## Recoiving No. 687 MORTGAGE RECORD 80

		STATE OF KANSAS, DOUGLAS COU	NTY, ss.	11
George Thurber		This instrument was filed for record on	the 14 day of	
то		June A. D. 19 35	at 1:40 o'clock P. M. A. S. c. Register of Deeds.	
Lawrence Bldg. & Loar	And South	Mark	Register of Deeds.	
WENLATOA DIGE. & TOUL	A0011	By	Deputy.	
THIS INDENTURE, Made this Thirte undred and thirty-five	enth day of between George Thur	June , in the year ber and Carrie B. Thurber, his	of our Lord, one thousand nine wife	
Lawrence in the County rt ies of the first part, and The L	of Douglas awrence Building an	and State of Kange d Loan Association		
WITNESSETH, That the said parties of	the first part in consideration		part y of the second part.	111
Three Hundred Eighty-eight at ich is hereby acknowledged, ha <b>ve</b> sold, and h lowing described real estate situated and being in	nd $50/100 =$ by this indenture do G	rant. Bargain Sell and Mortgan to the	duly paid, the receipt of rt. <b>y</b> of the second part, the	
	North One Hundre the Southwest Q	ndred Fifty (150) feet of -seven (67) feet of the d Sixty-seven (167) feet of marter $\binom{1}{4}$ of Block Three (3), to the City of Lawrence.		
				STOP:
	i i i i i i			
the appurtenances and all the estate, title and in	terest of the said part <b>108</b> o	f the first part therein.		
And the said part 108 of the first part do hereby o	ovenant and agree that at the deliver	f the first part therein. 7 breat <b>they are</b> the lawful over <b>B</b> of the	premiest above granted, and seized	
And the said part <b>105</b> of the first part do	ovenant and agree that at the deliver	y hereof they are the lawful owner. B of the		
And the mid part <b>165</b> of the first part do hereby o od and indefemible extat of inheritance therein, fire and ci- at they will warrant and defend the same against all partice It is agreed between the parties hereto that the part <b>108</b> in state when the same becomes due and payable, and that <b>1</b>	ovenant and agree that at the deliver as of all incumbrance making lawful claim thereto. of the first part shall at all times dur they they the buildings up	y hered they are the lawful owner. S of the	at may be levied or amemed against	
And the said part $\frac{2}{3}$ each the first part dobeeky o of and indefensible setate of inheritance therein, free and cit to the will warm hand defend the same applicat ill particu- lit is agreed between the parties hereto that the part $\frac{2}{3}$ or $\frac{2}{3}$ and instance when the same becomes due and payable, and that $\frac{1}{3}$ be specified and directed by the part $\frac{1}{3}$ of the second part $r_{12}$ of the first part shall be to part schemes then the signal instance wither, and the same ones pain that limits	ovenant and agree that at the deliver ar of all incumbrance making lawful claim thereto. of the first part shall at all times dur they a set where the buildings up rt, the loss, if any, made payable to t same become a part of the indebtefores, second	y breed. <b>they are</b> the lawful owner <b>g</b> of the ing the life of this indenture, pay all taxes or assessments th on mid real scatts insured against fice and tormado in such a board <b>W</b> of the samed next to the scatter of the	at may be levied or answerd against um and by such insurance company	
And the said part. $\frac{1}{2}$ <b>0</b> got the first part dobeeky o o chain indefaulties state of inheritance thereins, free and ch at they will warman and defend the same against all particle it is agreed between the particle same against all particle it is agreed between the parts here to that the part $\frac{1}{2}$ of the second par- $\frac{1}{2}$ by specified and directed by the part $Y$ of the second par- $\frac{1}{2}$ against $y$ of the first part shall fail to pay such taxe when the $\frac{1}{2}$ is agreed, or indicate the part $\frac{1}{2}$ of the second par- lities of the first part shall fail to pay such taxe when the $\frac{1}{2}$ is agreed, or indicate an anotype to secure the pays $\frac{1}{2}$ first of the first part of the same the pays $\frac{1}{2}$ for the first part of the first part $\frac{1}{2}$ and $\frac{1}{2}$ agreed to the pays $\frac{1}{2}$ for the first part of the same pays to be even the pays $\frac{1}{2}$ for the first part of the first part $\frac{1}{2}$ and $\frac{1}{2}$	versant and agree that at the deliver as of all nermbrane making hereful chain thereto. (b the first part shall at all times dur the start shall at all times dur the start of the buildings up tr, the loss, if any, made paysible to to usen between down of paysible and to one a part of the indebindings, secu- ant of the sum of the Sp/100	y bread. <b>They are</b> the lawful over <b>B</b> of the free the life of this Ladenture, pay all taxes or assessments the on and real ortax insured againsf free and torrado in such as the part. <b>J</b> of the second part to the sector. <b> 152</b> . b reps mail premises insured as herein provided, then the part of by this information, and shall have informed at the reit of all <b>inter</b> by this information.	at may be levied or anomal against un and by usch lawnese company interest. And in the event that rt. y	
And the sail part $\frac{1}{2}$ <b>6.6</b> of the first part dobeeky o of and indefensible setate of inheritance therein, free and cit to the year of the sain and defend the same applicat ill particu- lit is agreed between the parties hereto that the part $\frac{1}{2}$ <b>6.8</b> if watar when the mane becomes due and payahe, and that $\frac{1}{2}$ is setail when the same becomes due and payahe, and that it is specified and directed by the part $\frac{1}{2}$ of the second part $\frac{1}{2}$ of the first part shall fill to pay mech mane when the second instances or utiler, and the same sets and the <b>Three Hundred Sighty-oight ann</b> of the the term of 0.00 even in write no highington.	overant and agree that at the deliver set of all incumbrance of the first part shall at all times dur- the first part shall at all times during during during the first part of the	y bread they are the hard over \$\$ of the first of the interfal over \$\$ of the interfal over \$\$\$ of the interfal over \$\$ of the interfal over \$\$ of	at may be levied or ansemed agalant um and be such tammace company 	
