereof_file_16. the hard of e during the life of this industrue, pay all the Large the buildings upon and real estates the part of the life of the number of the life of the the life of the number of the life of the life of the number of the number of the life of the n of money, escented on the <u>3th</u> _day a comparison with animet three of	ares or assuments that may be levie sured spatial for and torstado in such rar-Jost the second parts the state suble and to keep mid premises insure spatie and to keep mid premises insure parts of the indebtadeses, second by DOLL of May
seize and assen and <u>1</u> here inde accor and summing part part part part	And the said part. d of a good and indi- that they will warman It is agreed between and against said real by such insurance co- they are also insurance co- they are also insurance co- they are also insurance co- tages and and and and THIS GRANT is in a gravitation of the form of both more any oblig a gravitation herein or any oblig a gravitation her	y of the first part does families exists of interfaces to and defend the same agains the parties hereto that the exists when the more becom- pany as shall be specified a d in the event that and part interest at the rate of 10% part of the second interest at the rate of 10% Prelve hundred . 1 ODE certain writt them make payable to the part by the and part of the second in the second second second second the second second second second the second second second second the second second second second the second second second second of the busilings we again the second of second second second second second if the busilings we again the second of second second second second second second second second second second second second second second second second second	a. hereby covenant and as therein, free and clear of all the second part of the first part and directed by the part. Y, of the first part and directed by the part. Y, the part and the part of the part and the part of the part and the part of the part of the part and the part of the part and the part of the pa	gree that at the dd incumbrance claim thereta, ret aball at all time that she will Lof the second pa hall fail to pay as and insurance, and t unit fully repaid a d wyment of said sum were to fail attern fail and the oblig find, and the oblig find and the oblig for an di the oblig for and the oblig for an di the oblig for an oblig for a solid for an oblig for an oblig for an oblig for a solid for	sincey hereof_file_16 this indenture, pay all charge the hife of this indenture, pay all here the building tupon said areal estates in the hance when the same hereons due and pay the hance when the same hereons due and pay the hance when the same hereons due and pay the same hereon second with the same there are not pay of when here is the hereons due are not pay of when here is the same due are not pay of when here is the same due are not pay of when here is the same due are not pay of when here is the same due are not pay of when here is the same due are not pay of when here is the same here of the same due to the same the same here of the same due to the same the same here of the same due to the same the same here of the same to the same the same here of the area may of it was a pay of the same to the same the	ares or assessments that may be level sured spaint for and tormado in such rs of the second part to the risk shift of the second part to the risk shift of the second part of the indubited sease, second second second second second of <u>May</u> H, all define the table in the second second definition baseds in the second second default to make in such parameter of the malence has such parameters.
seize and asse and <u>-1</u> here inde accoss and summer part abso matu	And the said part of of a good and ind that they will warms and a signal between seed assignet said real by such insurance co ± 5 mitters and shall bear THES CHARTS as in the second state of the second ± 5 mitters and the second ± 5 mitters and the second function of the second second second second second second second second second second second second mitters and become due to be second s	y of the first part does familie estate of inheritance i and defend the same spin the parties here to that the estate shen the same becom- many as shall be specified a d in the event that and part party of the second indext at the rate of 1500 minutes at the rate of 15000 minutes a	a. hereby covenant and as therein, free and clear of all the second part of the first part and directed by the part. Y, of the first part and directed by the part. Y, the part and the part of the part and the part of the part and the part of the part of the part and the part of the part and the part of the pa	gree that at the dd incumbrance claim thereta, ret aball at all time that she will Lof the second pa hall fail to pay as and insurance, and t unit fully repaid a d wyment of said sum were to fail attern fail and the oblig find, and the oblig find and the oblig for an di the oblig for and the oblig for an di the oblig for an oblig for a solid for an oblig for an oblig for an oblig for a solid for	elivery hereof_file_16 this industrue, pay all the souring the life of this industrue, pay all the Leep the buildings upon and real estates the real states when the same become due and pay the same become due and pay the same become due and pay the same state and the same become due and manage, escented on the <u>3th</u> day at corning therein security is the terms of a duebage say have with its the terms of a same metaneous therein fully discharged. If a same bard therein the same become due at an objective of the security of the security of the same objective of the security of the security of the same objective.	ares or assessments that may be level sured spaint for and tormado in such rs of the second part to the risk shift of the second part to the risk shift of the second part of the indubited sease, second second second second second of <u>May</u> H, all define the table in the second second definition baseds in the second second default to make in such parameter of the malence has such parameters.
