449 MORTGAGE RECORD 80

un, bestern filterin für, basis entres. 1784 FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	TITT
	This instrument was filed for record on the 22 day of	
V M Auchard TO	April A. D. 19 35 , at 10:15 o'clock A. M.	
	North G. Such Register of Deeds.	-
the Lawrence Building and Loan Association	By	
THIS INDENTURE, Made this twenty-secondly of Apr		
	, in the year of our Lord, one thousand nine and Mildred C Auchard his wife	
Lawrence in the County of Douglas	and State of Kansas	
art 105 of the first part, and The Lawrence Building and Los	Dart V of the second part	
WITNESSETH, That the said part ¹⁰⁵ of the first part, in considerati Four hundrod fifty and no/100 hich is bereby acknowledged, ha 70 sold, and by this indenture do ollowing described real estate situated and being in the County of Douglas and	on of the sum of 	
Lot One hundred ninety one (191) in the	Elms Addition to the city of Lawrence, Kansas	
And the said parties of the first part do hereby covenant and agree that at the del	ivery hereof they are the lawful owners of the premises above granted, and seized	
And the mid parilo5 of the first part do bereby covenant and agree that at the del good and indefeatible estate of inheritance therein, free and clear of all incumbrance_, EXO	ivery hereof they are the lawful owners of the premises above granted, and seized	
And the mid part105 of the first part do hereby covenant and agree that at the del a good and indefensible estate of inheritance therein, free and clear of all incumbrance EXO I that they will warrant and defend the same against all parties making lawful claim thereto.	ivery hered. they are the lawful over 8 of the premises above granted, and exist opt a mortgage to the Association for \$3000.	
And the said particleS. of the first part do hereby revenant and agree that at the del good and indefaulthe entate of inheritance therein, fire and dars of all incumbrance XCO that they will warrant and defend the same against all parties making having dark therein. It is agreed between the parties hereto atta the particleS. of the first part shall at all times trail exists when the same become effs and payable, and it at the "particleS."	twey benefithey BFOthe hards owned of the pennises above pranted, and edged opt a mortgage to the Association for 33000 during the life of this indexture, pay all taxes or assessments that may be teried or assessed against a upon and real state insured against fire and tornado in such som and by such insures company a upon and real state insured against fire and tornado in such som and by such insures company	
And the said particle S_{i} of the form part do hereby covasant and agree that at the dot a good and indefaulthe set of inheritance there is no form of all incombrance Excl the they will warrant and default these materials (in freq and decaute hands) a bord all dots the thereas. It is agreed between the parties hereto that the particle S_{i} of the first part shall at all times free desits when the same become due and payable, and that $\frac{1}{10}$ ($\frac{1}{10}$, $\frac{1}{10}$, $\frac{1}{10}$ by the balling all be specified only first directed by the part J_{i} of the same payable is and bary the dot $\frac{1}{10}$ ($\frac{1}{10}$, $\frac{1}{10}$), $\frac{1}{10}$ is part of ball at $\frac{1}{10}$ ($\frac{1}{10}$, $\frac{1}{10}$) is a same become due and payable, and that $\frac{1}{10}$ ($\frac{1}{10}$, $\frac{1}{10}$) is a same bary bary ball between the same bary bary bary balls at the same bary bary bary bary bary bary bary bary	ivery hered_th(y870the hards events) of the permise above prained, and using opt_n_mortgages to the Association for 33000. during the life of this indenture, pay all have or assessments that may be teried or assessed against rupon and real states insured against for and termade in series sum and y such insurance company to the part. Y_ of the second part to the center of	
And the mid partiess of the first part do hereby covenant and agree that at the del a good and indefeasible extrate of inheritance therein, free and dear of all incumbrance RXOI that they will warrant and defend the same against all parties making lawful claim thereto. It is a speed between the parties between that the parties of the forty parts that it at times I mal state when the same becomes due and payable, and that the Q Table to building half be speed between the parties being payable, and that the Jon Table payable is particle of the forth pay, that high the pay resh tanse when the same the one of a payable to particle Q of the forth pay, that high the pay resh tanse when the same the one of any make payable is	ivery hered_th(y870the hards events) of the permise above prained, and using opt_n_mortgages to the Association for 33000. during the life of this indenture, pay all have or assessments that may be teried or assessed against rupon and real states insured against for and termade in series sum and y such insurance company to the part. Y_ of the second part to the center of	
And the said particles. of the first part do hereby revenant and agree that at the del good and individuable evant of inheritance therein, free and dear of all incombrance $_{-}$, ECM that they will warrant and defend the same against all parties making lawful chain thereto. It is agreed because the particle herein that the particle $_{-}$ of the first part shall as all times lead entry of the there is the particle $_{-}$ of the second part, the loss, if any, made payshes particles of the parts here is the part, U_{-} of the second part, the loss, if any, made payshes particles of the part hall fit is pay such taxe when the same become tax of apyshes are "FIRS GRANT is included as an archiver to same the same defended to dispetche the "HIRS GRANT is included as an archiver to second the payment of the sam d	ivery hered. th(6)_670the hards ownerg of the premises above pranted, and adard opt n mortgage to the Association for 3000 during the life of this indexture, pay all taxes or assessments that may be bried or assessed against rupon and real-states insured against for and tormade in such sum and by such howcame company to the part. J of the second part to the extent ofi interest. And in the event that do have pait pression inverse a have here provided, then the gray from the date of payment unit exceed by this listenture, and shall here interest at the rule of 10% from the date of payment unit	
And the said particleS. of the first part do hereby covenant and agree that at the del good and indefaulthe entate of inheritance therein, fire and dear of all incumbrance Excit- tant they will warrant and defend the same against all parties making hered claim thereto. It is agreed between the particle herein that the particle of the first part abuilding all be specified and directed by the part. Y of the second part, the ion, if any, made payther is an end between the particle herein part is tare when the same become set on disparate are into said insurance, or sither, and the amounts on paid hall becomes part of the indefaultance. THIS GRANT is intended as a mortgage to secure the payment of the same of	ivery hered. th(6)_0.0.0. 	
