MORTGAGE RECORD 80

Reg. No. 191 Paid.

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	
		This instrument was filed for record on the 30 day of	
•••••••••	Bernie B. Cowan	July A. D. 19 35 , at 9:15 o'dock A. M. July / avid G. Bick Register of Deeds	
	toe Building and Loan Association	By	
		July, in the year of our Lord, one thousand mine	, —
THIS INDEN hundred and thirt	TURE, Made this twelfth day of y-five between Bernie B.	July in the year of our lots, one modeling may Cowan and Vera K. Cowan, his wife	hundred
	in the County of Douglas	and State of Nebraska	of
	part, and Lawrence Building Loan Ass		part. y
WITNESSET	H, That the said part ies of the first part, in considerati	ion of the sum of. 	W
	undred and no/100		which is following
Th	ne South Fifty (50) feet of Lot three	(3), except the West one hundred	
m	ne South Fifty (50) feet of Lot three renty five feet and except the East for the City of Lawrence, known as South	1000 1000 111	
01	the City of Lawrence, Liowi as seen		
			with the
with the appurtenance	ces and all the estate, title and interest of the said part is	as of the first part therein.	haA
		delivery hereof they are the liver owner. 8. of the premies nove the state	
of a good and indefeasible	estate of inheritance therein, free and clear of all incumbrance	delivery hereof they are the lawful owner. B. of the premises above practed, and shall	Contract Contract
of a good and indefeasible and that they will warrant	estate of inheritance therein, free and clear of all incumbrance	adviter her vailoy - 6 + -	and that the It is
of a good and indefensible and that they will warran It is agreed between said real estate when the s	estate of inheritance therein, free and clear of all incumbrance is and defend the same against all parties making invited claim thereto. In the parties hereto that the part 108, of the first part shall it all tim name becomes due and payable, and that they. will keep the build	on wiry nerve. Citey as a	and that ti It is mid real es as shall be
of a good and indefenable and that they will warran It is agreed between said real estate when the s as shall be specified and di anid part 1.05 of the first	estate of inheritance therein, free and clear of all incumbrance i and defend the same against all parties making lawful claim thereto. a the parties hereto that the part 108. of the first part shall it all tim ame becomes due and payable, and that they. will keep the build in the parties due and payable, and that they will keep the build in the build of the build of the build of the bu	on wiry nerve. Citey as a	and that the It is mid real on as shall be mid part.
of a good and indefeasible and that they will warran It is agreed between said real estate when the s as shall be specified and di said part 198 of the first aid taxes and insurance, fully regaid. THIS GRANT is I	estate of inheritance therein, fore and dets of all insumbrace a add defend the same against all parties making invelid dain thereto. In the parties hereits that the particles of the fort gars shall at all time mane become due and payable, and that that y. Thill here the build invested by the part. Y. of the second part, the bass if ray, made payahil- part shall fail to pay and have about the manes become due and payaher or other, and the association payment of the yum of	is during the life of this indefiture, pay all have or assessments that may be level or assessing spatial ingraphon mid real entit innured aplicat for and formal 's such sum and by such lasernase mapping is to be part. $\underline{\mathcal{J}}$ of the second part to the extent of $\underline{110}$ interest. And in the sense that a so the part $\underline{\mathcal{J}}$ of the second part to the extent of $\underline{110}$. Interest. And in the sense that a second by this indeficience, and shall be interest at the rate $\underline{\mathcal{J}}$ be second part in pro- sing second by this indeficience, and shall be interest at the rate of 10% from the date of paymant we be a second by this indeficience.	and that the It is mid real on as shall be mid part.