And the said part <b>3.6</b> of the first part dobeeky o of and indefamilie state of inheritance therein, free and cit to the will warrant and deferd the same against 11 particul it is agreed between the partic herein that the part <b>1.69</b> i state when the same becomes does and payable, and that <b>1</b> be specified and directed by the part <b>1</b> .00 of the second par- tity. Of the first part shall fail to pay such taxe when the <b>3.100 minutes on the same second second</b>	overant and agree that at the deliver sar of all incumbrance of all forumbrance of the first and takin thereta. of the first part shall at all times dur- <b>theory</b> $a \to b$ buildings up theory $a \to b$ buildings $a \to b$ in the low, if any mode payable to build one a pair of the holdbeindess, second met of the sum of 1.50/100 = for the payment of and sum of mon the second part, with all interest ac	y bread. <b>'they are</b> the lawful over <b>B</b> of the fife of this indenture, pay all taxes or assessments the on mail real states insured against fire and torrado in such a be part. <b>J</b> of the second part to the second are to the second <b>'the second are</b> the second <b>'the second are</b> the second <b>'the second are</b> to the second are the second <b>'the second are 'the second are secon</b>	at may be levied or answerd against um and by such insurance company 	
And the sail part. <b>3.65</b> of the first part do hereby o of and indefaultie state of inheritance therein, free and cit to the well servant and defend the same applicat ill particul it is agreed between the particle herein that the part <b>189</b> all state when the mane becomes does and payahe, and that. It is bayedied and directed by the part <b>1</b> , <b>0</b> of the second part <b>1</b> , <b>1</b> ,	overant and agree that at the deliver set of all incumbrance of all incumbrance of the first part shall at all times dur- <b>they</b> include the set of the set of the <b>hey</b> include the set of the set of the <b>hey</b> include the set of the set of the set of the sum of the set of the set of the <b>hey</b> include the set of the set of the <b>hey</b> is the set of the set of the set of the <b>hey</b> is the set of the set of the set of the <b>hey</b> is the set of the set of the set of the <b>hey</b> is the set of the set of the set of the <b>hey</b> is the set of the set of the set of the <b>hey</b> is the set of the set of the set of the <b>hey</b> is the set of the set of the set of the <b>hey</b> is the set of the set of the set of the <b>hey</b> is the set of the set of the set of the set of the <b>hey</b> is the set of the set of the set of the set of the <b>hey</b> is the set of the the set of the s	y bread. <b>They are</b> . the lawful over <b>B</b> of the fife of this inferture, pay all taxes or assessments the on mail real states insured against fire and torrado in such as the part <b>J</b> of the second part to the statest <b>d</b> . <b>(24)</b> . The part <b>d</b> is the state of the part <b>J</b> of the second part to the statest <b>d</b> . <b>(24)</b> . The part <b>J</b> is the second part to the statest <b>d</b> . <b>(24)</b> and the state of the stat	at may be levied or answerd against an and by such insurance company 	
And the sail part. <b>3.6</b> soft the first part dobereby o of and indefaultie state of inheritance thereins, free and cit table will warrant and defend the same actiont all particle it is agreed between the particle warrange and that <b>1</b> be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and <b>1</b> .00 on <b>2</b> .00 of the second part to part <b>1</b> .00 of the part <b>1</b> .00 of the part <b>1</b> .00 of the second part to part <b>1</b> .00 of the same as provided in this indecuture. If the part is same as provided in this indecuture the maximum of the second part to part <b>1</b> .00 of the part <b>1</b> .00 of the second par	overant and agree that at the deliver set of all incumbrance making layed datas therets. If the first part shall at all dimes due <b>they</b> $x \in y$ , here the buildings up in the low, if any mode payable to the set of the maximum dimession of the set message of the sum of 150/100 - 1 for the payment of said sum of most the second part, with all interest as a part of the interest as a short's specified, and the obligation or work of a work is bound to the second second part.	y breed. <b>they are</b> . the lowful over <b>B</b> of the ing the life of this Lefenture, pay all taxes or assessments the on mail real strate insured against fire and terrade in such a possible part. <b>J</b> of the second part to the sector <b>d</b> . <b>12c</b> . by part <b>J</b> of the second part to the sector <b>d</b> . <b>12c</b> . by part <b>J</b> of the second part to the sector <b>d</b> . <b>12c</b> . <b>14c</b> and <b>15c</b> and <b>15c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16</b>	at may be levied or anomal against um and by such insurance company —lateret. And in the event that it way, and the accord payment until """ DOLLARS, "" DOLLARS,"" DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS," DOLLARS,"" DOLLARS,	