And the mid part 0.8 . of the first part 0.0 hereby covenant and agree that at the dd as god and indefmathle exist of inheritance therein, five and due of all incumbrance $-p_{\rm ex} = Xx0$ if that they will warrant and defend the same against all partice making invelid takin thereta. It is agreed between the particle hereto that the part 0.2 of the first part shall at all times of real static wires the agric berrot that the part 0.2 of the first part shall at all times of real static wires the agric berrot that the part 0.2 of the first part shall at all times of real static wires the agric berrot that the part 0.2 of the first part shall at all times there and intermed, or either, and the instancts ap sid shall become its part of the indefined there and intermed on the instancts and part ball become its part of the indefined there all dimensions or either, and the instancts ap sid shall become its part of the indefined there all dimensions or either, and the instancts ap sid shall become its part of the indefined there all dimensions or either, and the instancts ap sid shall become its part of the indefined and the instance of the indefined as a mortgage to secure the payment of the sum of the indefined in the static static shares and the part of the sum of the indefined in the static static shares and the payment of and sum of the part 1.5 the terms of	ivery hered. th(by_BTOthe harfal orners of the premiers above prasted, and wind opt n mortgage to the Association for 33000. during the life of this indexture, pay all have or assessments that may be bried or assessed against upon and real materia insured against for and tornade in such sum and by such harrance company to the part. Y. of the second part to the extent ofthe listers, the dist the versit that do to keep and president insure a hereig provided then the part <u></u> of the accord part may pro- secured by the ladenture, and shall bere interest at the rate of 10% from the date of payment with a second part and the second part to the second and the second part may pro- secured by the ladenture at hereig provided, the the part <u></u>	
a good and indefeasible set to d inheritance therein, free and clear of all incumbenses \underline{XXX} d that they will warman in d defend the same significant all parties making hardin claim thereta. It is agreed between the partice hereto that the part \underline{SX} of the first part shall at all times d rain state when the mass becomes due and payable, and that \underline{LixY} , \underline{TXI} here the building shall be specified and directed by the part <u></u> the source approximation of the basis. If any, made payable a d mark the distance, or either, and the subsource ap path below the same the source due and payable a d mark the distance, or either, and the subsource ap path below are <u></u> to the indefections - TRIS GRANT is intended as a merigge to secure the payment of the same of - <u></u> to <u></u> the terms of <u></u> or the second part, the the terms of <u></u> or <u></u> four <u></u> the the terms of - <u></u> to <u></u> the terms of <u></u> or <u></u> the second part, the terms of <u></u> or <u></u> the terms of <u></u> the indefections - <u></u> to <u></u> the terms of <u></u> the terms of <u></u> the payment of mail warm of the <u></u> the terms of <u></u> the the second part, the pay ment of mail marker experiments the terms of <u></u> the the second part to <u></u> or the second part, with all interes experiments the same terms made payable to the part <u></u> to <u></u> the second part, with all interes experiments the same terms of the second part to <u></u> to <u></u> the same of <u></u> the same of <u></u> the same of <u></u> the same of <u></u>	ivery hered. th(by_BTOthe harfal orners of the premiers above prasted, and wind opt n mortgage to the Association for 33000. during the life of this indexture, pay all have or assessments that may be bried or assessed against upon and real materia insured against for and tornade in such sum and by such harrance company to the part. Y. of the second part to the extent ofthe listers, the dist the versit that do to keep and president insure a hereig provided then the part <u></u> of the accord part may pro- secured by the ladenture, and shall bere interest at the rate of 10% from the date of payment with a second part and the second part to the second and the second part may pro- secured by the ladenture at hereig provided, the the part <u></u>	
And the mid part 0.8. of the first part 6	ivery hered. th(by_BTOto the iserial orners of the permise above prasted, and wind opt n mortgage to the Association for 33000 during the life of this indexture, pay all taxes or assessments that may be beried or assessed against upon and real materia issuerd against for and tornade in series sum and by such harmare company to the part, y. of the second part to the extent ofthe life. Interest, the finite the series of the bar year, and the second part to the extent ofthe life. Interest, the finite the extent part of the bar year is the second part to the extent ofthe life. Interest, the finite the extent part were by this is identice as herein provided. It must be partthe disk of payment with second by the identice as herein provided. It must be second part may pay every by the identice as herein provided. It must be second part and year to be second part to the terms of and obligation and sho is second any many man or any taxes with interest there as herein provided. In the event that and part108 of the first part from the same beyong marking. If default here and is and here the second year may were then the same beyong and payable, or if the internate is and here the part of the bords herein the interest therein the pay is any orded by the interest of the bords herein the interest therein the payable. If default here has the indep hyperbolic and the bords herein the interest the same barrent provided. The default here and is not here year any and any more the same payable.	