of a good and indefeasible and that they will warran It is agreed between mid real estate when the m as shall be specified and and part 195 of the fort and fairs and insurance, of THIS GRANT is i	estate of laberitance therein, fore and dets of all lanumbrace and defined the same against all parties making lawful dain therein, to be partice herein that the part[36, 50 the fort part shall at all tim ame becomes due and payable, and that thay will be put build irreted by the part. J of the second part, the loss, if say, made payable part shall fail on put which use be build become a part of the inductions or either, and the same stores due and payable or titler, and the same stores due and payable intended as a more part to second the payment of the put of Fire hundred and more loss.	the during the life of this indefiture, pay all faces or assessments that may be levid or assessing spin. In a second second second second second second by such some second se	and that it It is mid real or as shall be mid gara, 1 mid gara, 1 fally regain Taily real
of a good and indefeasible and that they will warran It is agreed between mid real extate when the s as shall be specified and df mid part 19 S of the first aid lases and insurance, THES GRANT is in according to the terms of	estate of inheritance therein, for and deter of all incumbrace a tod defend the same square till parties making is wild dain thereto. a the parties hereto that the parties of the fort part shall still tim members and parties and that they will be the shall dain increted by the part. y_{-eff} the second part, he how, if my, mode parts part shall did pay unduk tave show the name become down of parties or either, and the smooth to paid shall become s part of the indektdeme interded as a mortgage to secure the payment of the part of First hundlroad and $no/100000 certain written obligation. for the payment of shall muse$	an during the life of this indenture, pay all taxes or assuments that may be levied or assumed quark into upon said real entat insured against for and tormal 's such sum and by such insurance manny do to the part. Y. of the second part to the entate of <u>its</u> instruments that inserve a super second part may be entated as a super second by this instrume, and shall beer interest as the rate of 10% from the date of payment with a such as a such as the instrument as the rate of 10% from the date of payment with a such as the instrument as been interest at the rate of 10% from the date of payment with a such as the instrument as been interest at the rate of 10% from the date of payment with a such as the such as the such as the rate of 10% from the date of payment with a such as the such as the taxes of the such as the rate of 10% from the date of payment with a such as the such as the taxes of the such as the rate of 10% from the date of payment with a such as the such as the taxes of the such as the rate of 10% from the date of the such as the such a	and that it It is mid real or an shall be fully regular fully regular faily regular faily regular faily regular faily regular faily regular fail for the fail of the fail
of a good and indefeasible and that they will summing it is agreed between and rail arctic when the s as shall be specified and di- actic state when the state and states and insurance, is in the state of the state of the according to the terms of and by <u>its</u> .	estate of inheritance therein, fore and dear of all incumbrace a sed defend the same against all parties making lawful dain thereto, a the parties herein that the partical of the fore part shall at all time may be onset due and payable, not that thay will be public interest by the part. J of the second part, he lead, if any, made payable part shall fill op you mich tares when the base become study of part shall fill op you mich tares when the base become study of part shall fill op you mich tares when the base become study of part shall fill op you mich tares when the base become study of part shall fill op you mich tares when the base become study of part shall fill op you mich tares when the base base of each study of the base of the base base of the base of the First hundred and no/100 One certain written oligition for the sayment of all sum terms made payable to the party of the second part, with all inten terms made payable to the party	an during the life of this indenture, pay all taxes or assuments that may be levied or assumed quark into upon said real entat insured against for and formal 's such sum and by such insurance many do to the part. Y. of the second part to the entate of <u>148</u> . Inserver. And in the error that a say to keep still provide the second part of the entation of the part of the part of the part of the second by this indenture, and shall beer interest at the rate of 10% from the date of payment with a second by this indenture, and shall beer interest at the rate of 10% from the date of payment with a second by this indenture, and shall beer interest at the rate of 10% from the date of payment with a second by this indenture, and shall beer interest at the rate of 10% from the date of payment with a second by this indenture, and shall beer interest at the rate of 10% from the date of payment with a second by the interest at the rate of 10% from the date of payment with a second by the second pay is the second pay of the second pay is an at the second pay is an at the second pay is an at the second pay is a second pay is a second by the second pay is an at the second pay is an at the second pay is a second p	and that it It is mid real or an shall be mid part fully regular That according to ind by money adv
