MORTGAGE RECORD 76

Reg. No. 1638 Fee Paid, \$ 3.50

	STATE OF KANSAS, DOUGLAS COUNTY, 18.	
Perry Pelmateer and Mae Pelmateer	This instrument was filed for record on the 28 day of	
TO	November A. D. 1931 ., at 4:20 o'clock P. M	- (
	Olic G. Curreling Register of Deeds.	
The Lawrence National Bank	By	
THIS INDENTURE, Made this 28th day of	November , in the year of our Lord, one thousand nine	
hundred and thirty-one between Perr	ry Palmateer and Mae Palmateer, his wife,	
	антин такин бана бана состания на состания состания состания состания в бана состания состания состания состани Памери такин в состания состани	
of LEWFENCE in the County of Dou part ies of the first part, and The LEWFENCE Nation	nel Benk	
	part.Y of the second part.	
WITNESSETH, That the said partice of the first part, in consid Fourteen hundred and no/100	duly paid, the receipt of	
which is hereby acknowledged, ha. X.C sold, and by this indenture do the following described real estate situated and being in the County of D	Grant, Bargain, Seil and Mortgage to the said part. Y of the second part,	
Lot Twenty-one (21), in Block Three Lawrence, Kansas.	e (3), Haskell Place, and addition to the City of	
		0
with the appurtenances and all the estate, title and interest of the said part		
i.e.		
And the said part_LCB of the first part do hereby covenant and agree that .	at the delivery hereof they are the lawful owners of the premises above granted, and	
seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrat	NDC9	
seized of a good and indefeasible estate of inheritance therein, free and elear of all incumbras and that they will warrant and defend the same against all varies making lawful claim there. It is agreed between the parties hereto that the part $\Delta \Phi S$, of the first part shall at	to. all times during the life of this indenture, pay all taxes or assessments that may be levied or	
where of a good and indefensible setate of inheritance threein, free and elser of all incumbras and that they will warrant and defend the same against all vartices making lawful chain there. It is agreed between the partor bareto that the part $\Delta \Theta B$, of the first part shall as assessed against add real relate when the same becomes due and payable, and that $\Delta \Theta B$ and by such imprance company as shall be specified and directed by the part Y_{-} of the set	into etc. all times during the life of this indenture, pay all taxes or assessments that may be levied or 2^{γ} . If 11^{γ} key the buildings upon and real estate insured spints for and torando in sub-sum second part, the loss. If any, mode payable to the pay 2^{γ} — of the second part to the relate of	
where of a good and indefensible entate of inheritance therein, free and elser of all incombras and that they will warrant and defend the same signifier all eartier making lawful claim there. It is signed between the partice hereto that the part 100 , of the forst part shall at assessed against and real relative shere the same become due and populo, and that 1500 and by such incomes company as shall be precided and directed by the part J_{-} of the sa- 110 , increase. As it is the even that will need the site of the same that the part J_{-} of the sa- 110 . Increase. As it is the second that will need the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same that the part J_{-} of the same the same that the part J_{-} of the same the same the same the same J_{-} of the same the same that the part J_{-} of the same the same J_{-} of the same the same J_{-} of the same	ner etc. all times during the life of this indenture, pay all targe or assemments that may be leveled or all times during the buildings upon sold real static incord gainst five and tormado in sold sum- scend part, the local, if any, made myshile to the $pat_{i}^{(2)}$ — of the second part to the extent of the most or building the state of the second part to the static of the second part.	
where of a good and indefensible entate of inheritance therein, free and elser of all incombras and that they will warrant and defend the same signifier all eartier making lawful claim there. It is signed between the partice hereto that the part 100 , of the forst part shall at assessed against and real relative shere the same become due and populo, and that 1500 and by such incomes company as shall be precided and directed by the part J_{-} of the sa- 110 , increase. As it is the even that will need the site of the same that the part J_{-} of the sa- 110 . Increase. As it is the second that will need the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same the same that the part J_{-} of the same that the part J_{-} of the same the same that the part J_{-} of the same the same the same the same J_{-} of the same the same that the part J_{-} of the same the same J_{-} of the same the same J_{-} of the same	ner etc. all times during the life of this indenture, pay all targe or assemments that may be leveled or all times during the buildings upon sold real static incord gainst five and tormado in sold sum- scend part, the local, if any, made myshile to the $pat_{i}^{(2)}$ — of the second part to the extent of the most or building the state of the second part to the static of the second part.	