And the mid part 0.5. of the first part 0. hereby covenant and agree that at the del a good and indefensible extra of inheritance therein, fore and dear of all incumbrance EXO d that they will warmat and defend the same against all partice and diar of all incumbrance EXO d that they will warmat and defend the same against all partice and that the dear this is agreed between the partice between that the part 0.5. of the first part and it all times d main there when the main becomes d w and mynkin, and that they. Till large the building shall be specified and directed by the part of the second part, the loss, if any, made parylate is d part 1.6 if of the first part shall f all times part of the second part, the loss, if any, made parylate is d part 1.6 if of the first part shall f all times parts of the same d and paylate and the specified and directed by the part Of the second part, the payment of the indisferations, if main The first part shall f all the pay mesh tarse when the same become due and paylate a second The pay is the the part If the second part, the payment of the same d. The pay is the same data as morting to second the payment of the payment of main and it by The main made payable to the part If the second part, the hall the compares by the main paylate (the paylate is the part If the second part, the hall the paylate is the paylate paylate is the part As the second part, the made materia expected, and the oblight compares the paylate is the pay of the paylate is the part If the second part, the same as the payle is the paylate is the paylate paylate is the part If the materia due takes and paylate is the paylate is the paylate is the part If the material the paylate is the paylate is the paylate is the part If the meand paylate is the part If the material the paylate is the paylate is the part	ivery hered. th(6) 670 the series of the permiser above prasted, and adard opt a mortgage to the Association for 33000 during the life of this indenture, pay all taxes or assessments that may be bried or assessed against a upon all real extra insured against fin and toreade in such sum and by such hourance company to the part y of the scendard part to the extent of 128 instruct. As in the event that do is beyond permission insured a herein provided, then the part y of the scendard part and extend by this indenture, and shall here interest at the rate of 15% from the data of partment and more, executed on the 22DD days of all of 25% from the data of partment and any the interest from a solution of add oblightion and also to secure any sum or sease of any taxes with interest there as brief provided, in the event that and peril 65 of the first part rates the interest from a brief provided. In the event that and peril 65 of the first part rates the interest from a brief provided. In the event that and peril 65 of the first part rates with interests flat globarated. If the interest had in the secure any sum or sease of any taxes with interests flat globarated. If the interest is the interest rate of the interest the start because the second period of the interest is the lifet out on the start the interest there is not period. The lifet output the first of the interest of the interest there is a differential differential the second add add before the rest of the interest there is a differential differential the period as the interest of the interest there is a differential differential the second add add before the second and period before its according therefore, and the one the period before the rest, and its interest is the interest in the interest interest is add period to a second add add before therefore, and the improvement as the interest is add the interest is add period to a second add add before therefore, and the improvement as the interest is add therefore therein add the interest is add add before	
And the mild part 0.8. of the first part 6 hereby creasant and agree that at the dat a good and indefmatible setted of inheritance therein, fire and due of all incumbrance, EXCO 4 that they will surrant and defend the same against all partice making layerd that there and it is a good and directed by the part 1.0. and 1.0. and 1.0. and 1.0. and 1.0. and a set of a set of the same becomes due and payable, and that the type, Trill here the building halls be specified and directed by the part of the innex state in the same become due and payable as a set of and state wires the particular the innex state pair build becomes a part of the same become due and payable as the same of the same becomes due and payable, and that the type, Trill here the building halls be specified and directed by the part of the same of the same due and payable as in the same becomes of orders. In this the subsute as pair build becomes a part of the same of the same of the same becomes due and payable as the same becomes due and payable as in the same of the same becomes the pair build becomes a part of the same of the same of the same bar payable to the payment of the same of the same same as payable to the same of part on pay for any insurance or to discharge and the due the same as a more also in the index the same barries are parted as a the same barries are building the same barries are payded as the same barries are payded as and the due to the same as a more also bay and the same barries are parted as a the same barries are building the same barries are building the same barries are positioned to functioner at the same barries are building the same barries are building the same barries are positioned to functioner the same same of the same barries are building the same barries are positioned to functioner the same barries are building the same barries are building the same barries are positioned to functioner the same barries are building the same barries are building the same barries are positioned to functioner	ivery hered. th(by_BTOto the iserial orners of the permise above prasted, and wind opt n mortgage to the Association for 33000 during the life of this indexture, pay all taxes or assessments that may be beried or assessed against upon and real materia issuerd against for and tornade in series sum and by such harmare company