of a good and indefeasible and that they will wirnsh It is agreed between and grant affects when the s as shall be specified and di mild provide and the server, fully provide THIS GRANT is i eccording to the terms of anony advanced by the abaliant fait pays the second or any addigation erawide the light of the second or any addigation erawide the light of the second or any addigation erawide the light of the second or any addigation erawide and all of the second or any addigation or any addigation erawide	ends to diskritance therein, for and dear of all incumbrace is and defined the same squinst all parties making invelted data thereto. Is and before that the particles of the fort part shall at all this mane becomes due and paythe, and that thiny. All 11 here the build include the same that the particles of the fort part shall at all this mane becomes due and paythe, and that thiny. All 11 here the build part shall all to pay much taken when the same becomes due and payther part shall be any much taken when the same becomes due and payther interest and the pay much taken when the same becomes due and payther interest and many much taken when the same becomes due and payther Fiyo hundred and no/100 $$ $-$ OIO — certals written obligation — for the payment of all sum taken terms made payable to the payt—1 of the second part, with all lister as payeristical in this laterture. A payther there are pay to made an learning are due to due hards a pay the theorem payment to the same to due there the payt of the second part of the second part of all the ord of the second part is pay for any insurance or to due hards and the second part is the take on a leards are due to all there the ord write the second part of the second part of the second part is the information there is a second part the second part is the second part is the information of the second part is	an during the life of this indetture, pay all taxes or assuments that may be levied or assumed quark into quote said real entry incured a pays and the same transmission of the same of t	end that it is the mide rate of end and of end of rate of end of rate fully regard many dr many dr many dr be belief the belief end of de di the belief end of de di the belief end of de di the belief end of did di the belief end of did di
of a good and indefensible and that they will warman It is agreed between mid real matter when the a main bespecial and di- main and the special states THIS GRANT is 1 moory advanced by the an- or and byit as moory advanced by the an- or any billing in the streng of the billing on the streng of the billing on the streng or any billing in the streng of the billing on the streng of the streng or any billing in the streng or any billing in the streng or any billing in the streng of the s	evalue of laberitance therein, for and dets of all lineariheters a and defend the same scalars all parties making lawful data thereto. In the parties berech that the part log of the fort part shall at all time more become due and payable, and that thay. Thill here the build invested by the part. V_{-} it he second part, the bass, if way made payable part shall foll to payouch taxes when the same become due and payable part shall foll to payouch taxes when the same become due and payable part shall foll to payouch taxes when the same become due and payable part shall foll to payouch taxes when the same become due and the payse part shall foll to payouch taxes when the same become due and the payse payout the part of the same taxes of the same of due taxes to the same string obligation — for the payout of all sum taream made payable to the part. V_{-} of the same of pay the all part. V_{-} of the same due to the part of and frame are theready, or iterest theready of the taxes on and and and same are one of parts the same payout the theorem of the same of and read end end the starts on our barriest theready of the taxes on and and and are are one of parts theready or iterest theready of the same on a hard payorized, and the of the same of the tax payout the payout of the same of and the same of the same of the tax payout the payout of the same of and the same of the same of the tax payout the payout of the same of and the same of the same of the tax payout the payout of the same of and the same of the theready or iterest theready of the same of and the same of the same of the same of the same of the same of the same of the the same of the tax payout the same of the same of the same of the same of the same of the same of the same of th	the during the life of this indetture, pay all taxes or assumements that may be levied or summed quark into quote said real entry insured against for and tormal ', is such sum and by such insurance many do to the part_V_ of the second part to the rester of . 1 the interest. And in the sum in a such the part_V_ of the second part to the rester of . 1 the interest. And in the sum in a such the part of the second part to the rester of . 1 the interest. And in the sum in a such of the interest, as and and these interest at the rest of 10% from the date of payment will of many, executed on the 122th day of 1312 1324. of many, executed on the 122th day of 1312 1324. The second payment is the terms of said chilgshim and also to second part may use at the state of payment, then this environs the sum of the rest that and part_V of the same part is a start as with interest thereas a before a beyond a barry to sever any may are set the states of payment, then this environs the barry second and the to second a start any set the states of payment, then this environs the barry second as the second and may the second as as the second as the second as the second as	and that it is it is a state of the second s
of a good and indefensible and that they will warman It is agreed between mid real matter when the a main bespecial and di- main and the special states THIS GRANT is 1 moory advanced by the an- or and byit as moory advanced by the an- or any billing in the streng of the billing on the streng of the billing on the streng or any billing in the streng of the billing on the streng of the streng or any billing in the streng or any billing in the streng or any billing in the streng of the s	evalue of laberitance therein, for and dets of all lineariheters a and defend the same scalars all parties making lawful data thereto. In the parties berech that the part log of the fort part shall at all time more become due and payable, and that thay. Thill here the build invested by the part. V_{-} it he second part, the bass, if way made payable part shall foll to payouch taxes when the same become due and payable part shall foll to payouch taxes when the same become due and payable part shall foll to payouch taxes when the same become due and payable part shall foll to payouch taxes when the same become due and the payse part shall foll to payouch taxes when the same become due and the payse payout the part of the same taxes of the same of due taxes to the same string obligation — for the payout of all sum taream made payable to the part. V_{-} of the same of pay the all part. V_{-} of the same due to the part of and frame are theready, or iterest theready of the taxes on and and and same are one of parts the same payout the theorem of the same of and read end end the starts on our barriest theready of the taxes on and and and are are one of parts theready or iterest theready of the same on a hard payorized, and the of the same of the tax payout the payout of the same of and the same of the same of the tax payout the payout of the same of and the same of the same of the tax payout the payout of the same of and the same of the same of the tax payout the payout of the same of and the same of the theready or iterest theready of the same of and the same of the same of the same of the same of the same of the same of the the same of the tax payout the same of the same of the same of the same of the same of the same of the same of th	the during the life of this indetture, pay all taxes or assumements that may be levied or summed quark into quote said real entry insured against for and tormal ', is such sum and by such insurance many do to the part_V_ of the second part to the rester of . 