And the sail part. <b>3.6</b> soft the first part dobereby o of and indefaultie state of inheritance thereins, free and cit table will warrant and defend the same actiont all particle it is agreed between the particle warrange and that <b>1</b> be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and directed by the part <b>1</b> .00 of the second part <b>1</b> . Be specified and <b>1</b> .00 on <b>2</b> .00 of the second part to part <b>1</b> .00 of the part <b>1</b> .00 of the part <b>1</b> .00 of the second part to part <b>1</b> .00 of the same as provided in this indecuture. If the part is same as provided in this indecuture the maximum of the second part to part <b>1</b> .00 of the part <b>1</b> .00 of the second par	overant and agree that at the deliver set of all incumbrance making layed datas therets. If the first part shall at all dimes due <b>they</b> $x \in y$ , here the buildings up in the low, if any mode payable to the set of the maximum dimession of the set message of the sum of 150/100 - 1 for the payment of said sum of most the second part, with all interest as a part of the interest as a short's specified, and the obligation or work of a work is bound to the second second part.	y breed. <b>they are</b> . the lowful over <b>B</b> of the ing the life of this Lefenture, pay all taxes or assessments the on mail real strate insured against fire and terrade in such a possible part. <b>J</b> of the second part to the sector <b>d</b> . <b>12c</b> . by part <b>J</b> of the second part to the sector <b>d</b> . <b>12c</b> . by part <b>J</b> of the second part to the sector <b>d</b> . <b>12c</b> . <b>14c</b> and <b>15c</b> and <b>15c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16c</b> and <b>16</b>	at may be levied or anomal against um and by such insurance company —lateret. And in the event that it way, and the accord payment until """ DOLLARS, "" DOLLARS,"" DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS," DOLLARS,"" DOLLARS,	
And the said part <b>3.6</b> of the first part do hordey o of and indefamilie state of inheritance thereins, free and cit table with warman and deferred the same action tail particu- table with the same becomes does and payakle, and that <b>1</b> is the particular different table of the part <b>105</b> and the table man becomes does and payakle, and that <b>1</b> is acress between the particular different tables and the <b>1</b> <b>1</b> and the same becomes does and payakle, and that <b>1</b> and the particular different tables and the same action tables and <b>1</b> and <b>1</b> a	overant and agree that at the delives set of all incumbrance was of all incumbrance of the first part shall at all times dur- http://www.example.com/ thttp://www.example.com/ http://www.example.com/ set of the sum of the indebiddense, set and the sum of the sum of the indebiddense, set and the sum of the sum	y breed. <b>'they are</b>	at may be levied or anomal against um and by such insurance company —lateret. And in the event that it way, and the accord payment until """ DOLLARS, "" DOLLARS,"" DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS,"" DOLLARS,"" DOLLARS, "" DOLLARS," DOLLARS," DOLLARS,"" DOLLARS,	
And the said part <b>3.6</b> of the first part do hordey o of and indefamilie state of inheritance thereins, free and cit table with warman and deferred the same action tail particu- table with the same becomes does and payakle, and that <b>1</b> is the particular different table of the part <b>105</b> and the table man becomes does and payakle, and that <b>1</b> is acress between the particular different tables and the <b>1</b> <b>1</b> and the same becomes does and payakle, and that <b>1</b> and the particular different tables and the same action tables and <b>1</b> and <b>1</b> a	overant and agree that at the delives set of all incumbrance was of all incumbrance of the first part shall at all times dur- http://www.example.com/ thttp://www.example.com/ http://www.example.com/ set of the sum of the indebiddense, set and the sum of the sum of the indebiddense, set and the sum of the sum	y breed. they are the lowful over \$\$ of the first of this inferture, pay all taxes or assessments the on mail real states insured against fire and torrado in such a first of this inferture, pay all taxes or assessments the bears of the state of the states of the state of the state of the states of the states of the state of the states of the states of the states of the state of	at my be levied or ansmud spinat on and by such insurance company interest. And in the event that it, ' of the accord payment until of the accord payment until of the accord payment until of the accord payment of the accord payment the payment accord at the payment accord at the balance moving function of the the balance moving function of the balance barrent, are the payment accord at the balance barrent, are the payment accord at the payments accord at the balance moving functions are at therefore while extended and insure to, therefore while extended and insure to, the day and year last above	
And the sail part. <b>3.65</b> of the first part do hordey o of and indefaultie state of inheritance thereins, free and cit takes the well servers in the same exploit all profile it is agreed between the particle same exploit all profile and the servers in the same becomes due and payable, and that <b>1</b> is be specified and directed by the part <b>1</b> .000 of the second payable <b>1</b> . In a provide the same becomes due and payable, and that <b>1</b> is be specified and directed by the part <b>1</b> .000 of the second payable <b>1</b> . In a provide the same becomes due and payable, and that <b>1</b> . <b>1</b> . There <b>. . . . . . . . . .</b>	overant and agree that at the delives set of all incumbrance was of all incumbrance of the first part shall at all times dur- http://www.example.com/ thttp://www.example.com/ http://www.example.com/ set of the sum of the indebiddense, set and the sum of the sum of the indebiddense, set and the sum of the sum	y breed they are the bord over \$ a of the first of the identities, pay all taxes or assessments the on mail real state issued against fire and to reads in such a grant state issued against fire state of the intervent of the state of the state of the intervent of the state of the intervent of the state of the s	at may be levied or answerd against an and by such insurance company interest. And in the event that 	