to the part, y. of the second part to the extent ofthe life. Interest, the finite the series of the bar year, and the second part to the extent ofthe life. Interest, the finite the extent part of the bar year is the second part to the extent ofthe life. Interest, the finite the extent part were by this is identice as herein provided. It must be partthe disk of payment with second by the identice as herein provided. It must be second part may pay every by the identice as herein provided. It must be second part and year to be second part to the terms of and obligation and sho is second any many man or any taxes with interest there as herein provided. In the event that and part108 of the first part from the same beyong marking. If default here and is and here the second year may were then the same beyong and payable, or if the internate is and here the part of the bords herein the interest therein the pay is any orded by the interest of the bords herein the interest therein the payable. If default here has the indep hyperbolic and the bords herein the interest the same barrent provided. The default here and is not here year any and any more the same payable.	
And the mid pard 0.5. of the first part 6 hereby crossent and agree that at the data a pool and indefmatible senter of inheritance therein, five and due of all incumbrance. $p_{\rm eff} = 200$ d that they will warrant and defind the same against all particle making having indefmatible senter of an intervent the particle berrot that the pard 0.5 of the forty part fails at all times of real states when the armic becomes due and payable, and that $\frac{1}{2}hey_{\rm eff} = 100$ m M_{\odot}	ivery bered. they_STOto have a barded owner S of the premise above pranted, and water opt n.mortgags to the Association for 33000 during the He of the indexture, pay all taxes or assessments that may be bried or assessed spains upon and real materia insured against for and cornade in such sum and by such insurance company to the part, y. of the scenario part to be extend this instruct. As in the event that of the hear V, or the scenario part to be extend this is intervent that the bar and y and the scenario part to be extend this is intervent that the lader ture, and shall been intervent it to rate of 10% from the data of payment with many, executed on the 22md day of April 1	
And the mid pard 0.5. of the first part 6 hereby crossent and agree that at the data a pool and indefmatible senter of inheritance therein, five and due of all incumbrance. $p_{\rm eff} = 200$ d that they will warrant and defind the same against all particle making having indefmatible senter of an intervent the particle berrot that the pard 0.5 of the forty part fails at all times of real states when the armic becomes due and payable, and that $\frac{1}{2}hey_{\rm eff} = 100$ m M_{\odot}	ivery bered. th(by_STO	
And the mid pard 0.5. of the first part 6 hereby crossent and agree that at the data a pool and indefmatible senter of inheritance therein, five and due of all incumbrance. $p_{\rm eff} = 200$ d that they will warrant and defind the same against all particle making having indefmatible senter of an intervent the particle berrot that the pard 0.5 of the forty part fails at all times of real states when the armic becomes due and payable, and that $\frac{1}{2}hey_{\rm eff} = 100$ m M_{\odot}	ivery bered. they_STOto have a barded owner S of the premise above pranted, and water opt n.mortgags to the Association for 33000 during the He of the indexture, pay all taxes or assessments that may be bried or assessed spains upon and real materia insured against for and cornade in such sum and by such insurance company to the part, y. of the scenario part to be extend this instruct. As in the event that of the hear V, or the scenario part to be extend this is intervent that the bar and y and the scenario part to be extend this is intervent that the lader ture, and shall been intervent it to rate of 10% from the data of payment with many, executed on the 22md day of April 1	
And the mid part 0.8. of the first part 6 hereby oversame and agree that at the data a good and indefmatible exist of inhorizance therein, for and due of all incumbrance EXCO ************************************	ivery bered. they. SIGthe hards owner S of the premiers above prasted, and saids opt Athe mortgage to the Association for 33000the mortgage to the Association for 33000the mortgage to the set of the second perturbation perturbation of the second perturbation of the second perturbation of the second perturbation perturbation perturbation perturbation perturbation perturbation perturbation perturbation perturbation pe	
And the mid part 0.8. of the first part 6 hereby covenant and agree that at the del a ped and indefmatible exist of inheritance therein, fore and dear of all incumbrance EXCO 41bit they will surrant and defend the same against all parties making instell data theters. It is a speed between the parties between that the part 0.8. of the first part 4.8.1 at all times after all states where the parties between the parties part 0.8.1 of the thete part 4.8.1 at all times after all states where the parties between the parties between the part 1.8.1 as a real between the parties between the part is between the part 1.8.1 as the the battling hand be specified and directed by the part V of the second part, the hand. Two, made paythle as its mere all interments, or either, and the intermode and the sheet of the individual the second part 1.8.1 as the second part 1.8 hand. The same abcome due and payable as its mere all interments, or either, and the intermode and the second part, the hand. The same second part 1.8.1 has the second part to part the payment of the same of 18. Jack the same as payedide to the part V of the second part, with all latteres are obtained by the same and paythe to the part V of the second part, which all latteres are obtained thereby, or interest thereas, or if the lattere and real sectors are not paid and the paythese as more that the historiest thereas, or if the lattere and real sectors are not paid and the obtained thereby, or interest thereas, or if the lattere and real sectors are not paid of if we shall be paid to us of all money athing from such as the real state. The same decay for the the manage paythese to the and part V of the second part. The sector by the aread out of all moneys athing from such as the real state is aread real sectors at the same between the part 1.8.2. The sector by the part 1.8.2. The manage area that the terminal the annotant the angular of all we have the part of the part 1.8.2. The sector there are anot the part 1.8.2. The sector	ivery bered. they. SIGthe hards owner S of the premiers above prasted, and saids opt Athe mortgage to the Association for 33000the mortgage to the Association for 33000the mortgage to the set of the second perturbation perturbation of the second perturbation of the second perturbation of the second perturbation perturbation perturbation perturbation perturbation perturbation perturbation perturbation perturbation pe	