seize and asses and <u>-1</u> here inde account and part part part abso matu and dema and	And the said part. And the said part is d of a good and indi- that they will warman that any observed and the said that they will warman by such insurance on $\frac{1}{2}$ interest. An in provided, thus the and that the terms on $\frac{1}{2}$ of monty solvanes of monty solvanes $\frac{1}{2}$ of the first p- thereod to easy obliga- thereod to be first part into the wards of part into the only obligation of the solution of the solution of the solution of t	y of the first part does familie estate of inderitance t and defend the same sprint t and defend the same sprint t and defend the same become the parties here to that the estate when the same become of in the event that said part part. I have a specified a same sprint the second of the event that said part part. I have a specified a same sprint to the second transfer as a more sprint to the transfer as a more sprint to the transfer as a more sprint time transfer as the sprint of the buildings of the sprint of the buildings of the sprint of the sprint the sprint the sprint of the sprint the sprint of the sprint to said the sprint instant and instant, together instant and instant, together above the sprint sprint the sprint of the sprint part of the sprint of the sprint of the sprint the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the spr	a. hereby covenant and any therein, free and clear of all it all partice making lawfat of it all partice making lawfat of part	gree that at the de locumbrane. claim therets, in the start of the start of the start start the start of the start of the start of the start of the start of the start of the start of the start of the operation of the start of the start of the operation of the start of the start of the start of the start of the start of the operation of the start of the	shreey hereof_file_16. the hereful a during the life of this industrue, pay all the Large the buildings upon and real outsit the the buildings upon and the set of the the the large of the same become due and pu- ther, and the answer to puld will become a during event of the same become due and pu- ther, and the answer to puld will become a during even the same become due and pu- ther, and the answer to puld will be the same become due to be trans of a during even the same become due and more than the same become due and more than the same become due and be and the file same become due and be an even the life same become due and be an even the life same become due and be an even the life same become due and the overplant is any there be also due of all in the manner ground by lies and to be manner presented by lies and to be a mainthe overplant is any there be also the best mainthe overplant is any there be also the best mainthe overplant is any there be also the best and the overplant is any there be also the best and the overplant is any there be also the best mainthe overplant is any there be also the best mainthe overplant is any there be also the best and the overplant is any there be also the best of the same overplant is any there be also the best of the same overplant is any there be also the best of the same overplant is any the same best and the overplant is any the same based of the life best of the same overplant is any the same based	are cr assemutt that may be levie used spints for and toracio is such rt of the second part to the rate show and the part is the rate show and the second part is the rate spint of the indebtedness, secured by
seize and and here inde and part abso matt abso matt and dem and	And the said part. And the said part is d of a good and indi- that they will warman that any observed and the said that they will warman by such insurance on $\frac{1}{2}$ interest. An in provided, thus the and that the terms on $\frac{1}{2}$ of monty solvanes of monty solvanes $\frac{1}{2}$ of the first p- thereod to easy obliga- thereod to be first part into the wards of part into the only obligation of the solution of the solution of the solution of t	y of the first part does familie estate of inderitance t and defend the same sprint t and defend the same sprint t and defend the same become the parties here to that the estate when the same become of in the event that said part part. I have a specified a same sprint the second of the event that said part part. I have a specified a same sprint to the second transfer as a more sprint to the transfer as a more sprint to the transfer as a more sprint time transfer as the sprint of the buildings of the sprint of the buildings of the sprint of the sprint the sprint the sprint of the sprint the sprint of the sprint to said the sprint instant and instant, together instant and instant, together above the sprint sprint the sprint of the sprint part of the sprint of the sprint of the sprint the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the spr	a. hereby covenant and any the herein, free and clear of all it all partice making lawful of it all partice making lawful of part may be first part. J, of the first part and directed by the part. J, ty. of the first part all ty. of the first part all part in the payment of the same fifty pard no/10 m obligs " for the part aty. of the strong first on a part of the same fifty and no/10 m obligs " for the part may be able to be and the part of the parts on a particle part of the parts on a part of the parts on a part of the parts of the holder hereof, without of the obligs may find the impre- ses hereof, y with the costs and there parts and the parts of the parts.	gree that at the de locumbrane. claim therets, in the start of the start of the start start the start of the start of the start of the start of the start of the start of the start of the start of the operation of the start of the start of the operation of the start of the start of the start of the start of the start of the operation of the start of the	shreey hereof_file_16 this industrue, pay all the induction of the second seco	are cr assemutt that may be levie used spints for and toracio is such rt of the second part to the rate show and the part is the rate show and the second part is the rate spint of the indebtedness, secured by