1 the interest. And in the sum in a such the part_V_ of the second part to the rester of . 1 the interest. And in the sum in a such the part of the second part to the rester of . 1 the interest. And in the sum in a such of the interest, as and and these interest at the rest of 10% from the date of payment will of many, executed on the 122th day of 1312 1324. of many, executed on the 122th day of 1312 1324. The second payment is the terms of said chilgshim and also to second part may use at the state of payment, then this environs the sum of the rest that and part_V of the same part is a start as with interest thereas a before a beyond a barry to sever any may are set the states of payment, then this environs the barry second and the to second a start any set the states of payment, then this environs the barry second as the second and may the second as as the second as the second as the second as	ad that it is in the time is a shall be a sh
of a good and indefensible and that they will served in a good and indefensible and real settle when the a us shall be precided and it may precide the settle and the settle settle settle fills (RANT is if money advanced by the a shall full to got the settle and byitstatatatatata_	events of inheritance therein, for and dets of all incumbrates definition of the sector of the sect	and with the life of this indefiture, pay all haves or assumments that may be levide or assumed quark into upon mid real status degrins the and tormal. In such was and by nucl inservations many do to hep party. At the second part to the extent of . 1 the	end that it is at that it is at at at a sub at a set at at at a set of the set and the set at at at a set of the set of t
of a good and indefensible and that they will served in a good and indefensible and real settle when the a us shall be precided and it may precide the settle and the settle settle settle fills (RANT is if monty advanced by the a shall full to got the settle and byitstatatatatata_	events of inheritance therein, for and dets of all incumbrates definition of the sector of the sect	the during the life of this indetture, pay all taxes or assumements that may be levied or summed quark into quote said real entry insured against for and tormal ', is such sum and by such insurance many do to the part_V_ of the second part to the rester of . 1 the interest. And in the sum in a such the part_V_ of the second part to the rester of . 1 the interest. And in the sum in a such the part of the second part to the rester of . 1 the interest. And in the sum in a such of the interest, as and and these interest at the rest of 10% from the date of payment will of many, executed on the 122th day of 1312 1324. of many, executed on the 122th day of 1312 1324. The second payment is the terms of said chilgshim and also to second part may use at the state of payment, then this environs the sum of the rest that and part_V of the same part is a start as with interest thereas a before a beyond a barry to sever any may are set the states of payment, then this environs the barry second and the to second a start any set the states of payment, then this environs the barry second as the second and may the second as as the second as the second as the second as	and that it is in and it and it is in a chail be and a chail be and a chail be and a chail and a chail an chail an chail an chail an chail an chail an chail an chail an chail
of a good and indefensible and that they will serves in the argent between mild real exists when the a sa shall be specified and di integration of the serve and the serve and integration of the serve and the serve and according to the terms of according to the terms of a server and the serve and the server and the server and by integration remarks the server and the server the server and the server the server and the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the server and the the server and the server and the server and the server and the the server and the server and the server and the server and the server and the the server and the server an	events of inheritance therein, for and dets of all incumbrates definition of the sector of the sect	dentry men. Ling- at a dentry may all area or assuments that may be levid or summer uptation of the indentry, pay all area or assume that hat may be levid or summer uptation of the part. U at the second part to the extent of . 12.6	end that it is do that it is do not not not not and half be and part, and part, and part, and part, and part, and part, and part, and part, and part, and part, part part, par
of a good and indefensible and that they will serves in the argent between mild real exists when the a sa shall be specified and di integration of the serve and the serve and integration of the serve and the serve and according to the terms of according to the terms of a server and the serve and the server and the server and by integration remarks the server and the server the server and the server the server and the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the server and the the server and the server and the server and the server and the the server and the server and the server and the server and the server and the the server and the server an	events of inheritance therein, for and dets of all incumbrates definition of the sector of the sect	an dring the life of this indeture, pay all have or assuments that may be levide or assumed uptation of the part. U, of the second part to the state of . 2 and to sead by anth insures many the late the part. U, of the second part to the state of . 1 fifth	end that it is do that it is do not not not not and half be and part, and part, and part, and part, and part, and part, and part, and part, and part, and part, part part, par