And the sail part. <b>3.65</b> of the first part do hordey o of and indefaultie state of inheritance thereins, free and cit takes the well servers in the same exploit all profile it is agreed between the particle same exploit all profile and the servers in the same becomes due and payable, and that <b>1</b> is be specified and directed by the part <b>1</b> .000 of the second payable <b>1</b> . In a provide the same becomes due and payable, and that <b>1</b> is be specified and directed by the part <b>1</b> .000 of the second payable <b>1</b> . In a provide the same becomes due and payable, and that <b>1</b> . <b>1</b> . There <b>. . . . . . . . . .</b>	overant and agree that at the delives set of all incumbrance was of all incumbrance of the first part shall at all times dur- http://www.example.com/ thttp://www.example.com/ http://www.example.com/ set of the sum of the indebiddense, set and the sum of the sum of the indebiddense, set and the sum of the sum	y breed. they are the lowful over \$\$ of the first of this inferture, pay all taxes or assessments the on mail real states insured against fire and torrado in such a first of this inferture, pay all taxes or assessments the bears of the state of the states of the state of the state of the states of the states of the state of the states of the states of the states of the state o	at may be levied or answerd against an and by such insurance company interest. And in the event that 	
And the sail part. <b>3.65</b> of the first part do hordey o of and indefaultie state of inheritance thereins, free and cit takes the well servers in the same exploit all profile it is agreed between the particle same exploit all profile and the servers in the same becomes due and payable, and that <b>1</b> is be specified and directed by the part <b>1</b> .000 of the second payable <b>1</b> . In a provide the same becomes due and payable, and that <b>1</b> is be specified and directed by the part <b>1</b> .000 of the second payable <b>1</b> . In a provide the same becomes due and payable, and that <b>1</b> . <b>1</b> . There <b>. . . . . . . . . .</b>	overant and agree that at the delives set of all incumbrance was of all incumbrance of the first part shall at all times dur- http://www.example.com/ thttp://www.example.com/ http://www.example.com/ set of the sum of the indebiddense, set and the sum of the sum of the indebiddense, set and the sum of the sum	y breed they are the bord over \$ a of the first of the identities, pay all taxes or assessments the on mail real state issued against fire and to reads in such a grant state issued against fire state of the intervent of the state of the state of the intervent of the state of the intervent of the state of the s	at may be levied or answerd against an and by such insurance company lateret. And in the event that the firm the date of payment until 	
And the said part. <b>3.65</b> of the first part do hordey o of and indefaultie state of inheritance therein, free and cit to the well warman and defend the same actiont all periods it is agreed between the particle same action all periods and dimeted by the gart. <b>3.65</b> of the second per- turber of the first part shall fail to pay such tase when the markers of the first part shall fail to pay such tase when the markers of the first part shall fail to pay such tase when the markers of the first part shall fail to pay such tase when the markers of the first part shall fail to pay such tase when the <b>Mills</b> GRANT is intended as an entrapre to secure the pays <b>Three Hundred SightPay-oight and tase</b> . <b>155</b>	overant and agree that at the delives set of all incumbrance was of all incumbrance of the first part shall at all times dur- http://www.example.com/ thttp://www.example.com/ http://www.example.com/ set of the sum of the indebiddense, set and the sum of the sum of the indebiddense, set and the sum of the sum	y breed they are the bord over \$ a of the first of the identities, pay all taxes or assessments the on mail real state issued against fire and to reads in such a grant state issued against fire state of the intervent of the state of the state of the intervent of the state of the intervent of the state of the s	at may be levied or answerd against an and by such insurance company interest. And in the event that 	
And the sail part. <b>3.65</b> of the first part do hereby c of and indefaultie state of inheritance thereing, free and cit it to arrest and defred the same against all particle it is arrest between the particle wave that the part <b>189</b> and the specified and directed by the part <b>1</b> , <b>0</b> of the second part <b>1</b> , <b>1</b> ,	overant and agree that at the delives set of all incumbrance was of all incumbrance of the first part shall at all times dur- http://www.example.com/ thttp://www.example.com/ http://www.example.com/ set of the sum of the indebiddense, set and the sum of the sum of the indebiddense, set and the sum of the sum	y breed they are the bord over \$ a of the first of the identities, pay all taxes or assessments the on mail real state issued against fire and to reads in such a grant state issued against fire state of the intervent of the state of the state of the intervent of the state of the intervent of the state of the s	at may be levied or answerd against an and by such insurance company intered. And in the event that f. J. J. of the event that f. J. of the event that of the source of payment until by the source of the source of the by the source of the source of the the source of the source of the source of the the source of the source of the source of the the source of the source of the source of the the source of the source of the source of the the source of the source of the source of the the source of the so	