where d d a good and indefeasible entate of inheritance therein, free and elser of all incumbras and that they will warrant and defend the same signat all series making lawful claim there. It is signed between the partice here to hat the part $\Delta B = 0$ of the first shall at assessed signant and realist when the same becomes due and payable, and that $\Delta B = 0$ and by such incurates company as shall be specified and directed by the part J_{-} of the s- -110 interest. And in the event that and part $\Delta B = 0$ of the first part shall fait been in provided, then the part J_{-} of the second part may pay shift take and hence interest and shall be specified as a directed by the part J_{-} of the been provided, then the part J_{-} of the second part may pay shift take and hence interest and shall be existent in the stee of 10% from the date of payment multi full THIS GRANT a minimide as a matrigate to second the payment of the same of $-R_{-}$ four the end $-R_{-}$ for R_{-} for $R_{$	ince etc., all times during the life of this indenture, pay all tarse or assessments that may be levied or 2Y. Hill sop the buildings upon add real estate insured spint fire and tormado in sub sum second part, the load, if any, made payable to the part of the second part to the estant of or pay such tarse when the same become does and payable and to keep sail promises insured as exe, or either, and the amount so paid shall become a part of the indebtdness, secured by this by repaid	
where d d a good and indefeasible entate of inheritance therein, free and elser of all incumbran- and that they will warrant and defend the assoc significant dispute making lawful chain there. It is great between the particular here to that the part 1480, of the first part shall at assessed significant and real exists when the same becomes due and psychole, and that 1400 and by such insumance company as shall be specified and directed by the part Y_{-} of the sa- 110 instance. And in the event that said part 1460, of the fort part shall fail to break provided, then the part Y_{-} of the scenario part part is shall be presented and THIS OLANT's instanded as the memory the forther that and present shall be THIS TOLENT's instanded as the memory the first part Y_{-} of the scenario shall be recording to the terms of <u>DDC</u> events writte challenging. For the payment of stop Y_{-} and Y_{-} be the part Y_{-} of the scenario part, with a stop Y_{-} of the scenario part part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part of part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part Y_{-} of the scenario part, where Y_{-} or the scenario part Y_{-} or the scenario part, where Y_{-} or the scenario part Y_{-} or the scenario pa	and sta. at times during the life of this indenture, pay all taxes or assessments that may be levid or $2Y_{-}EIII_{kep}$ the buildings upon and real estate insured spints for and tormals in such sum second part, the loss, if any, made payable to the part/ of the second part to the estant of a pay such taxe when the same become de and payable and to keps all promises insured as nor, or either, and the amount so paid shall become a part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and the second part of the levens of a payable part of the indebtedness, secured by this by replace. and the second part of the levens of a payable part of the second part of the second part of the second part of the part of the second part of the second part of the part of the second part of the part of the part of the part of the second part of the second part of the	
where d d a good and indefeasible entate of inheritance therein, free and elser of all incumbran- and that they will warrant and defend the assoc significant dispute making lawful chain there. It is great between the particular here to that the part 1480, of the first part shall at assessed significant and real exists when the same becomes due and psychole, and that 1400 and by such insumance company as shall be specified and directed by the part Y_{-} of the sa- 110 instance. And in the event that said part 1460, of the fort part shall fail to break provided, then the part Y_{-} of the scenario part part is shall be presented and THIS OLANT's instanded as the memory the forther that and present shall be THIS TOLENT's instanded as the memory the first part Y_{-} of the scenario shall be recording to the terms of <u>DDC</u> events writte challenging. For the payment of stop Y_{-} and Y_{-} be the part Y_{-} of the scenario part, with a stop Y_{-} of the scenario part part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part of part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part Y_{-} of the scenario part, where Y_{-} or the scenario part Y_{-} or the scenario part, where Y_{-} or the scenario part Y_{-} or the scenario pa	and sta. at times during the life of this indenture, pay all taxes or assessments that may be levid or $2Y_{-}EIII_{kep}$ the buildings upon and real estate insured spints for and tormals in such sum second part, the loss, if any, made payable to the part/ of the second part to the estant of a pay such taxe when the same become de and payable and to keps all promises insured as nor, or either, and the amount so paid shall become a part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and the second part of the levens of a payable part of the indebtedness, secured by this by replace. and the second part of the levens of a payable part of the second part of the second part of the second part of the part of the second part of the second part of the part of the second part of the part of the part of the part of the second part of the second part of the	