And the mid part 0.8. of the first part 6bread due of all incumbrance EXCO at a post and indefmantle ensure of inheritance therein, five and due of all incumbrance EXCO at the yell users is not defend the same against all parties making investigation in the same at a set of and ensures is not defend the same against all parties making investigation in the same at a set of the same becomes due and payable, and that the yell, yell and in the set at a set of the same becomes due and payable, and that the yell, yell and in the same default direct by the part y of the second part to be and. Two, made payable as a set of the same becomes due and payable as the same become due as dayable as a set of the same becomes due as a mortger to secure the payment of the same of the same directed by the part y of the second part to be has. If way, made payable as a set of the same become of the same due to be same as the same of the same as mortger to be second part to be part. If is has if the indefault has the same as a mortger to be second part to pay and the indefault has the same as mortger to be second part to pay for any instances or to discharger and the same as a mortger to be sade as a breats a part of the same or to discharger and the same as a mortger to be add a same to pay for any instances or to discharger and the same as a mortger to be add part y of the second part to be add as a breats are default and the behavior and the same base as the same of the same dare to be add the same of the same dare of the same dar	<pre>invry hered_th(by_&TOto the hards events of the permise above prested, and wind opt n mortgage to the Association for \$30000 during the life of this indentum, my all mass or assessments that may be beried or associated to the part J_ of the second part to the extent dthe Life. Interest, the file in the event has to be part J_ of the second part to the extent dthe Life. Interest, the file is the event has do to be part J_ of the second part to the extent dthe Life. Interest, the dist the event has do to be part J_ of the second part to the extent dthe Life. Interest, the dist of approxed in do to be part J_ of the second part to the interest of the life. Interest, the dist of approxed in more, executed on the 22Dd day of Aprill 1935 to even the second part to the terms of and soligation and also be second any may represent the interest three as herein pervided, in the vert that all perclises of a second part to the second by this ledentum, and shall be provided. In the vert that all perclises of a second part to the second by this ledentum, and has been the second of the second part to the second part to the second part therein and the second part to the second part to the second part to be second part to the second part to be approxed to the second part therein and the based to even the state part to be approxed where the second part to be second part to be approxed to the second part to be approxement to the present the second part to be approxed and the second part to be approxement to the second part to be approxed and all besets according therefore and all resets and parts to approxements be approxed and the second part to be approxement to the second part to be second part to be approxed and the second part to be approxement to the second part to be approxed part to be approxed part to be approxement to the second part to be approxed part to be approxed part to be approxement to the second part to be approxed part to be approxed part to be approxement to approxement. The</pre>	
And the mid part 0.8. of the first part 6 hereby crossent and agree that at the dat a post and indefmative sents of directions therein, for and due of all incumbrance EXO 41 that they will average and direct by the part 1.0. of the first part 1.0. of the building hash to specific add directed by the part V of the second part, the hash if way, made paylies at 41 and the specific add directed by the part V of the second part, the hash if way, made paylies at 42 and state sizes the part of the instance to pair hash if the building hash to specific add directed by the part V of the second part, the hash if way, made paylies at 42 and the specific add directed by the part V of the second part, the hash if way, made paylies a 43 and the specific add directed by the part V of the second part, the hash if way, made paylies a 44 and the specific add directed by the part V of the second part, the hash 44 and 1.0. and 1	<pre>invry hered_th(by_&TOto the hards events of the permise above prested, and wind opt n mortgage to the Association for \$30000 during the life of this indentum, my all mass or assessments that may be beried or associated to the part J_ of the second part to the extent dthe Life. Interest, the file in the event has to be part J_ of the second part to the extent dthe Life. Interest, the file is the event has do to be part J_ of the second part to the extent dthe Life. Interest, the dist the event has do to be part J_ of the second part to the extent dthe Life. Interest, the dist of approxed in do to be part J_ of the second part to the interest of the life. Interest, the dist of approxed in more, executed on the 22Dd day of Aprill 1935 to even the second part to the terms of and soligation and also be second any may represent the interest three as