seize and and here inde and part abso matt abso matt and dem and	And the said part, of of a good and the that they will summa it is agreed between seed against said radii by such insurance on $\frac{1}{2}$. interest, An interest, An interest, An rHIS GRANT is in finding to the terms of by $\frac{1}{2}$ $\frac{1}{2}$ of the first j of money advanced $\frac{1}{2}$ of the first j of the first j and there of the same the approximation become due use and become due to make the same due to the same due to the boundt's accruing the mat the support by the interest of a same due to the same	y of the first part does familie estate of inderitance t and defend the same sprint t and defend the same sprint t and defend the same become the parties here to that the estate when the same become of in the event that said part part. I have a specified a same sprint the second of the event that said part part. I have a specified a same sprint to the second transfer as a more sprint to the transfer as a more sprint to the transfer as a more sprint time transfer as the sprint of the buildings of the sprint of the buildings of the sprint of the sprint the sprint the sprint of the sprint the sprint of the sprint to said the sprint instant and instant, together instant and instant, together above the sprint sprint the sprint of the sprint part of the sprint of the sprint of the sprint the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the spr	a. hereby covenant and any therein, free and clear of all it all partice making lawfat of it all partice making lawfat of part	gree that at the de locumbrane. claim therets, in the start of the start of the start start the start of the start of the start of the start of the start of the start of the start of the start of the operation of the start of the start of the operation of the start of the start of the start of the start of the start of the operation of the start of the	shreey hereof_file_16. the hereful a during the life of this industrue, pay all the Large the buildings upon and real outsit the the buildings upon and the set of the the the large of the same become due and pu- ther, and the answer to puld will become a during event of the same become due and pu- ther, and the answer to puld will become a during even the same become due and pu- ther, and the answer to puld will be the same become due to be trans of a during even the same become due and more than the same become due and more than the same become due and be and the file same become due and be an even the life same become due and be an even the life same become due and be an even the life same become due and the overplant is any there be also due of all in the manner ground by lies and to be manner presented by lies and to be a mainthe overplant is any there be also the best mainthe overplant is any there be also the best mainthe overplant is any there be also the best and the overplant is any there be also the best and the overplant is any there be also the best mainthe overplant is any there be also the best mainthe overplant is any there be also the best and the overplant is any there be also the best of the same overplant is any there be also the best of the same overplant is any there be also the best of the same overplant is any the same best and the overplant is any the same based of the life best of the same overplant is any the same based	are cr assemutt that may be levie used spints for and toracio is such rt of the second part to the rate show and the part is the rate show and the second part is the rate spint of the indebtedness, secured by
seize and and here inde and part abso matt abso matt and dem and	And the said part, of of a good and the that they will summa it is agreed between seed against said radii by such insurance on $\frac{1}{2}$. interest, An interest, An interest, An rHIS GRANT is in finding to the terms of by $\frac{1}{2}$ $\frac{1}{2}$ of the first j of money advanced $\frac{1}{2}$ of the first j of the first j and there of the same the approximation become due use and become due to make the same due to the same due to the boundt's accruing the mat the support by the interest of a same due to the same	y of the first part does familie estate of inderitance t and defend the same sprint t and defend the same sprint t and defend the same become the parties here to that the estate when the same become of in the event that said part part. I have a specified a same sprint the second of the event that said part part. I have a specified a same sprint to the second transfer as a more sprint to the transfer as a more sprint to the transfer as a more sprint time transfer as the sprint of the buildings of the sprint of the buildings of the sprint of the sprint the sprint the sprint of the sprint the sprint of the sprint to said the sprint instant and instant, together instant and instant, together above the sprint sprint the sprint of the sprint part of the sprint of the sprint of the sprint the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the spr	a. hereby covenant and any therein, free and clear of all it all partice making lawfat of it all partice making lawfat of part	gree that at the de locumbrane. claim therets, in the start of the start of the start start the start of the start of the start of the start of the start of the start of the start of the start of the operation of the start of the start of the operation of the start of the start of the start of the start of the start of the operation of the start of the	shreey hereof_file_16 this industrue, pay all the induction of the second seco	ares or assessments that may be levie sured spatial for and toracid in such that the second spate the state spatial state of the second spate the state spatial state of the second spate the state spatial state of the second spate spate state of <u>May</u>
and and inde and inde arcorr and part ibso matr inde inde arcorr and inde arcorr and inde arcorr and inde arcorr and inde arcorr arcor arcorr arcorr arcor	And the said part, of of a good and the that they will summa it is agreed between seed against said radii by such insurance on $\frac{1}{2}$. interest, An interest, An interest, An rHIS GRANT's is refing to the terms of by $\frac{1}{2}$ $\frac{1}{2}$ of the first j of monty advanced $\frac{1}{2}$ of the first j of the first j and there of a say thing a provided herein, on the say thing a provided herein, on the say thing a provided herein, on the say thing a provided herein to be used a say the bandt is according to the say the say the bandt is a say th	y of the first part does familie estate of inderitance t and defend the same sprint t and defend the same sprint t and defend the same become the parties here to that the estate when the same become of in the event that said part part. I have a specified a same sprint the second of the event that said part part. I have a specified a same sprint to the second transfer as a more sprint to the transfer as a more sprint to the transfer as a more sprint time transfer as the sprint of the buildings of the sprint of the buildings of the sprint of the sprint the sprint the sprint of the sprint the sprint of the sprint to said the sprint instant and instant, together instant and instant, together above the sprint sprint the sprint of the sprint part of the sprint of the sprint of the sprint the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the spr	a. hereby covenant and any therein, free and clear of all it all partice making lawfat of it all partice making lawfat of part	gree that at the de locumbrane. claim therets, in the start of the start of the start start the start of the start of the start of the start of the start of the start of the start of the start of the operation of the start of the start of the operation of the start of the start of the start of the start of the start of the operation of the start of the	shreey hereof_file_16 this industrue, pay all the induction of the second seco	ares or assessments that may be levies sured spatial for and toracido in such rared spatial for and toracido in such rares and the second spate the state spatial and to keep mid premises insure parts of the indebtadeson, second by DOLL of May