And the sail part. 3.64 of the first part do havkey o dot in identificantile exists of informations thereins, free and ci- det they will versus and defined the same against all particle it is agreed between the parties herein that the part. 1989 of attributes the same becomes due and upparks, and that it is specified and directed by the part yof the second part of the agreed between the part is an entrapy of the second part is of the there is the same shown due are and upparks, and that it is specified and directed by the part yof the specified and directed by the part yof the second part of the second part to part is first of the same as peorided in this indexture. It is directed by the same approved in this indexture. It is directed by the same approved in this indexture. It is directed by the same approved in this indexture. The second part is part is and the part y of the same approved by the said on the second part to part the same approved by the said on the second part to part it is the same approved by the said on the second part to part the same approved by the said on the same shown of the same provided by the said on the same shown of the same provided by the said on the same shown of the same provided by the said on the same shown of the same shown and the same shown of the same shown of the same shown and the same shown of the same shown of the same shown and the same shown of the same shown of the same shown and the same shown of the same shown of the same shown and the same shown of the same shown of the same shown and the same shown and the same shown of the same shown and the same show	ormant and agree that at the delives as of all incumbrases of all incumbrases of all incumbrases of the first part shall at all times due they will be an out- more become due and payshe and i comes a part of the buddelings, use in the bound and the buddelings out- ment between due and payshe and i comes a part of the buddelings out- side of the source of the shall be the second part, with all interest as a shorten part of the second part, with all interest as a shorten part of the second part, with all interest as a shorten part of the second part, with all interest as a shorten part of the second part, with all interest as a shorten part of the second part, with all interest as a shorten part of the second part, with all interest as a shorten part of the shorten as a part of the second part. The rests and parts in the interest and the second part of the shorten and second at the interest of the shorten as a part of the source of the shorten and second parts in the second part. All second parts is a shorten as a part representative, share as a part of the shorten and second as the second part of the shorten and second parts in the second part of the shorten and second parts in the second part. All second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the shorten and second parts in the second part of the second parts in t	y breed. they are the bord over 1 of the ing the life of this indenture, pay all taxes or assessments the the on and real outsit indenture, pay all taxes or assessments the sent J of the second part to the sector. ( 1 feel of the first of this indenture, and hash level diverse at the net of or and real provides insured a level a provided, then the pay of the first of this indenture, and hash level diverse at the net of or the second part to the sector of add digingtion as the second on the 13th day of June or catalance therein a horizon provided, in the creat is an outsime of the second part to the second on add digingtion as the second therein fully discovery. If default be made in an outsime therein which exceeds a set of parts in the second therein fully discovery. If default be made in the second therein second part to be a second as a discover the second therein a second part of the second as a discover in the second therein a second part of the second as a discover discover which is measured as all breaks the read of the second are the second as a discover of the second as the second as a discover discover of the second as a discover discover of the second as a discover discover of the second as a discover discover the second as a discover discover of the second as a discover discover of the second as a discover discover the second as a discover discover of the second as a discover discover the second as a discover discover of the second as a discover discover the second as a discover	at may be leveled or assessed against un and by such insurance company isternet. And in the event that rt, rd, rd, the averaged part may pay of from the date of payment until 19 and the average that 19 and the second payment until 19 and the second payment until 19 and the second payment of that and part 1988 of the fore part in the second part, and the second payment at the spitt and the backet betweed, promines and at the backet betweed, to day and year last above (SEAL) (SEAL) (SEAL) (SEAL)	
And the said part <b>3.6</b> of the first part do haveby o of and indefaultie state of inheritance therein, free and ch it the great state of inheritance therein, free and ch it is agreed between the particle herein that the part <b>1.69</b> of and indefaultie state is an expected at that <b>1</b> be specified and directed by the part <b>3</b> . Of the second part is marker with the mark became the mark <b>1</b> .000 of the second part <b>1</b> .000 of the first part that if all to pay such taxe when the marker is such as an entraper to secure the pays <b>1</b> .000 of the first part <b>3</b> .000 of the second part is to be terms of <b>0.000</b> even in written obligation. <b>1</b> .010 of <b>1</b> .000 of <b>1</b> .0000 of <b>1</b> .00000 of <b>1</b> .000000 of <b>1</b> .000000000000000000000000000000000000	ormant and agree that at the delives as of all isomebrase as of all isomebrase the set of the set of the set of the the fort part shall at all times due the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the the second part, with all itserest as a set of the payment of anids set of the the second part, with all itserest as a set of the payment of anids set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of the set of the set of the infective set of set of set of the set of the infective set of set of set of set of set of set of the infective set of set of set of set of set of set of set of the infective set of set of set of set of set of set of set of set of set of set of set of set	y breed. they are	at may be leveled or assessed against un and by such insurance company isternet. And in the event that rt, rd, rd, the averaged part may pay of from the date of payment until 19 and the average that 19 and the second payment until 19 and the second payment until 19 and the second payment of that and part 1988 of the fore part in the second part, and the second payment at the spitt and the backet betweed, promines and at the backet betweed, to day and year last above (SEAL) (SEAL) (SEAL) (SEAL)	