where d d a good and indefeasible entate of inheritance therein, free and elser of all incumbran- and that they will warrant and defend the assoc significant dispute making lawful chain there. It is great between the particular here to that the part 1480, of the first part shall at assessed significant and real exists when the same becomes due and psychole, and that 1400 and by such insumance company as shall be specified and directed by the part Y_{-} of the sa- 110 instance. And in the event that said part 1460, of the fort part shall fail to break provided, then the part Y_{-} of the scenario part part is shall be presented and THIS OLANT's instanded as the memory the forther that and present shall be THIS TOLENT's instanded as the memory the first part Y_{-} of the scenario shall be recording to the terms of <u>DDC</u> events writte challenging. For the payment of stop Y_{-} and Y_{-} be the part Y_{-} of the scenario part, with a stop Y_{-} of the scenario part part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part of part Y_{-} of the scenario part, where Y_{-} or the scenario part, which are the part Y_{-} of the scenario part, where Y_{-} or the scenario part Y_{-} or the scenario part, where Y_{-} or the scenario part Y_{-} or the scenario pa	and sta. at times during the life of this indenture, pay all taxes or assessments that may be levid or $2Y_{-}EIII_{kep}$ the buildings upon and real estate insured spints for and tormals in such sum second part, the loss, if any, made payable to the part/ of the second part to the estant of a pay such taxe when the same become de and payable and to keps all promises insured as nor, or either, and the amount so paid shall become a part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and such a second part of the levens of a payable part of the indebtedness, secured by this by replace. and the second part of the levens of a payable part of the indebtedness, secured by this by replace. and the second part of the levens of a payable part of the second part of the second part of the second part of the part of the second part of the second part of the part of the second part of the part of the part of the part of the second part of the second part of the	
where d d a good and indefeasible entate of inheritance therein, free and elser of all incombens and that they will warrant and defend the same signaturial space making have a defend the same signaturial field. If the first part shall at assessed signature and relative when the same becomes due and populse, and that $\frac{1}{2}$ Me d and by such incomes company as shall be specified and directed by the part J_{-} of the sa- 110 increase. And in the event that and part (BC), of the fort part shall at the same direct the same direct that the part (BC), of the fort part shall for the same direct the same same same same same direct the same direct direct the same direct direct the same direct the same direct direct the same direct dir	The set of the set of this information, pay all targe or assessments that may be level of all times during the life of this information, pay all targe or assessments that may be level of a 27. If 11 keep the buildings upon add real senses insured against fire and tormado is rath sum second part, the ions, if any, made psyche to the prod ² — of the second part to the extent of a pay such targe where the same become due and psyche is to keep second part to the extent of a pay such targe where the same become due and psyche and to keep suit premises insured as new or eithing and the amount so paid shall become a part of the indebtdees, secure by this by tradi	
where d d a good and indefeasible entate of inheritance therein, free and elser d ill incumbration of that they will warrant and defend the assoc signification of the state sta	and the set of the set of this indenture, pay all taxes or assessments that may be levid or 27 ± 511 lays the buildings prom and real estats insured spinot for and tormals in such sum second part, the loss, if any, made payable to the part of the second part to the starts of a pay such taxe when the same become does and payable and to keep all promises insured as new, or situh, and the sameout so paid shall become a part of the indefeddence, secured by this by reads. and sum of money, essential on the _28th day of NOYERDET 31 ill interest sorring there as seculing to the terms of all shallows and the secure are sum or the off-particular because and the same of the secure are pay and the same of the indefeddence and the same of an or pay with interest there as a horizon provided, as the event data and the off-particular because and pay of the same of payable or if the innersor is all shares and the same of the same because the same provided, for the innersor is all shares and it is the law if a pays are same payable. Or if the innersor is all payables or and it want be payable to the same payable or if the innersor is all payables or there in the innersor provided by its and payable. Or if the innersor is all payables and it want is payable to payable to the same payable or if the innersor is all payables or there in the innersor provided by the payable based in the payable or if the innersor is and payable based in the payable or if the innersor is a payable based in the payable or if the innersor is a payable based in the payable	