herein pervided, in the vert that all perclises of a second part to the second by this ledentum, and shall be provided. In the vert that all perclises of a second part to the second by this ledentum, and has been the second of the second part to the second part to the second part therein and the second part to the second part to the second part to be second part to the second part to be approxed to the second part therein and the based to even the state part to be approxed where the second part to be second part to be approxed to the second part to be approxement to the present the second part to be approxed and the second part to be approxement to the second part to be approxed and all besets according therefore and all resets and parts to approxements be approxed and the second part to be approxement to the second part to be second part to be approxed and the second part to be approxement to the second part to be approxed part to be approxed part to be approxement to the second part to be approxed part to be approxed part to be approxement to the second part to be approxed part to be approxed part to be approxement to approxement. The</pre>	
And the mid part 0.8. of the first part 6 hereby covenant and agree that at the data a post and indefmative sents of inheritance therein, fire and due of all incumbrance EXO of that they will surrant and defend the same against all parties making investigation there. It is a greed task the part is benet that the part 2.6. of the first part fail at all times of rail states where the particle benets that the part 2.6. of the first part fail at all times of the there will surrant and defend the same against all particle as the data the part of all directed by the part of all the times of maximum of the indication there is a state when the arm becomes due and payable, and that the V_T_TIL here the building that he specificat and directed by the part V_T_TIL direct the building that he specificat and directed by the part V_T_TIL direct the building that the specification of the state and the time when the mane become due and payable as a state of the terms of	<pre>ivery bered_th(Sy_STOto the bards over S of the permise above pranted, and state opt n mortgags to the Association for 33000 during the He of the ledenture, pay all have or assessments that may be level of a sameed spains upon and real mutan insured squarks for and tornade in such some and by such haravase company to the part, y of the scenario art to be scenario if 12% from the data of permiser are determined by the ledenture, and shall have horses of the star of 12% from the data of permiser are determined by the ledenture, and shall have horses of the star of permiser and other setup. If the scenario art to be scenario of 12% from the data of permiser are and the scenario of the SCII data of the star of 12% from the data of permiser and are star and horse the scenario of 12% from the data of permiser and are scenario to the SCII data of the scenario of 12% from the data of permiser and are scenario the scenario of the scenario of 12% from the data of permiser and are scenario there are scenario to the terms of and obligation and above horses are are more than the scenario there are scenario of the scenario of the scenario are are scenario the scenario of the scenario of the scenario of the scenario are are scenario the scenario and the scenario of the scenario and the scenario of the scenario data data interactivity mutants are been and scheme the scenario of the scenario data data interactivity mutants are been and scheme there are all the scenario of the scenario data data and horses are also and scheme the scenario there are and and have scenario of the scenario and to end the scenario and the scenario are all the scenario data data interactivity mutants are been and scale to be all permises and the scenario are all scenario of the scenario and the scenario and the scenario and the scenario scenario of the scenario and the scenario and the scenario and the scenario wave of the scenario particle horses. The scenario are all scenarios the scenarios wave of the scenario particle horses. The scenar</pre>	
And the mid part 0.8. of the first part 4	<pre>ivery bered_th(Sy_STOto the bards over S of the permise above pranted, and state opt n mortgags to the Association for 33000 during the He of the ledenture, pay all have or assessments that may be level of a sameed spains upon and real mutan issued against for and cornade in such sum and by such harmance company to the part, y of the scends part to the scent ofTBL</pre>	
And the mid part 0.8. of the first part 6 hereby oversean and agree that at the del a post and indefmative exist of inheritance therein, for and due of all incumbrance EXO "Ithat they will surrant and defend the same against all partice making investigation that all all the its is a provide between the partice beach and any 2004, and that the 2. Will have not beach and that be specified and directed by the part 0.4. It is a part obtained in the out of the indefmation is a part of base of direct by the part 0.4. It is a part obtained beach and the specified and directed by the same throat and part base is the same become due and payable as there and interaction, or either, and the interaction and part base as it way, made payable as its same and interaction, or either, and the interaction and the beach and the same become due and payable as "THS GRANT is intended as a mortgare to socure the payment of the sum of 	ivery bered. they. STO to is barded over \$\$ of the permise above prated, and wised opt \$\$ a. mortgags to the Association for \$3000 during the life of the indetture, pay all taxes or assessments that may be bried or assessed spains a power and real material sparse is and created is rate is sensed against in a durated is rate is sensed if the schema of the index of the sensed port taxes are compary to the part \$\$ of the sensed port taxes are the rate of 15% from the data in the over the state of payment with the index of the sensed port taxes are the rate of 15% from the data of payment with the index of the sensed port taxes are rate of the sense bare to the start of the head \$\$ of the sensed