of a good and indefensible and that they will serves in the argent between mild real exists when the a sa shall be specified and di integration of the serve and the serve and integration of the serve and the serve and according to the terms of according to the terms of a server and the serve and the server and the server and by integration remarks the server and the server the server and the server the server and the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the the server and the server and the server and the server and the the server and the server and the server and the server and the the server and the server and the server and the server and the server and the the server and the server an	events of inheritance therein, for and dets of all incumbrates definition of the sector of the sect	an during the life of this indexture, pay all taxes or assessments that may be letted or assumed uptation and real states degrades and to the data 's such ann and by neth insurance support the tax part. Y, of the second part to the citent of .1th interest. And in the sum is the second bay part of parts in large of a barrier in the citent of .1th interest. And in the sum is the second bay part of parts in large of a barrier in part of the tax part of the part of the part of the part of the second part may be as second by this indexture, and shall beer interest at the rate of 10% from the data of part of the second bay part of the second part to the citent of a barrier in the second part may be as second by this indexture, and shall beer interest at the rate of 10% from the data of part of the second bay part of the second part to the cite of a barrier in the second part may be set at the second part to the terms of a sid obligation and also to secone may sen at most the set of the second part to the terms of a sid obligation and also to secone may sen at most of a star the same been do not add part of the second part may be the tax is the same barrier do not add parts of the barrier barrier is and the second part may be there is the second part to be second part of the part barrier of the part barrier at the second of the second part of the part barrier of the second part of the part barrier at the second of the part barrier at the second part of part of the second part of part barrier at the second part	end that it is do that it is do not not not not and half be and part, and part, and part, and part, and part, and part, and part, and part, and part, and part, part part, par
of a good and indefensible and that they will surman It is agreed between mild real exists when the us as a hall be specified and di and part. 16.26 of the fort and the surf. 16.26 of the fort and the surf. 16.26 of the fort according to the terms of . moory softwared by the sur- than 16.10 moory softwared by the surf. The surface of the surface of the surface of the surface of the the surface of the sur	sents of inheritance therein, for and dear of all insumbrace is and defend the same squinst all parties making invel dain thereto. Is and become due and paythe, and that thay. Thill here the built mane become due and paythe, and that thay. Thill here the built part shall be all pay much taxes when the same become due and paythe part shall be any much taxes when the same become due and paythe part shall be any much taxes when the same become due and paythe part shall be any much taxes when the same become due and paythen part shall be all pay much taxes when the same become due and the part shall be sold in the same become a pay of the indetections interest and paythe to the payment of the part of . <u>Firston hundred and no/100</u> 010 the second part, with all interest tareads and paythe to the payther. If the taxes on all are starts are same the part <u>N</u>	an during the life of this indexture, pay all taxes or assessments that may be letted or assumed upta ingo upon mid real status depicts for and tormal. 'A such ann and by nuch insurance summy de to the part. 'A of the scenario during the status of the first status of the status o	ad that it is a draw it is a draw it at hall be ad grave it is a draw it is a draw it and it is a a draw it is a draw it i
of a good and indefendities and that they will wirms. This is agreed between side and setting the second second mild precision of the second THIS GRANT is it seconding to the terms of anony advanced by the second second second second management of the second or any advanced by the second second second second management of the second or any advanced by the second second second second or any advanced second or advanc	events of dispertances therein, for and dear of all incombinese a sed defend the same against all parties making layed dain thereto. a to be parties herein that the part 1.00 s of the form part shall at all time mane become due and paysite, and that thiny. Thill here the build increase by the part. y of the second part, the loss, if any, make paysite part shall for a pay such taxe when the terms are become due and paysite part shall for a pay work taxe when the mane shows due and paysite part shall for a pay work taxe when the mane shows due and paysite part shall for a pay work taxe when the mane shows due and paysite part shall for a pay work taxe when the mane shows due and paysite taxed as an antipart of the terms and the same shows due and paysite Firston hundred and mA/100 OTO creates write addigation. For the payment of the limit of the paysite to the part y of the second part, with all inten- tions made paysite to the part y of the second part, with all inten- tions of the social part to pay for any immunor to the due and the part y on the limit the due as a bard area the combine worked for and writes addigated, for the second part, with all inten- tions of the made of the part y paysing the social area as the second the term worked for a made writes addigated, for the second part, which his holds the part y on basis and paysite at the part a and b is indexistive and the the bard part b and the limit remain the second part. b add part y on basis and hard a and the second part b and b is indexistive and second the second the b term a and b parts and the similar theory b and the similar theory. b and the similar theory b and theory b and the similar theory b and theory	and drive men. Ling- as a second price of the control is and way and have a second price of the second pri	d a good a ind that the ind that the so shall be so shall the shall be so shall the shall be so shall the sh