where d d a good and indefeasible entate of inheritance therein, free and elser d ill incumbration of that they will warrant and defend the assoc signification of the state sta	and the set of the set of this indenture, pay all taxes or assessments that may be levid or 27 ± 511 lays the buildings prom and real estats insured spinot for and tormals in such sum second part, the loss, if any, made payable to the part of the second part to the starts of a pay such taxe when the same become does and payable and to keep all promises insured as new, or situh, and the sameout so paid shall become a part of the indefeddence, secured by this by reads. and sum of money, essential on the _28th day of NOYERDET 31 ill interest sorring there as seculing to the terms of all shallows and the secure are sum or the off-particular because and the same of the secure are pay and the same of the indefeddence and the same of an or pay with interest there as a horizon provided, as the event data and the off-particular because and pay of the same of payable or if the innersor is all shares and the same of the same because the same provided, for the innersor is all shares and it is the law if a pays are same payable. Or if the innersor is all payables or and it want be payable to the same payable or if the innersor is all payables or there in the innersor provided by its and payable. Or if the innersor is all payables and it want is payable to payable to the same payable or if the innersor is all payables or there in the innersor provided by the payable based in the payable or if the innersor is and payable based in the payable or if the innersor is a payable based in the payable or if the innersor is a payable based in the payable	
where d d a good and indicative entropy of the second part of a good and indicative entropy of the second part of the second pa	The second seco	
where of a good and indefeasible entate of inheritance therein, free and elser of all incumbras and that they will warrant and defend the mass against all oration making lawful claim there. It is great between the partice here to that the part 1480, of the fast part shall at answered against shift rest when the same becomes due and poysible, and that .The end by such incurance company as shall be specified and directly of the part 3 and 1_10 interest. And in the event that shift part 1480, of the fast part and in at measured against shift rest of 1860 for some the state of physical that in the press provided, then the part of the second part may pay and taxs and measure THIS starters that in the event of 1860 for some the state of physical that is the rest provided, then the part of the second part may pay and taxs and measure THIS starters in interest at the state of 1860 for some the state of physical the second part is the starter of 1860 for some the state of physical the state of the state of the starters of the state of 1860 for some the state of physical the state of the state of physical the state of 1860 for some the state of physical the second part of the state of 1861 for some the state of physical the state of the state of the state of 1860 for some the state of physical the state of the state of the state of 1860 for some the state of physical the state of the state physical the state of 1860 for short the state of physical the state of physical state of the state of the state of 1860 for short the state of physical the state physical the state of physical the	the set of the set of this inferitors, pay all tarse or assessments that may be levid or by	
where d d a good and indicative entropy of the second part of a good and indicative entropy of the second part of the second pa	the set of the set of this inferitors, pay all tarse or assessments that may be levid or SY. ATLL have the buildings upon a first of the insured spins first and tormads is such sums second part, the least if any, and a paylish to the payling of the second part to the second as a set of the second part to be set of the second the state of a second second part to be set of the second the second second second part to be second to a second second part to be second to a second second part to be second to a second	
where d d a good and indicative entropy of the second part of a good and indicative entropy of the second part of the second pa	the set of the set of this inferitors, pay all tarse or assessments that may be levid or by	
where of a good and indefensible state of inheritance therein, free and else of all incumbra. and that they will warrant and defend the same signat all scattes making lawful claim there It is greated between the patho harbor that the part. 1405. of the fart part shall at mesond signate and real state when the same becomes due and psychin, and that. 1704 and by winh incurso company as able to psychical state that the state of the same state state that the state becomes due and psychin, and that. 1704 and by winh incurso company as able to psychical state that the same state of the same state state in the state state state of the same state state and the same state state in the second state state the same state state and incurso THIS GRAATS in intende stars a normalized state state state states resources the state of the same state psychical state state and incurso THIS GRAATS intende state and the state state state state states and all states into a state of the same state psychical state states and all states therein the statest of the state of the psychical state statest and the same of the statest of the state of the state of the state of the statest of the symmet of the state state of more statest of the state of the state of the statest of the statest of the statest of the state	the set of the set of this inferitors, pay all tarse or assessments that may be levid or SY. ATLL have the buildings upon a first of the insured spins first and tormads is such sums second part, the least if any, and a paylish to the payling of the second part to the second as a set of the second part to be set of the second the state of a second second part to be set of the second the second second second part to be second to a second second part to be second to a second second part to be second to a second	