port taxes are rate of the sensed port taxes are rated in the 22DA day of ADT11 1335. t second therein increases a break period distriction and also to secure any sum or man of any taxes with interest threes as break period. It is the verse that main periods of the ladder three is the start of the second port to the taxe of a distriction and head bar is second periods. The second periods were the start of the second periods of the part of the second periods. The taxe part of the second periods were the start of the second periods were the start of the second periods. The taxe part of the second periods were taxed and periods of the second periods were taxed and periods of the second periods. The taxe part of the second periods were taxed and periods of the second periods. The taxe periods were taxed and periods of the second periods were taxed and periods of the second periods. The taxe periods were taxed and periods. The bards head's taxes of the bards head's taxes are discussed as all seconds as the second periods. The taxe period bards the second periods were taxes and taxes the second periods. The taxe periods bards taxes taxes are discussed as a second periods. The bards head's taxes of the second periods. The taxe periods bards taxes are discussed as a second periods. The taxes are discussed as	
And the mid part 0.05. of the first part 6 hereby eveness and agree that at the del a good and hiddwalkes exist of inbrithment therein, fire and due of all incumbrance EXO 4 that they will warmant and defend the same arguins all partice making lawful data theteres. It is agreed between the particle hereto that the part 0.25. of the first part shall at all times and the specific and defered by the part V of the second part, the has, it way, made particle at the specific and defered by the part V of the second part, the has, it way, made particle at the specific and defered by the part V of the second part, the has, it way, made particle at the specific and directed by the part V of the second part, the has, it way, made particle at the specific and directed by the part V of the second part, the has, it way, made particle at the specific and directed by the part V of the second part, the has, it way, made particle at the specific and directed by the part V of the second part, the has, it is half the part of the second part, the has, it way, made particle and 1.0 by by the serve as provided in his inductance. and the base of the second part to pay for any insurance or to discharge on it is how the second entry of the integration. for the part of the same of a second part, with all interess any addington on and part V of the second part, the same of a second part, with all interess the second by the same as provided in the integration. For the part of the second part, when by the use of our of all incompts at high the second part to the same of a same on a sub- term of the same is the same between direct. The same of a same one direct as a the same is sub-side of the information of the same direct. The target by the part V of the second part is the same of each as be the base of our of all incompts at high the same and result at the same of each as be the base of our of all incompts at high the same of a same of the information is and	inny bared they. BTO is built asso or assessed at the permise above prested, and wated opt n mortgage to the Association for \$30000. during the life of this indentum, may all have or assessments that may be beried or assessed spains in upon and real materiase insured against for and ternade in sets association for \$30000. during the life of this indentum, may all have or assessments that may be beried or assessed against in upon and real materiase insured against in the sentext of the life. Instruct, all of the second part to the sectext of the life. Instruct, all of the second part to the sectext of the life. Instruct, all of a second part to the second part to the second of the life. Instruct, all of a second part to the second part to the second of the life. Instruct, all of a second part to the second part to second part to part the second part to the second part to the second part to the second part to part t	
As the mill part 0.8. of the fmt part 6 hereby erremant and agree that at the ad a ped soft indefmatible water of inheritance therein, for and due of all incumbrance EXCO "That they will be average the of inheritance therein, for and due of all incumbrance Net of this target of the same becomes due and payloh, and that they Thill be the building hash be specified and directed by the part V of the second part, the has, if way, made paylow at "This GRANT is intended as a mortgere to secure the payment of the same of the same of the stand be intended as a mortgere to secure the payment of the same of the same of the stand be the second part to be has. If way, made paylow at "This GRANT is intended as a mortgere to secure the payment of the same of the same of the stand be the second part to be has. If way, made paylow at second paylow at the same become of the stand without a begin be at the same of the the same of the same become of the same of the second part to be paylow at the inherit paylow at the same become of the second part to be paylow at the same of the same of the same of the same of the second part to paylow at the same of the	<pre>immy hered_they_STGto the hards exacts of the permise above prested, and exist opt n mortgage to the Association for \$30000</pre>	this felease was written on the original Mic r tages -