And the safe part <u>3</u> , <b>6</b> , <b>6</b> of the first part do horder o of and indefaultie state of inheritance therein, free and ch it is arready the the same becomes does not payable, and that <u>1</u> be specified and directed by the part <u>1</u> . Of the second part <u>1</u> , marries or other, and its manual more applicable in the arready the first part <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , and <u>1</u> , the same as more payable to the part <u>1</u> , and <u>1</u> , the same as provided in this indefault. <u>1</u> , the same as provided in this indefault. <u>1</u> , the same as provided in this indefault. The pay the same as provided in the lander <u>1</u> , and <u>1</u>	present and agree that at the deliver as of all incumbrases as of all incumbrases of all fortund table therets. If the first part shall at all times due they include the second s	y breed. they are the bord over 1 of the ing the life of this indenture, pay all taxes or assessments the the on and real outsit indenture, pay all taxes or assessments the sent J of the second part to the sector. ( 1 feel of the first of this indenture, and hash level diverse at the net of or and real provides insured a level a provided, then the pay of the first of this indenture, and hash level diverse at the net of or the second part to the sector of add digingtion as the second on the 13th day of June or catalance therein a horizon provided, in the creat is an outsime of the second part to the second on add digingtion as the second therein fully discovery. If default be made in an outsime therein which exceeds a set of parts in the second therein fully discovery. If default be made in the second therein second part to be a second as a discover the second therein a second part of the second as a discover in the second therein a second part of the second as a discover discover which is measured as all breaks the read of the second are the second as a discover of the second as the second as a discover discover of the second as a discover discover of the second as a discover discover of the second as a discover discover the second as a discover discover of the second as a discover discover of the second as a discover discover the second as a discover discover of the second as a discover discover the second as a discover discover of the second as a discover discover the second as a discover	at my be levied or ansmed egalant main and by such insurance company interest. And in the event that r, y of the account of payment until of the account of payment until s.5.5 d also to means any such or sums of that mid part_10.8 of the first part my payments or any part thereight at the optime of add at the important my payments or any part thereight at the optime of add at the important at the optime of add at the important (SEAL) (SEAL) (SEAL) (SEAL) A. D. 1955 _, before me, a Finurber and	
And the sail part. 3.68 of the first part do hereby o of an all indefaulties state of inheritance thereins, fore and cit and indefaulties state of inheritance thereins, fore and cit it is arrest between the particle hereins of the arrest 1989 all state when the man becomes does and payake, and that ' is the specified and directed by the part ' of the second part of the arrest between the particle and the arrest 1989 and inheritence or titler, and the same more paid shall be and inheritence or titler, and the same more paid shall be and inheritence or titler, and the same more paid shall be and inheritence of the same arrest pair to secure the payr <b>Three Hundred Stighty-Stight and</b> one to the terms of <u>OIO</u> estates with the helitic balance at the same arrest payable to the part ' of the pay the same as payrided in this indecature.	present and agree that at the deliver as of all incumbrance making lavid data therets. If the first part shall at all times due they include the second data and the second the second data and payshel and to make becomes due and payshel and to the second part, with all interest as a star due to the second data and the second the second part, with all interest as a star interaction of the due to the second part, and the second part, with all interest as a star interaction of the second data and the second of the second part, with all interest as a star interaction of the second data and the second a star interaction of the second data and the second at the the second of the second and en- traction of the second and the second data and the second part. The first part ha. we here un- the first part ha. we here un- plast. RED, That on this 135 the the same person. g while the the same person g while the the same person. g while the the same person g while the	ry breed. <b>they are</b> the lowful owner, B of the for the life of this indenture, pay all taxes or assessments the on mail real states insured against fire and to rando in such a berry and its breed part to the states	at my be levied or ansmud against m and by such insurance company 	