where d d a good and indicative entropy of the second part of a good and indicative entropy of the second part of the second pa	the set of the set of this inferitors, pay all tarse or assessments that may be levid or 22. ATAL hop the building runs and runs in hourd spints firs and tormads is such sums second part, the loss, if any, and a paylish to the payling of the second part to the second as a paylish and to keep sail premises instand as a pay such tasks when the same become due and paylish and to keep sail premises instand as a pay such tasks when the same become due and paylish and to keep sail premises instand as a pay such tasks when the same become due and paylish and to keep sail premises instand as a pay such tasks when the same become due and paylish and to keep sail premises instand as a pay read. The same set of the induktorians, ensembly the payling the same set of the same become previous of the same base with a same base of the same base with more and delinguish and the same target of the same base of the same base of the same base with more than of the same target of the same base of t	
where d a good and indetentile entate of inheritance therein, free and elser of all incumbra end that they will warrent and defend the asson signation all option making lawful claim there It is spread between the partic absorb that the part 1482. of the first part shall at sevened signate add read states when the same becomes die and psychole, and that. The answer of against add read states when the same becomes die and psychole, and that. The bread psychole and read states when the same becomes die and psychole, and that. The bread psychole and read states when the same becomes die and psychole, and that. The bread psychole and psychole and the same state of the first part shall all the bread psychole and the part of the second part may psy and taxes and likeness THIS URLAFT is intended as a neutringe to prevent the psychole and the psychole and the prevention the three state of the second part may psy and taxes and likeness of the psychole. Second part may psy and taxes and psychole and the psychole and the psychole of the second part, with a second psychole and the psychole and the psychole and the indextore per theory of any ablighting created thereby, or interest the type of the second part, with a second psychole and the psychole and the psychole and the indextore per theory of any ablighting created thereby, or interest theory is a second psychole and the indextore prevents the mature and become due and parable at the option of the indextore second in the second part, which all the creates and the creates and the prevents is most them unguid of private breads the terms and previous of the indextore indextore indextore the second psychole and the second previous of the second part and psychole and the second part is a second by the part is been therein, second previous of the second previous of the indextore prevents is above written.	the set of the set of this inferitors, pay all tarse or assessments that may be levid or 22. ATAL hop the building runs and real entir hourd spints firs and tornada is such sums second part, the loss, if any, and a paylish to the payling of the second part to the second as a paylish and to keep sail premises instand as a pay such tarse when the same become due and paylish and to keep sail premises instand as a pay such tarse when the same become due and paylish and to keep sail premises instand as a pay such tarse when the same become due and paylish and to keep sail premises instand as a pay such tarse when the same become due and paylish and to keep sail premises instand as a pay such tarse when the same become due and the target of the payling the same of the same bar and the same payling the same bar and the same payling the same of the same bar and the same payling the same of the same bar and the same payling the same of the same bar and the same payling the same of the same bar and the s	
<pre>started of a good and indefeasible entate of inheritance therein, free and elser of all incumben and that they will warrant and defend the mass regularit all oratios making lawful chain there It is sugged between the partic altered that the part. 1482. of the fact part shall at susseed against add reds exists when the mass becomes due and psychole, and that. The and by with incurses emerging us shall be specified and directed by the part y of the so </pre>	the set of the set of this indenture, pay all terms or assessments that may be level of eX_F_111 buy the buildings upon and real estats insured spint for and tornshi in such sum seemed part, the load, if say, made payable to the pard of the second part to the starts of a pay work track when the same become does and payable and to keep all provides instand as the payable of the second part to the starts of a pay work track when the same become does and payable and to keep all provides instand as the payable of the second part to the starts of a pay work track when the same become does and payable and to keep all provides instand as the payable of the second part to the starts of a payable. The payable of the second part is the start of the industry starts are started as the second part is and the second part is the start of the industry starts are started by the same become does and payable of the industry starts are started by the second part is and the start of the industry starts are started by the same become due of payable, or it the industry starts and the same payable is the start is an and payable. The start is and the same become and payable, or it is an interpret payable, the start is an and payable, or it is an interpret and by the same payable is the start is an and payable, or it is an interpret payable, the start is an and payable, or it is an interpret payable is the start is an and payable. The start is an and payable, or it is an interpret and the start is the start is an and payable. The start is an and payable, or it is an interpret payable, the start is an and payable is the start is an and payable. The start is an and payable is an it is an and payable is a start is an and payable. The start is an and payable is an it is an and payable is an it is an and payable. The start is an and payable is an it is an and payable. The start is an and payable is an it is an and payable is an it is an and payable is an it is	