of a good and indefensible and that they will surman It is agreed between mild real exists when the us as a hall be specified and di and part. 16.26 of the fort and the surf. 16.26 of the fort and the surf. 16.26 of the fort according to the terms of . moory softwared by the sur- than 16.10 moory softwared by the surf. The surface of the surface of the surface of the surface of the the surface of the sur	sents of inheritance therein, for and dear of all insumbrace is and defend the same scalars all parties making invel data thereto. Is and become due and paythe, and that thay. Thill here the build insure become due and paythe, and that thay. Thill here the build insure become due and paythe, and that thay. Thill here the build insure that is to pay such taxes when the same become due and paythes instructions and the paythest of the same taxes. The same taxes are paythest of the same taxes when the same become due and paythest instructions and the payment to pay and taxes when the same become due and paythest instructions and the paythest of the same taxes of the part of the paythest is pay and taxes when the same become due and paythest instructions and the payment to pay for the payment of all zero of the part. Y and the second part to pay for any insurance or to due have a larger there of the taxes on and and and and are an add part. Y, and the second part is pay for any insurance or to due have a larger there of the taxes on and and and are are at paythest of its and there advected to the part of the second part. The burdle of the take paythest of the second part, with all infer the bayest for the same pay and the second part. The same of all manufactors there are and the transmitted the manufactor of the part. J. And the part of the part. J. And the part of the same pay the take the same and the part. J. And of all manufactors there are and the pay of the second part, same pay and the is bird, rescalarized the same and the format the part. J. Same is bird, rescalarized the part. 10.5 of the first part has TO	and every ablighting therein contained, and all bendies according therefore and and here the second of the second	ad that it is ad read in a deal of the transformer ad hall be added to the transformer added to the transformer added to the transformer added to the transformer transformer added to the transformer added to the transformer transformer added to the transformer added to the transformer transformer added to the transformer transformer added to the transformer transformer added to the transformer transformer added to the transformer transformer transformer added to the transformer tra
of a good and indefendities and that they will wirms. This is agreed between side and setting the second second mild precision of the second THIS GRANT is it seconding to the terms of anony advanced by the second second second second management of the second or any advanced by the second second second second management of the second or any advanced by the second second second second or any advanced second or advanc	entro of labertance therein, for and dear of all lammbrace and defend the same against all parties making laweld dain thereto. a to defend the same against all parties making laweld dain thereto. a to be parties breach and that the part. Both the part hall at all time area become due and payshe, and that that y mill have be build intered by the part. Y of the second part, the loss, if any, made payshe part hall fit to pay each taxe e been beam become due and payshe are allowed as an interpret of the mass become due and the defende and become due and payshe taxe e been beam become due and payshe are the fit to pay each taxe e been beam become due and payshe are the fit to pay each taxe e beam beam become due and payshe are the fit to pay each taxe e beam beam beam of an and Fity hundred and $nA/100$ Orlon ceretals write addigated. For the payment of the mes of Fity hundred and $nA/100$ Orlon ceretals write addigated. For the payses of adding and payshe to the part y of the second part, with all listen and payshe to the part to pay for any insense or to dishare writed of a mode write addigate, for the second part, with all listen be lord of the and the payshe to the weard part or the second the that labout the part y and the labout and payshes at the pays reads the second the taxe or the fit and pay of the second part. Ford by the and to have have add payshes at the weard of the second the taxe of the labout the use and a payshes at the pays and the labout and payshes at the pays and the labout and payshes at the pays at the labout and payshes at the pays and the labout and payshes at the pays and the labout and payshes at the pays at the pays and the labout and payshes at the pays at the pays and the labout and payshes at the pays at the pay	and drive the life of this indeficier, pay all kase or assumments that may be levide or assumed update ingo upon mid real statisticated against for and tormal. Is such any and by net increases summy de to he part. J. of the second part to the extent of . 1 the	ad that it is ad read in a deal of the transformer ad hall be added to the transformer added to the transformer added to the transformer added to the transformer transformer added to the transformer added to the transformer transformer added to the transformer added to the transformer transformer added to the transformer transformer added to the transformer transformer added to the transformer transformer added to the transformer transformer transformer added to the transformer tra