And the mid pard 0.8. of the first part 6 hereby crossent and agree that at the data a post and indefmatible sents of inheritance therein, first and due of all incumbrance EXO of that they will sentement the particle heret on that the pard 0.8. of the fore part dual at all times of and state sents the particle heret on that the pard 0.8. of the fore part dual at all times of the pard 0.8. of the fore part dual for the part of the the the the the pard 0.8. of the fore part dual for the part of the time the mane become due to dip park to a sentence of the time of the theorem of the time when the mane become due to dip park to a sentence of the time of the theorem of the time obligation. If the part of the time of the time of the time of the time obligation. If the part of the time of the time of the time of the time obligation. If the part of the time of the time of the time of the time obligation. If the part of the time of the time of the time of the time obligation. If the part of the time of the time of the time of the time obligation. If the part of the time of the time of the time of the time obligation of the part of the time of the time of the time of the time obligation of the part of the time of the time of the time of the time obligation of the	ivery bared _ they_BTO is built asso or assessments that may be bried or assessed spains opt n mortgage to the Association for \$30000 during the life of this indexture, my all have or assessments that may be bried or assessed spains in upon and real state insured against for and tornade in sets sum and by such historease company to the part of the scendar part to be extend the in the scenario against in the part of the scendar part to be extend the in the scenario against in the part of the scendar part to be extend the in the scenario against in the part of the scendar part to be extend the in the scenario again meany, executed on the 22md day of Aprill to be rearrange against super address there as a break provided, in the scenario and ways may be executely the historeas the scenario and address the scenario against states with interest there as a break provided, in the scenario state against states with interest there as a break provided, in the scenario state against states scenario there as a break scenario and the scenario against state the base of the base scenario is address there are scenario of the said proviment of the base scenarios and against the scenarios and against the scenarios and address there are address the base scenarios and a gainst state the base scenarios and the scenarios the base scenarios and a gainst the scenarios and a gainst the scenarios and address there are address the base scenarios and a gainst the scenarios and a gainst state the base the scenarios and address there the scale and the scenarios and address there address and the scenarios the base scenarios and address there are address and the scenarios and address there address and the scenarios the scale address and the scenarios the scale address and the scenarios and the scenarios the scale address and the	was written
And the mid part 0.8. of the first part 6 hereby covenant and agree that at the day a good and indefmather enter of inheritance therein, fire and due of all incumbrance EXO of the first part that a different the sense are and sense and the sense of t	ivery bared _ they_BTO is built asso or assessments that may be bried or assessed spains opt n mortgage to the Association for \$30000 during the life of this indexture, my all have or assessments that may be bried or assessed spains in upon and real state insured against for and tornade in sets sum and by such historease company to the part of the scendar part to be extend the in the scenario against in the part of the scendar part to be extend the in the scenario against in the part of the scendar part to be extend the in the scenario against in the part of the scendar part to be extend the in the scenario again meany, executed on the 22md day of Aprill to be rearrange against super address there as a break provided, in the scenario and ways may be executely the historeas the scenario and address the scenario against states with interest there as a break provided, in the scenario state against states with interest there as a break provided, in the scenario state against states scenario there as a break scenario and the scenario against state the base of the base scenario is address there are scenario of the said proviment of the base scenarios and against the scenarios and against the scenarios and address there are address the base scenarios and a gainst state the base scenarios and the scenarios the base scenarios and a gainst the scenarios and a gainst the scenarios and address there are address the base scenarios and a gainst the scenarios and a gainst state the base the scenarios and address there the scale and the scenarios and address there address and the scenarios the base scenarios and address there are address and the scenarios and address there address and the scenarios the scale address and the scenarios the scale address and the scenarios and the scenarios the scale address and the	was written
And the mid part 0.5. of the form part 6 hereby crossent and agree that at the date as goed and indefmatible senter of inhibitions therein, for and due of all incumbrance EXO of the form part is a strength to be an any strength of the sente agricult and the sentent the	<pre>ivery bered_they_STOto the bards over S of the permise above prated, and wated opt n mortgags to the Association for \$3000 during the life of this identure, pay all taxes or assessments that may be level of a sameed spains v pon and real states inserved spains for and tornade in sets sum and by such hoursave company to the part Y, of the second put to the states of 15% from the data of payment with of to heap all y of the second put to the states of 15% from the data of payment with intervent by this identure, and shall bere intervent at the rate of 15% from the data of payment with intervent by this identure, and shall bere intervent at the rate of 15% from the data of payment with intervent by this identure, and shall bere intervent at the rest of 15% from the data of payment with intervent by this identure as break perided, in the vent that may perides of the state are state with intervent there as break perided, in the vent that may perides of the state are the state with intervent there as break perided, in the vent that may peride the state are the state with intervent there as break perided, in the vent that and perides of the state periods its payment and there is the state of adaption and of the state payments are the state states with intervent there are all adaption and all the intervents the state states in the state of adaption and the state periods.</pre>	was written

57

Reg. No. 85