series of a good and indetentile entate of inheritance therein, free and elser of all incrudents and that they will warrant and defend the mass against all oration making lawful claim there. It is agreed between the partic abere to that the part 160°, of the fast part shall at messed against aid real entatic when the mass become due and psychol, and that . The end by such incrusion company as shall be specified and directly of the part 2 and that . The mass of against aid real entatic when the mass become due and psychol, and that . The mass provided, then the part 2 of the second part may pay and taxe and hence and the such incrusion company as shall be applied and directly of the fast pay and the mass provided, then the part 2 of the second part may pay and taxe and hence mass provided, then the part 2 of the second part may pay and taxe and hence according to the strend of OR the second part may pay and taxe and hence the by Also the mass of the first part of the second part to pay far any mass second part of the second part is pay the same a provided in the interpart. and the far part shift all to pay the same a provided in the interpart with a matter and become due and prayable to the part of the second part to pay far any insert matter and become due and prayable at the spring of the backer hereit, where the state of provided in the interpart with a matter is a solution of the backgroup contrast the taxe and the backer hereit, where the state of provided in the second part part of the backgroup contrast. It can be a pay that are a solution to interpart in the interpart part of the second part of the backgroup into the can and advectame interpart matter and become due and prayable at the spring of the backgroup into the can and advectame. To the free part 162°. 	the second start, the life of this indenture, pay all tarse or assessments that may be level of at the second part, the level of and payled to the pard_ of the second part to part the part of the second part to part the part of the second part to part the second part to part	Li
series of a good and indefeasible entate of inheritance therein, free and elser of all includents and that they will warman and defend the mass arguint all orates making lawful chain there It is greated between the partical here to that the part. 1482. of the fort part shall at searced arguint add red static when the mass becomes due and psychole, and that. The and by main inclusion company as shall be specified and directed by the part y_{-} of the se- line inclusion company as shall be specified and directed by the part y_{-} of the se- minary inclusion of the second that main part 1482. of the fort part shall and to break provided, then the part y_{-} of the second part may pay and take and increase THIS OLATAT' is inclusived and more the forth part y_{-} of the second part in the second part in the second part in the second part is the second part in the second part in the second part is part of the second part is second part is the second part is the second part is the second part is the second part is second part is the second part is second part is the second part is the second part is second part is second part is the second part is secon	the set the set of the inferitor, pay all terms or assessments that may be level of a 2Y_F111 heps the buildings upon and real estats insured spints for and tornads in such sum second yart, the load, if any, and payable to the pard of the second part to the starts of a pay with taxs with the same become do and payable and to keep all provides instant of a pay reduct. The provide the same become do and payable and to keep all provides instant of a pay reduct. The provide the same become are provided by the provide the same become a part of the induction and the same are part of the second part to the starts of the induction of the part of the second part to the start of the induction of the same second to the same of the part of the second part of the second part of the second part of the same part of the induction of the part of the same second to the same part of the part of the same second part of the same part of the part of the same part of the part of the same part of the same part of the same part o	
<pre>started of a good and indefeasible entate of inheritance therein, free and elser of all incumben and that they will warrent and defend the mass against all option making lawful chain there It is greated between the partical here to that the part. 468. of the fast part shall at seased against add read static when the mass becomes due and psychol, and that. The and by such incursion company as shall be specified and directed by the part X that and they such incursion company as shall be repetided and directed by the part X that and the mass incursion company as shall be repetided and directed by the part X that that there is provided, then the part Y of the second part may pay and taxs and hermon THIS OLARITY with inder start the first first first first first part of the second part may pay and taxs and hermon there is the isterne d that the part of the second part to pay far any pay associated to the isterne d of the second part to pay far any pay and the far part shall all to pay the same a provided in the interver- part theory shared the pay that pay the part to pay of a way insent matter and become due and payshis the pay of the second part to pay far any insent matter and become due and payshis the pay of the second part to pay far any insent matter is a second part of the angle pay the same a provided in the interver- ment theory and of payshis at the option of the holder hereed, without patter, </pre>	teres	Ú