seize and assen and <u>1</u> here inde and part part abso matt asmot dema and	And the said part, of of a good and the that they will summa it is agreed between seed against said radii by such insurance on $\frac{1}{2}$. interest, An interest, An interest, An rHIS GRANT's is refing to the terms of by $\frac{1}{2}$ $\frac{1}{2}$ of the first j of monty advanced $\frac{1}{2}$ of the first j of the first j and there of a say thing a provided herein, on the say thing a provided herein, on the say thing a provided herein, on the say thing a provided herein to be used a say the bandt is according to the say the say the bandt is a say th	y of the first part does familie estate of inderitance t and defend the same sprint t and defend the same sprint t and defend the same become the parties here to that the estate when the same become of in the event that said part part. I have a specified a same sprint the second of the event that said part part. I have a specified a same sprint to the second transfer as a more sprint to the transfer as a more sprint to the transfer as a more sprint time transfer as the sprint of the buildings of the sprint of the buildings of the sprint of the sprint the sprint the sprint of the sprint the sprint of the sprint to said the sprint instant and instant, together instant and instant, together above the sprint sprint the sprint of the sprint part of the sprint of the sprint of the sprint the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the spr	a. hereby covenant and any therein, free and clear of all it all partice making lawfat of it all partice making lawfat of part	gree that at the de locumbrane. claim therets, in the start of the start of the start start the start of the start of the start of the start of the start of the start of the start of the start of the operation of the start of the start of the operation of the start of the start of the start of the start of the start of the operation of the start of the	shreey hereof_file_16 this industrue, pay all the induction of the second seco	ares or assessments that may be levie sured spatial for and torstado in such that the state of the state of the state pake and to keep mid premises inner pake and to keep mid premises inner that the state of the state of the the state of the state of the state of May
soine and assent and and part abso dems and and abso dems and	And the said part, of of a good and the that they will summa it is agreed between seed against said radii by such insurance on $\frac{1}{2}$. interest, An interest, An interest, An rHIS GRANT's is refing to the terms of by $\frac{1}{2}$ $\frac{1}{2}$ of the first j of monty advanced $\frac{1}{2}$ of the first j of the first j and there of a say thing a provided herein, on the say thing a provided herein, on the say thing a provided herein, on the say thing a provided herein to be used a say the bandt is according to the say the say the bandt is a say th	y of the first part does familie estate of inderitance t and defend the same sprint t and defend the same sprint t and defend the same become the parties here to that the estate when the same become of in the event that said part part. I have a specified a same sprint the second of the event that said part part. I have a specified a same sprint to the second transfer as a more sprint to the transfer as a more sprint to the transfer as a more sprint time transfer as the sprint of the buildings of the sprint of the buildings of the sprint of the sprint the sprint the sprint of the sprint the sprint of the sprint to said the sprint instant and instant, together instant and instant, together above the sprint sprint the sprint of the sprint part of the sprint of the sprint of the sprint the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the sprint of the spr	a. hereby covenant and any therein, free and clear of all it all partice making lawfat of it all partice making lawfat of part	gree that at the de locumbrane. claim therets, in the start of the start of the start start the start of the start of the start of the start of the start of the start of the start of the start of the operation of the start of the start of the operation of the start of the start of the start of the start of the start of the operation of the start of the	shreey hereof_file_16 this industrue, pay all the induction of the second seco	ares or assessments that may be levie sured spatial for and torstado in such that the second spat to the state spatial state of the spatial spatial spatial state of the spatial spatial spatial spatial spatial spatial of <u>May</u> — DOLL of the spatial spatial spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is suc
seize and asses and <u>-1</u> here inde accord and assess and part abso matt abso matt abso seize said asset assess asses as as ass	And the said part, of of a good and the that they will warms and the same of the same of the same same same same same same ty such insurance on the provided, then the uters of same same same reling to the terms of by $\frac{12}{2}$ of the first $\frac{1}{2}$ of the first $\frac{1}{2}$ and the terms of the same same as provided herein, or the terms of both the terms of the same same reling to the terms of the same same same same same same same same same same same same same same the same	y of the first part down familie exists of inderitance t and defend the sense exists of the parties hereto that the exists when the same becom- parts as all be specified a d in the event that and part parts at the specified as a part of the event that and part parts at the specified as a part of the event that and part parts at the specified as a part of the specified of the part of the parts of the part into events when the events of the OPC events when the events that be the office or shall be you'd the specified as a specified the specified of the part into events the office of the parts of the parts of the parts benefit being and the set form and to set the present parts benefit being and the set form in the specified of the parts (HEREOF, The part.) Kennens Dougles	a. hereby covenant