of a good and indefendities and that they will wirms. This is agreed between side and setting the second second mild precision of the second THIS GRANT is it seconding to the terms of anony advanced by the second second second second management of the second or any advanced by the second second second second management of the second or any advanced by the second second second second or any advanced second or advanc	entro of labertance therein, for and dear of all lammbrace a ad defeed the same against all parties making laweld dain thereto. a to be parties breach that the partial GBS of the fort part shall at all time mane become due and payshes not dark thay. Thill here the build interest by the part. y of the second part, the bus, if any, make payshall part shall for to pay each case when the same become due and payshes or sitter, and the siteward part of the same site and the same of First hundred and model. For the payment of the same site First hundred and model. The same site and the same site and the same first hundred and model. The same site and the same site and the same First hundred and model. The same site and the same site and the same first hundred and model have the payment of the same site and the same site and the same site addigation. For the payment of the same site and the same site addigation is the same site addigation of the same site addigation is the same site addigation of the same site as a bard same site as a same site and the same site and the same site addigation is the same site addigation is the same site and the same site as a same site as a same site and the same site as a same site and the same site as a same site and the same site as a same site as a same site as a same site as a same site and the same site as a same site asame site asame site as a same site as a same site as a same	are during the life of this indenture, pay all kase or assumments that may be levide or assumed update ingo upon mid real status insured against for and tormal. Is such was and by neth insures summy de to he part. Y of the second part to the extent of . 1th	end that it is at data it is at data it at data it at data it is at a
of a good and indefendities and that they will wirms. This is agreed between side and setting the second second mild precision of the second THIS GRANT is it seconding to the terms of anony advanced by the second second second second management of the second or any advanced by the second second second second management of the second or any advanced by the second second second second or any advanced second or advanc	state of inheritance therein, for and deter of all insumbrace is and defend the same scalars if parties making tavel data therein. is the parties berech that the part 10.05 of the fort part shall at all than more becomes due and paytels, and that thay. Thill here the build restrict by the part. J. of the second part, the loss, if way much taves when the man becomes due and paytels, and that the beam is part of the indetected and the indetected and the indetected and paytels. The indetected by the part. J. of the second part is the indetected and paytels the second part the payt are taken in the indetected and paytels the second part is payt are taken in the payment of all more there are the payment of all more there are the payment of all more there are the payter. If the taken is part of the indetected and payt. J. of the second part, with all like the indetected in the part. J. of the second part, with all like the indetected in the part. J. of the second part, with all like the indetected in the part. J. of the second part. The part is payted to the part of the second part. The part is the indetected in the part. J. of the second part. The part is an end to part. J. of the second part. The part is more the part. J. of the second part. The part is an end the part. J. of the second part. The part is an end to part. The part is the indetected in the part. J. of the second part. The part is an end to part. J. of the second part. The part is an end to part. J. of the second part. The part is an end to part. J. of the second part. The part is an end part. J. of the second part. The part is an end to part. J. of the second part. The part is an end part. J. of the second part. The part. J. of the second part. J. of the second part. J. of the part	and drive the life of this indeficier, pay all kass or assumments that may be levide or assumed update ingo upon nicl real statisticated against for and tormad. Is such any and by neth increases summy de to the part. Y, of the second part to the extent of . 1th	ind that it is the standard st
of a good and indefendities and that they will warman It is agreed between mild real matter when the a sa shall be specified and d mild part 185 of the fort fully readed internal of and by	state of inheritance therein, for and deter of all insumbrace is and defend the same scalars if parties making tavel data therein. is the parties berech that the part 10.05 of the fort part shall at all than more becomes due and paytels, and that thay. Thill here the build restrict by the part. J. of the second part, the loss, if way much taves when the man becomes due and paytels, and that the beam is part of the indetected and the indetected and the indetected and paytels. The indetected by the part. J. of the second part is the indetected and paytels the second part the payt are taken in the indetected and paytels the second part is payt are taken in the payment of all more there are the payment of all more there are the payment of all more there are the payter. If the taken is part of the indetected and payt. J. of the second part, with all like the indetected in the part. J. of the second part, with all like the indetected in the part. J. of the second part, with all like the indetected in the part. J. of the second part. The part is payted to the part of the second part. The part is the indetected in the part. J. of the second part. The part is an end to part. J. of the second part. The part is more the part. J. of the second part. The part is an end the part. J. of the second part. The part is an end to part. The part is the indetected in the part. J. of the second part. The part is an end to part. J. of the second part. The part is an end to part. J. of the second part. The part is an end to part. J. of the second part. The part is an end part. J. of the second part. The part is an end to part. J. of the second part. The part is an end part. J. of the second part. The part. J. of the second part. J. of the second part. J. of the part	and why new into as a disc or assumments that may be levide or assuming the internet states discovered by and interest states discovered by this indextore, and dual their interest of the interest. And in the sum is the associated by this indextore, and dual their interest of the rate of 100 from the dute of payment will be associated by this indextore, and dual their interest is the rate of 100 from the dute of payment will be associated by this indextore, and dual their interest is the rate of 100 from the dute of payment will be associated by this indextore, and dual their interest is the rate of 100 from the dute of payment will be associated by this indextore, and dual their interest is the rate of 100 from the dute of payment will be associated to the rate of 100 from the dute of payment will be associated to the rate of 100 from the dute of payment will be associated to the rate of 100 from the dute of payment will be associated to the rate of 100 from the dute of payment will be associated to the rate of 100 from the dute of payment will be associated to the rate of a dual theory of 100 from the dute of the rate of the formation of the dual theory of theory of the dual theory of the dual theory of the dual th	ind that it is the standard st