<pre>started of a good and indefeasible entate of inheritance therein, free and elser of all incrudents and that they will warrant and defend the mass against all option making lawful chain there It is ingred between the partica there to that the part. 468. of the fast part shall at measured against aid red relative when the mass becomes due and psychol, and that. The and by such incrusions company as shall be specified and directed by the part J The set and they will incruss the event that and part 1482. of the fast part shall not break provided, then the part J of the second part may pay and taxe and hereman THIS OLARITY will incruss the advect that and part 1482. If the second part may pay and taxe and thereman THIS OLARITY will incruss and participation the part J of the second part may pay and taxe and hereman there incruss the incruss of participation the part J of the second part in the provided, then the part J of the second part in the payment of the second part will a second part may pay and taxe and hereman there is a second part the pay that part J of the second part in the second part will a second part the pay that and part in the second part to pay for any insent the second part will a second part theorem, of the the balance part, will a second part to pay the adve part in the second part theorem, of the balance may and the part of the second part theorem, without notion, the major of the part of the second of the adve part of the second part will a second part of parts and and break second of parts and the second of the second part the second part the part is a second part will a second part of the secon</pre>	the set is the set of the information of the set of the second part to the set of the set of the set of the second part to the second part to the second part to the set of the second part to the set of the second part to part to part to part the second part to part to part to part the second part to part the second part to part the second part to part to part the second part to part to part to part the second part to pa	Ú
series of a good and indefeasible entate of inheritance therein, free and elser of all incumbra end that they will warrent and defend the asson signation all option making lawful chain there It is spread between the partic absce to that the part. 1428. of the fact part shall at assessed against add real exters when the same becomes due and psychic, and that. 1120 and by with incurse company as able to specified and directed by the part J of the s- methyle and the specified and directed by the part J of the specified real to the specified to the part of the specified real specified and the specified and directed by the part J of the specified real specifie	the set of dring the life of this informer, pay all tarse or assemunts that may be levid or EV. F.11 lays the building years and real entir hourd spins for and torus in the enter of pay, such tarse when the area become due and paylise and to keys and premise instead as a pay such tarse when the area become due and paylise and to keys and premise instead as a pay such tarse when the area become due and paylise and to keys and premise instead as a pay such tarse when the area become due and paylise and to keys and tarse when the area become due and paylise and to keys and premise instead as a pay such tarse when the area become due and paylise and to keys and tarse when the area become due and paylise and to keys and premise instead as a pay such tarse when the area become due and the paylise and to key and the results and the second area and the payline and the second area and the second area are the second tarse in the due to the du	: Ú
<pre>started of a good and indefeasible entate of inheritance therein, free and elser of all incrudents and that they will warrant and defend the mass against all option making lawful chain there It is ingred between the partica there to that the part. 468. of the fast part shall at measured against aid red relative when the mass becomes due and psychol, and that. The and by such insurance companys as shall be specified and directed by the part J The set and they will insert. And in the event that and part 1482. of the fast part shall not break provided, then the part J of the second part may pay and taxe and inserts in the provided between the part of the second part may pay and taxe and inserts are strained to the terms of of the second part may pay and taxe and inserts into a to the terms of of the second part may pay and taxe and inserts into a term of OR or the second part may pay and taxe and inserts into a term of OR or the second part may pay and taxe and inserts into a term of OR or the second part to pay fast and a pay the second part to pay fast and a second part to pay fast and a pay of the second part to pay fast and a pay of the second part to pay fast and a second part to pay fast and a second part to pay fast and a second part to pay the and part of the second part to pay fast and a second part to pay the and part of the second part to pay fast and a second part to pay the and part of the second part therean, of the second part the second part to pay fast and a second part of the second part the pay of the second part the second part to pay fast and a second part of the second part of the second part the second part of the second</pre>	the set is the set of the information of the set of the second part to the set of the set of the set of the second part to the second part to the second part to the set of the second part to the set of the second part to part to part to part the second part to part to part to part the second part to part the second part to part the second part to part to part the second part to part to part to part the second part to pa	