and and the three in free and dear of all it all partice making lawful c it all partice making lawful c it all partice making lawful c it all part is the first part of the first part all the part. J, of the first part all part is the payment of the maximum first part part of the part. J, of the first part all part is the payment of the maximum first part of the part	gree that at the de incumbence claim thereis, claim thereis, and the star at time bas she with a star at time bas she with a star at time bas she with a star claim star at the star claim star at the star of more star at the star at the star of more star at the star at the star of more star at the star at the star at the star of more star at the star of more star at the star	elivery hereof_file_1s the hard of a during the life of this industrue, pay all they the buildings upon and real states in the the the buildings upon and the states in the the same shows the same become due and pay the same shows a second a state state in a of manay, escented on the <u>3th</u> day or a second pay is the same become due and a second pay is a second of the same become due of manay, escented on the <u>3th</u> day or a second pay is the same become due and manay, escented on the <u>3th</u> day are a second pay in the same become due is a second pay is the same due of the manager and successful by here and out of all is and every hold is any there bay all by p and every balancies of the second of the same become and the same the same of the same become and the same and the company. In any there bay all by p and every balancies of the same balancies pays to set	ares or assessments that may be levie used spatial for and toracio in such et
seize and asses and <u>-1</u> here inde accord and assess and part abso matt abso matt abso seize said asset assess asses as as ass	And the said part. And the said part of a good and min that they will warms and a good between seed against said rad by such insurance on $\frac{1}{10}$ in arread barrier interest. An interest. An interest, they do interest, and shall be read from years division of money advanced $\frac{1}{10}$, of the fort part of the fort part interest and be obtain the shall be whele in the support benefits accruting be benefits accruting be benefits accruting by benefits accruting by benefits accruting by benefits accruting by the whele in the state of the part of the fort part in the shall be into the fort part inner to, and be obting IN WITNESS V ve written.	y of the fost part does familie estate of inderitance in the estate of inderitance is and defend the same again the parties hereto that the estate when the mane becom- ling of the second interest at the rate of 10% party of the second interest at the rate of 10% Prelve hundred of the second interest at the rate of 10% Prelve hundred of the second interest at the rate of 10% of the second interest if the buildings of all if the buildings of all interests of the option into a last of the prelim- ing of the berg, second HEREOF, The part. Nenson Be IT REMI	a. hereby covenant and as a thrench, free and clear of all of parter making lawful of part. J. of the first part and directed by the part. J. of the first part and the state of the three state and the part is a part and part and the state of the three mathematic or any part and the state of the three barres and the state of the three barres of the first part I before, administration, press and part and and the impart and the part and	gree that at the de i houndress. et also there is a first set of the et also the etal interess. etal set at the etal interess is and the interest set of the etal interess is and of interest, or at and etal interess of a set of the etal interess is and of interest, or at all interess is any interest of the etal interess of the etal interess is any interest of the etal interest of the etal interess of the etal interest of the etal interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interest of the etal interests is any interest of the etal interests is any interest of the etal interest of the etal interests is any interest of the etal interest of the etal interests is any interest of the etal interest of the etal interests is any interest of the etal interest of the etal interests is any interest of the etal interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the etal interests is any interest of the	charge berrof_ERE 18 the hard of _keep the building topon said real cation _keep the building topon said real cation to the law, if any, made poysible to the ps the basic sector of the same berrows due and ps the action of the same berrows due and ps the action of the same berrows due and ps the scriptic threes according to the tyres of a of money, escented on the <u>9th</u> due to the organized therein fully dicklarged by a dishards says that with address that the for- and the money of the same berrows due to a many provided by the said on of all and the scriptic the same berrow due and and the scriptic the same berrow due to and the scriptic the same berrow due to and the scriptic the same berrow due to a many provided by the said on of all and the scriptic the back address of Menude Hiles days of Max	ares or assessments that may be levie sured spatial for and torstado in such that the second spat to the state spatial state of the spatial spatial spatial state of the spatial spatial spatial spatial spatial spatial of <u>May</u> — DOLL of the spatial spatial spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is such spatial default he node is suc
seize and asses and <u>-1</u> here inde accord and assess and part abso matt abso matt abso seize said asset assess asses as as ass	And the said part. And the said part of a good and min that they will warms and a good between seed against said rad by such insurance on $\frac{1}{10}$ in arread barrier interest. An interest. An interest, they do interest, and shall be read from years division of money advanced $\frac{1}{10}$, of the fort part of the fort part interest and be obtain the shall be whele in the support benefits accruting be benefits accruting be benefits accruting by benefits accruting by benefits accruting by benefits accruting by the whele in the state of the part of the fort part in the shall be into the fort part inner to, and be obting IN WITNESS V ve written.	