And the sail part. <b>3.65</b> of the first part do	present and agree that at the deliver as of all incumbrance making lavid data therets. If the first part shall at all times due they include the second data and the second the second data and payshel and to make becomes due and payshel and to the second part, with all interest as a star due to the second data and the second the second part, with all interest as a star interaction of the due to the second part, and the second part, with all interest as a star interaction of the second data and the second of the second part, with all interest as a star interaction of the second data and the second a star interaction of the second data and the second at the the second of the second and en- traction of the second and the second data and the second part. The first part ha. we here un- the first part ha. we here un- plast. RED, That on this 135 the the same person. g while the the same person g while the the same person. g while the the same person g while the	ry breed. <b>they are</b> the lorded over <b>B</b> of the for the life of this indenture, pay all taxes or assessments the on mail real states insured against fire and to rando in such a berry and its breed pays to the states. <b>d</b> ( <b>12</b> , <b>b</b> or pays and pays the bear interest at the tax at <b>a</b> ( <b>1</b> , <b>b</b> ) and <b>b</b> ) and <b>b</b> ( <b>1</b> ) bear interest at <b>a</b> ( <b>1</b> ) bear interest in the state of <b>1</b> ,	at my be levied or ansmud against m and by such insurance company 	
And the said part. 3 6 8 of the first part do hereby o of and indefaultie state of inheritance therein, fore and ci- d and indefaultie state of inheritance therein, fore and ci- d state when the same becomes does and payake, and that it is a predict and directed by the part / of the sound pa- rt / of the first part half all to pay such taxe when the inheritance of the first part half all to pay such taxe when the inheritance of the first part half all to pay such taxe when the inheritance of the first part half all to pay such taxe when the inheritance of the first part half all to pay such taxe when the inheritance of the same support to secure the payr <b>Three.Inhered Skipty-Sight and</b> substanded the all parties of the sound pay is a first of the terms and payake to the part / of the pay the same as payrided in this indesticute. it is an entropy of the same tay pay is a distance by the anal parties of the same fay is a distance by the same as payrided in this indesticute. it is an all to be law of the payment, be made distance index the bard of the same fay exet. J of the is the many pay payride to the same tay is and all the pay is the bard, material from such all to re- adders and out of all meters strings from such all to re- adders and out of all meters in the same results of the same pay payride to be law of the pay of the same and material pay has bard, material the law of the same results of the same payride string the same string from such all to re- adders and out of all meters in the law of the same results. BE IT REMEMBER DE TRANSES WHEREOF, The part 1 des. of         	present and agree that at the deliver as of all incumbrance was of all incumbrance of the first part shall at all times due they include the state of the state of the hey include the state of the state of the state include the state of the state of the state of the matche becomes due and payles and to one as part of the indebeddens, necessarily the scenario of the state of the state of the the scenario of the state of the state of the the scenario of the state of the state of the or state independent of the state of the state or state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the scenario of the state of the state of the state of the state of the scenario of the state of the state of the state of the state of the scenario of the state of the state of the state of the state of the scenario of the state of the state of the state o	ry breed. <b>they are</b> the lorded over <b>B</b> of the for the life of this indenture, pay all taxes or assessments the on mail real states insured against fire and to rando in such a berry and its breed pays to the states. <b>d</b> ( <b>12</b> , <b>b</b> or pays and pays the bears <b>d</b> ( <b>12</b> , <b>b</b> or pays and pays the bears <b>d</b> ( <b>12</b> , <b>d</b> ) which interest a thermal pays the bears ever, secreted on the <u>135th</u> doy of <u>June</u> ever, secreted on the <u>135th</u> doy of <u>June</u> <b>ever</b> , the secret of the interest at the result is the same become day and paysing or if the interest of the <b>ever</b> oblighting thermal of the interest of the interest of the same become day and paysing or if the interest of the secret interest. there are been provided, in the creat is the interest there are the the secret and draw with the secret interest. the secret is the interest of the main <b>ever</b> oblighting thermal of the interest of the main <b>for the secret interest</b> . The secret is the <b>ever oblightin</b> thread secret is the formation of the main <b>George Thurbor</b> <b>Carrie B</b> , <b>Thurber</b> <b>interest</b> . <b>day of</b> <b>June</b> <b>alorestic County and State</b> , came. <b>George 1</b> <b>o</b> executed the foregoing instrument and duly a cribed my name, and affixed my official secal on the <b>everteent</b> the foregoing instrument and duly a	at may be leveled or assessed against mask by such insurance company isternet. And in the event that rt, y, of the accord part may pay of from the date of payment until 19 and the accord payment of the accord that unit pay 1 gas of the fore part much payments or any part thereof, in the manager at the optime and at the index thereof, the day and year last above (SEAL) (	