<pre>start of a good and indefaultie entry of inheritance therein, free and else of all incurdance ind that they will warm and default the asses sequent all castes making lawful claim terms It is used sequent and in the sector that the part 4.26. of the fort part shall a summary and the sector that the part 4.26. of the fort part shall that the part of the part 1.26. This of the sector 1.26. The part of the part of the part of the sector shall be part of the sector shall be part of the sector that the the sector the sector that the sector the sector the sector the sector the sector that the sector the sector the sector that the sector the s</pre>	inter the initial set of this infention, pay all tarso or assessments that may be levid or EV. F.I.I.Log the building turns and real static hundred registed from and reach start and or pay, such tarso with the assessment is the and registed for and the real start and or pay such tarso with the assessment is a real static hundred registed from and the real start and or pay such tarso with the assessment is a real static hundred registed for and to reals at an or pay such tarso with the assessment is a real static hundred registed for a start care and registed for and the memory as real shall be been as part of the indebtedness, secured by the indebtedness, secured by the indebtedness of the second pay such tarso with an origin to the trues of and schedulers and the second pay such tarso with an origin to the trues of and schedulers and the second pay such tarso with an origin to the trues of and schedulers and the second pay such tarso with an origin to the trues of and schedulers and the second pay such tarso with an origin to the trues of and schedulers and the second pay with the second pay of the the true start is the second pay at the second pay with the second pay of the the true start is the second pay of the second pay. The second pay with the second pay of the the true start is the second pay of the second pay. The second pay with the second pay of the the second pay of the second pay. The second pay of the second pay. The second pay of the second pay of the second pay of the second pay of the second pay. The second pay of	· Ú
<pre>start of a good and indefaultie entate of inheritance therein, free and else of all incuments and that they will warrant and default the asson sequent all castes making lawful claim them It is agreed between the partic alter to that the part. 462. of the first part shall all inserted against add read states when the asson becomes due and psychic, and that. 102. In the provided, then the part of the scenario fast may psychic, and that. 102. In the provided, then the part of the scenario fast may psychic and that. 102. In the psychic and the provided is addirected by the part Y of the scenario fast method that the psychic and the psychic and the psychic and the psychic THIS URANT is intended as an outpact of the scenario fast may psychic and the psychic intended the scenario fast method psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the psychic is the scenario fast part of the scenario at psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the psychic and the scenario fast part of the psychic and the psychic and the psychic and the scenario fast part of the psychic and the psychic and the psychic and the scenario fast part of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and ps</pre>	<pre>inter</pre>	(j
<pre>start of a good and indefeasible entate of inheritance therein, free and elser of all incumines and that they will warrant and defend the asson signation all options making lawful chain there It is signed between the partic able to that the part. 268. of the forts part shall and assessed against add real exists when the same becomes due and psychic, and that. The and the intermet. And in the sevent that said part 168. of the forts part shall all break provided, then the part of the sevench part may pay and task and hence it is a seven and particular the provided and directed by the part Y If the sevence may be a sevence of the same pays and the same and hence it is provided, then the part of the sevence part is the same it is the particular the particular the particular the particular the particular the iteration of the particular the particular the particular the particular the particular the iteration of the particular the particular the particular the particular the iteration of the particular the particular the particular the particular the iteration of the particular the particular the particular the particular the particular the the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the particular the p</pre>	energy of the second provide the first of this indenture, pay all term or assessments that may be level of eXflllaps the building room and rule static hourd grainst for and torms in such as maximum as paid shall be come a part of the second part to the second part to the second part to the second part of the	j
<pre>start of a good and indefaultie entate of inheritance therein, free and else of all incuments and that they will warrant and default the asson sequent all castes making lawful claim them It is agreed between the partic alter to that the part. 462. of the first part shall all inserted against add read states when the asson becomes due and psychic, and that. 102. In the provided, then the part of the scenario fast may psychic, and that. 102. In the provided, then the part of the scenario fast may psychic and that. 102. In the psychic and the provided is addirected by the part Y of the scenario fast method that the psychic and the psychic and the psychic and the psychic THIS URANT is intended as an outpact of the scenario fast may psychic and the psychic intended the scenario fast method psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the psychic is the scenario fast part of the scenario at psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the psychic and the scenario fast part of the psychic and the psychic and the psychic and the scenario fast part of the psychic and the psychic and the psychic and the scenario fast part of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and the psychic and the psychic and the scenario of the psychic and the psychic and ps</pre>	<pre>inter</pre>	j

392