y of the fort part does facilitie estate of interitance to additional estate of interitance of definit the same spacing of the particular barrier of the second integration in the second integration in the second integration of the second integration in the second integration of	a. herein free and class of all a threin, free and class of all a threin, free and class of all part. J. of the first part of part. J. of the first part of the start of the part. J. the start of the part. J. the start of the part. J. the start of the part of the part may rays will than an inform the start of the part of the start of the part of the part in the start of the part of the start of the part of the part theorem of the part of the start of the part of the part is all the import of the start of the part of the start of the part of the part of the part of the too, elements of the part of too, elements of the part of the part of too, elements of the part of the part of the part of too of the part of the part of the part of the part of too of the part	gree that at the de i houmberse. I houmberse it househess at the mean that the state the second second second second second second second the second	<pre>elivery hereof_Eile 1s</pre>	Arre cr assemutts that may be levie uncet against for and tornado in such rtL of the second part to the rate show a part of the industrelation of the second part to a part of the industrelation, secured by DOLL of <u>MOX</u> N, the add obligation and also to secrem a part add obligation and also to secrem a part of <u>MOX</u> N, the machine of the add obligation and the to secrem a part of parallelation of the machine of the second part. a remover apposited to redder the related all bendies averaing them such as all of relations all bendies averaing themefrom shall on instruction. (SEL (SEL
seize and assess and <u>-1</u> here and part abso matt abso dema and dema and abso STA Cov	And the said part. And the said part. of of a good and the that they will warms and that they will warms and a sain of the sain of the the same sain of the same ty such insurance on $\frac{1}{2}$. Interest. And the provided, then the uters of anony advanced of money advanced a finite GLANY = a reling to the sterm o by $\frac{1}{2}$. If the finite is a provided herein, one of the same of the same is a provided herein, or the same of the same is the same of the same of the same to an able same to the same of the same of the same to an able same to the same of the same of the same to a same of the same of the same of the same to a same of the same of the same of the same same to a same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the s	y of the fost part does familie estate of inderitance in the estate of inderitance is the parties hereto that the estate when the mane been party as shall be specified a d in the event that and party party of the second interest at the rate of 10% Twe Ivue Twuldred 1 ORC certain writt true make payshile to the prior of the second interest of the second interest if the business of and interest if the business of and interest, the procession of the axis interest developed in the true pairs best on the perior. HEREOF, The part. Networks Dougles BE IT REMI Noter:	a. hereby covenant and a stature of the therein, free and clear of all of parter making lawful of part	gree that at the de i houndress. et also there is a hour here is a so the will the source of the source of the source of a source of the and fail to pay saw of a source of the source of the and fail to pay saw of the source of the source of the and the source of the source of the and the source of the source of the and the source of the	<pre>elivery hereofEile_1s</pre>	are creasesurett that may be levie ured spatial for and torado in such rtLof the second part to the rate show and the second part to the rate plant of the second part to the rate plant of the second part of the rate plant of the second part of the rate of <u>MOU</u> II. and obligation and also to secree any me to the second part of the measures of the rate of the second part of the second part of <u>MOU</u> II. and the second part of the measures of the rate of the second part of the second part of parallel, or if the measures of the rate of the second part of the second part of parallel, or if the measures of the rate of the second part of the second part of parallel, or if the measures of the rate of the second parameter of the second parallel parallel to collect the relate all breach average therefore shall art before. (SEL (SEL A. D. 19_39 before measures and duly acknowledged the execut
seite and asse and <u>-1</u> here inde and summa part abso matt amot assel abso strat abso dema assel abso	And the said part. And the said part of a good and min that they will warms and a good between seed against said rad by such insurance on $\frac{1}{10}$ in arread barrier interest. An interest. An interest, they do interest, and shall be read from years division of money advanced $\frac{1}{10}$, of the fort part of the fort part interest and be obtain the shall be whele in the support benefits accruting be benefits accruting be benefits accruting by benefits accruting by benefits accruting by benefits accruting by the whele in the state of the part of the fort part in the shall be into the fort part inner to, and be obting IN WITNESS V ve written.	y of the fost part does familie estate of inderitance in definition of the second of the second second second the parties here to that the estate when the same between the parties here to that and par- pary of the second interest at the rate of 100° (100°) of the second interest at the rate of 100° or the second the second interest at the rate of 100° or the second the second if the buildings of and interest developed of the part of the second of the part of the second of the second interest developed of the part of the second of the second interest developed of the second interest of the second inter	a. hereby covenant and a situation of the hereby covenant and share of a binner, fore and clear of all or part— JJ. of the first part and the part JJ. of the first part and yray and the part JJ. of the first part and yray and the part JJ. of the first part and yray and the part JJ. of the first part and yray and the part JJ. of the first part and yray and the part JJ. of the first p	gree that at the de i houndress. et also the set of hour there is a time as the will the set of the second period of the original set of the set of the second period of the original set of the set of the second period of the set of the second period of the second period of the set of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period period period period period period period of the second period period period period period period of the second period period period period period period period of the second period	during thereof_ERE 18 the hard of keep the buildings topon said real cation _keep the buildings topon said real cation to the key and the any mode poysible to the pa- the action of the any mode poysible to the pa- the, and its amount so paid shall become 	ares or assessments that may be levie used against for and tornado in such that iny of the second part to the sint pake and to keep wid permises insure a part of the indeficiences, second y