eo of and indefaulties states of inheritance therein, free and chait bey will versus and defend the same segment all parties is a surve between the parties herein that the part. 2008 all states when the same becomes days and payshes, and that the weekfeld and directed by the part y — of the second parties and y — of the first shall fail to pay such taxes when the part of the second and the same becomes are payded with the part of the second and the same becomes are payded with the second and directed by the part y — of the second parties of the second of the part shall fail to pay such taxes when the part of the second of the same becomes are payded with the part of the second of the same becomes are payded to the large of the same of the second parties of the same becomes the mark the pay be and are payded to the space of the same base of the second part of the same becomes the mark the difference of the same becomes are payded to the large taxes in the pay of the same of the part of the same base of the same base of the same base of the same base of the same base of the same and the same base of the same base of the same base of the same same base of the same base of the same base of the same difference that the barries of the same base of the same same base of the same base of the same base of the same base of the same difference the same base of the same base of the same base of the same difference the same base of the same base of the same base of the same difference the same base of the same base of the same base of the same difference the same base of the same base of the same base of the same difference the same base of the same base of the same base of the same difference the same base of the same base of the same base of the same difference the same base of the same base of the same base of the same difference the same base of the same base	<pre>overant and agree that at the detives as of all isoumbrase of all isoumbrase of all isoumbrase of all isoumbrase of the first part shall at all times during the set part of the buildings up it, the low, if any sum de payable to it is more become due and payable and i comes a part of the buildings of the isource of the isource of the set of the set of the anne of</pre>	y breed they are the bord over 1 of the order of the life of this indenture, pay all taxes or assessments the on and read ortace insured agains for and to create in sort of the ortal ortace insured agains for and to create the term of the ortal ortace insured against the sort of the ortal ortace insured against the terms of the ortal ortace insured against the terms of the ortal ortace in the ortal ortace insured against the terms of the ortal ortace in the ortal ortace in the ortal ortace in the ortal ortace in the ortal ortace is the ortal ortace in the ortal ortace is the ortal ortace in the ortal ortace is the ortal ortace is the ortal ortace in the ortal ortace is the ortal ortace ortal ortace is the ortace ortace is the ortace ortace ortal ortace is the ortal o	at may be levied or assessed against main by such insurance company 	ritten
And the and part, <b>3.63</b> of the first part do hereby c oed and indefaultie state of inheritance therein, fore and ch at the well states in the state of the states of the state of the It is a great between the particle and expanding and the state is the specified and directed by the sart y. Of the second part of the states when the same becomes due and payable, and that ' is beneficied and directed by the sart y. Of the second part of the states when the same becomes due and payable, and that ' is beneficied and directed by the sart y. Of the second part is manuary or other, and the same more paid and the 'It's GRANT is intended as a more previous the pays <b>Three. Hundred Sight/pay-of 1 hat sand</b> afts	<pre>versate and agree that at the delives as of all incumbrance with a lived data therets. d the first part shall at all times due they is a lived the they is a lived of the incumbrance of the second data and the second second part, with all interest as a lived the sum of for the payment of said sum of these second part, with all interest as a way however out to dickarg any any is a lived second of the second part of the second part, with all interest as a second part. a second part, with all interest as a second part, with all interest as a second part, with all interest as a second part. a second part, a second part of the able the second part, a second part of a second part, a second part of the able the second part, a second part of a second part, a second part of the able the second part of the second part of a second part. a second part, a second part of the able the second part of the second part of the able the second part of the second part of the able the second part of the second part of the able the second part of the second part of the able the second part of the second part of the able the second part of the second part of the able the second part of the second part of the second part of the second part of the se</pre>	y breed. they are the bord over 8 of the first the first of the inference of the inferen	at may be levied or assessed against main by such insurance company 	ritten original
And the said part <b>3.63</b> of the first part do hordy of order and part of the same spin tail part <b>3.64</b> of the first part do to the same spin tail part <b>3.64</b> of the same same tails the tail part <b>3.64</b> of the same same tails the tail part <b>3.64</b> of the same same tails the tail part <b>3.64</b> of the same same tails the tail part <b>3.64</b> of the same same tails the tail part <b>3.64</b> of the same same tails the tail part <b>3.64</b> of the same same tails the tail part <b>3.64</b> of the same same tails the tails the tails the same same tails the	A second part, with at the deliver as of all incumbrases of all incumbrases of all incumbrases of the first part shall at all times due they ' keep the buildings up in the loss, if any is the buildings of the second part, with all interest as assessed of the sum of 1.50 Above . For the payment of anids and mon the second part, with all interest as assessed of the second part, with all interest as a second part, with a second part, a second part, and a second part, a second part,	y breed. they are the bord over 8 of the first the first of the inference of the inferen	at may be levied or assessed against main by such insurance company 	ritten original

79

Reg. No.