seize and ansee inde and and part abso matuma and abso matuma and abso series and series seri seri	And the said part. And the said part. of of a good and the that they will warms and that they will warms and a sain of the sain of the the same sain of the same ty such insurance on $\frac{1}{2}$. Interest. And the provided, then the uters of anony advanced of money advanced a finite GLANY = a reling to the sterm o by $\frac{1}{2}$. If the finite is a provided herein, one of the same of the same is a provided herein, or the same of the same is the same of the same of the same to an able same to the same of the same of the same to an able same to the same of the same of the same to a same of the same of the same of the same to a same of the same of the same of the same same to a same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the s	y of the fost part does familie estate of inderitance in definition of the second of the second second second the parties here to that the estate when the same between the parties here to that and par- pary of the second interest at the rate of 100° (100°) of the second interest at the rate of 100° or the second the second interest at the rate of 100° or the second the second if the buildings of and interest developed of the part of the second of the part of the second of the second interest developed of the part of the second of the second interest developed of the second interest of the second inter	a. hereby covenant and a stature of the therein, free and clear of all of parter making lawful of part	gree that at the de i houndress. et also the set of hour there is a time as the will the set of the second period of the original set of the set of the second period of the original set of the set of the second period of the set of the second period of the second period of the set of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period period period period period period period of the second period period period period period period of the second period period period period period period period of the second period	<pre>during thereof_Elle 18 the head of keep the buildings topon said real variant _keep the buildings topon said real variant have been as the same keemen due and pa- the, and its amount as paid shall beerers </pre>	ares or assessments that may be levie used against for and tornado in such that iny of the second part to the star- part of the loadstatements, second y
seite and asse and <u>-1</u> here inde and summa part abso matt amot assel abso strat abso dema assel abso	And the said part. And the said part. of of a good and the that they will warms and that they will warms and a sain of the sain of the the same sain of the same ty such insurance on $\frac{1}{2}$. Interest. And the provided, then the uters of anony advanced of money advanced a finite GLANY = a reling to the sterm o by $\frac{1}{2}$. If the finite is a provided herein, one of the same of the same is a provided herein, or the same of the same is the same of the same of the same to an able same to the same of the same of the same to an able same to the same of the same of the same to a same of the same of the same of the same to a same of the same of the same of the same same to a same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the same of the same of the same of the same to a same of the s	y of the fost part does familie estate of inderitance in definition of the second of the second second second the parties here to that the estate when the same between the parties here to that and par- pary of the second interest at the rate of 100° (100°) of the second interest at the rate of 100° or the second the second interest at the rate of 100° or the second the second if the buildings of and interest developed of the part of the second of the part of the second of the second interest developed of the part of the second of the second interest developed of the second interest of the second inter	a. hereby covenant and a situation of the hereby covenant and share of a binner, fore and clear of all or part— JJ. of the first part and the part JJ. of the first part and yray and the part JJ. of the first part and yray and the part JJ. of the first part and yray and the part JJ. of the first part and yray and the part JJ. of the first part and yray and the part JJ. of the first p	gree that at the de i houndress. et also the set of hour there is a time as the will the set of the second period of the original set of the set of the second period of the original set of the set of the second period of the set of the second period of the second period of the set of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period of the second period period period period period period period of the second period period period period period period of the second period period period period period period period of the second period	during thereof_ERE 18 the hard of keep the buildings topon said real cation _keep the buildings topon said real cation to the key and the any mode poysible to the pa- the action of the any mode poysible to the pa- the, and its amount so paid shall become 	ares or assessments that may be levie used against for and tornado in such that iny of the second part to the star- part of the loadstatements, second y
seize and assess and <u>-1</u> here and part abso matt abso dema and dema and abso STA Cov	And the said part. And the said part. of of a good and the that they will summarize seed against said radii by such insurance on the inspectident of the same relies (LANAY = a relies (LANAY = a relies to the terms o by <u>12</u> , <u>12</u> , <u>13</u> , <u>13, <u>13</u>, <u>13</u>, <u>13, <u>13</u>, <u>13</u>, <u>13, <u>13</u>, <u>13}, <u>13</u>, <u>13</u>, <u>13</u>, <u>13</u>, <u>13}, <u>13</u>, <u>13}, <u>13</u>, <u>13</u>, <u>13</u>, <u>13</u>, <u>13}, <u>13</u>, <u>13</u>, <u>13}, 13</u>, <u>13}, 13</u>, <u>13}, 13</u>, <u>13}, 13, 13, 13}, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13</u></u></u></u></u></u></u></u></u></u></u></u></u></u>	y of the fost part does familie estate of inderitance in the estate of inderitance is the parties hereto that the estate when the man phone of the parties hereto that the estate when the man phone interest at the rate of 100° interest at the rate of 100° if the building of the result interest at the rate of 100° if the building of the option of the rate of the option of the ani- metry of the option of the rate phone interest the option of the phone in the option of the phone interest of the option interest of the option of the phone in the option of the phone phone in the option of the ani- ing option is the option of the earne. The part of the maximum option of the second in the second option of the second in the second option of the the second option of the second interest option of the second interest option option of the second interest option option of the second interest option option option option interest option option option option option option op	a. hereby covenant and a situation of the hereby covenant and lear of all of parter main and invested by the part. J. of the first part and reas and payable, and the part of the part	gree that at the de i houndress. et also there are an interess of the set of	<pre>during thereof_Elle 1s</pre>	ann er assemment that may be brie sord against for and tornado in such tra- yot the second part the start pake and to keep wid permises insure a part of the indeficiences, second by DOLL of <u>May</u>
seine and <u>and</u> here and part accord matt and dema and abov stra Cov	And the said part. And the said part. of of a good and mid- that they will warms and a signed between seed against said rad by such insurance on the same of the same of the same of the same of the same of the same of many statument as provided, then the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the same of the same the same of the same the same of the same of	y of the fost part does familie estate of inderitance and defend the areas agains to add defend the areas agains the partice hereto that the estate when the more better estate when the more better more and the event that and part interest at the rate of 10% of DEC cortain writt true make payable to the promi- tion of the second interest at the rate of 10% of DEC cortain writt true make payable to the promi- interest and interest of the second interest at the rate of 10% of the second the promi- ment of the second the promi- interest and interest, together dense to the the true part of payable at the option of the promi- nicity of the between the true pays between the true true pays between the true pays between the true true pays between the true true pays between the true true pays between the true pays between true pays between true pays between true pays between the true pays between true pays	a. hereby evenant and a situation of the three of the second part of the first pa	gree that at the de i houndress. et a hourdress. et a hour start at the de to hour start at the set of the et a hour start at the set of the set of the second period. C. (2) the second period of a set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the s	divery hereof _ Ele _ 18 _ the hered of a during the life of this indenture, pay all . Leap the building tupon and or all states in the the building tupon and physics to the pa- the states when the anome become due and pa- the, and the anomate so paid shall become the scalar states are become due and pa- the scalar tupon and the states are become due and pa- the scalar tupon and the states are become due and and manage, essential on the <u>Sth</u> _day of a scalar states with informed the scalar states are may of if make a scalar states are and and the scalar tupon are associated to the trans of a and the scalar tupon are associated to the trans of a manage provide the scalar states are associated and are and the scalar tupon are associated and are and the scalar tupon are associated and are and and the scalar tupon are associated and are and and the scalar tupon are associated and are and the scalar tupon are associated and are and the scalar tupon are associated and are and the scalar tupon are associated and a scalar tupon and the scalar tupon are associated and are Manucle Hiles day of May foresaid County and State, camedow to a10	ann er assemment that may be brie sord against for and tornado in such tra- yot the second part the start pake and to keep wid permises insure a part of the indeficiences, second by DOLL of <u>May</u>
seize	And the said part. And the said part. of of a good and hid that they will warms and against said rad by such insurance on the armond said barn in provided, then the same against said rad the provided the same relies (GLANY is a fills (GLANY is a definition of the story of the same against said said the same against said said the same against same as provided herein, or the same against same against same against same as provided herein, or the same against same against sam	y of the fost part does familie estate of inderitance and defend the areas agains to add defend the areas agains the partice hereto that the estate when the more better estate when the more better more and the event that and part interest at the rate of 10% of DEC cortain writt true make payable to the promi- tion of the second interest at the rate of 10% of DEC cortain writt true make payable to the promi- interest and interest of the second interest at the rate of 10% of the second the promi- ment of the second the promi- interest and interest, together dense to the the true part of payable at the option of the promi- nicity of the between the true pays between the true true pays between the true pays between the true true pays between the true true pays between the true true pays between the true pays between true pays between true pays between true pays between the true pays between true pays	a. hereby covenant and a situation of the hereby covenant and lear of all of parter main and invested by the part. J. of the first part and reas and payable, and the part of the part	gree that at the de i houndress. et a hourdress. et a hour start at the de to hour start at the set of the et a hour start at the set of the set of the second period. C. (2) the second period of a set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the s	divery hereof _ Ele _ 18 _ the hered of a during the life of this indenture, pay all . Leap the building tupon and or all states in the the building tupon and physics to the pa- the states when the anome become due and pa- the, and the anomate so paid shall become the scalar states are become due and pa- the scalar tupon and the states are become due and pa- the scalar tupon and the states are become due and and manage, essential on the <u>Sth</u> _day of a scalar states with informed the scalar states are may of if make a scalar states are and and the scalar tupon are associated to the trans of a and the scalar tupon are associated to the trans of a manage provide the scalar states are associated and are and the scalar tupon are associated and are and the scalar tupon are associated and are and and the scalar tupon are associated and are and and the scalar tupon are associated and are and the scalar tupon are associated and are and the scalar tupon are associated and are and the scalar tupon are associated and a scalar tupon and the scalar tupon are associated and are Manucle Hiles day of May foresaid County and State, camedow to a10	ann er assemment that may be brie sord against for and tornado in such tra- yot the second part the start pake and to keep wid permises insure a part of the indeficiences, second by DOLL of <u>May</u>