of a good and indefendities and that they will wirms It is agreed between side and setting the second setting and part 135 of the second THIS GRANT is it seconding to the terms of anony advanced by the second second second second management of the second or any advanced by the second second second second or any advanced second or any advanced second second second second or any advanced second second second second or any advanced second second second second second second or any advanced second second second second second second or advanced second secon	state of inheritance therein, for and deter of all insumbrace is and defend the same scalars if parties making tavel data therein. is the parties berech that the part 10.05 of the fort part shall at all than more becomes due and paytels, and that thay. Thill here the build restrict by the part. J. of the second part, the loss, if way much taves when the man becomes due and paytels, and that the beam is part of the indetected and the indetected and the indetected and paytels. The indetected by the part. J. of the second part is the indetected and paytels the second part the payt are taken in the indetected and paytels the second part is payt are taken in the payment of all more there are the payment of all more there are the payment of all more there are the payter. If the taken is part of the indetected and payt. J. of the second part, with all like the indetected in the part. J. of the second part, with all like the indetected in the part. J. of the second part, with all like the indetected in the part. J. of the second part. The part is payted to the part of the second part. The part is the indetected in the part. J. of the second part. The part is an end to part. J. of the second part. The part is more the part. J. of the second part. The part is an end the part. J. of the second part. The part is an end to part. The part is the indetected in the part. J. of the second part. The part is an end to part. J. of the second part. The part is an end to part. J. of the second part. The part is an end to part. J. of the second part. The part is an end part. J. of the second part. The part is an end to part. J. of the second part. The part is an end part. J. of the second part. The part. J. of the second part. J. of the second part. J. of the part	and drive the life of this indeficier, pay all kass or assumments that may be levide or assumed update ingo upon nicl real statisticated against for and tormad. Is such any and by neth increases summy de to the part. Y, of the second part to the extent of . 1th	ind that it is it in a low of the second of the second sec
of a good and indefendite and that they will wirms It is agreed between side and entities when the so- as shall be specified and di- aid pre-135 of the source fully remain. THIS ORANT is it according to the terms of anony advanced by the second to be terms of anony advanced by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the shall fail to pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same or any addrained by the same of the pay the same of the pay the same of the same of the pay the same of the pay the same of the pay the same of the pay the same of the pay the same of the pay the same of the pay the same of the pay the same of the pay the same of the pay the same of the pay the pay the same of the pay the same of the pay the pay the same of the pay the same of the pay the same of the pay the same of the pay the pay the pay the pay the same of the pay the pay the pay the pay the pay the pay the same of the pay the pay the pay the pay the pay the pay the same of the pay the	entro of inheritance therein, for and dear of all insumbrace is and defend the same scalars in parties making tavel data thereto. Is and become due and paythe, and that thay. Thill here the build insure become due and paythe, and that thay. Thill here the build prove that fill to any such taxes when the same become due and paythe interest by the part. U, of the second part, the loss if area, made payth interest by the part. U, of the second part, the loss if area is the same become due and paythe so that and the same become due and paythe interest by the part. U, of the second part, the loss if area is the same become the payment of the same become due and paythe interest by the part. U and the second part with all like the same paythe to the payther. If the same same of the due take and part. U, of the second part to pay for any isanesse or to due have a paythele of the base scale part to pay for any isanesse or to due have a barries of the same of and and and area area to pay the other of the same of the same of and and and area are at the barries of the same of a same is a result area and and other of all many relies of the same of an all results are easily the barries area the same of a same of a same of a same of a same of all many relies of the same of a same of a same of a same of a same of the same of a same of a same of a same of a same of a same of the same of a same of a same of a same of a same of a same of the same of a same of a same of a same of a same of a same of the same of a same of a same of a same of a same of a same of the same of a same of a same of the same of a same of a same of a same of a same of a same of a same of a same of a same of a same of a same of the same. Is BUT REMEMBERED, That on this Notary Publio. Vera X, Corean to the parencally known to be the same person S of the same. Is prime same of a same of a same of a	and why next into as a	und that it is it in a und read at half to and gravity the second set of the second
of a good and indefendities and that they will warman It is agreed between mid real matter when the s as a hall be operiaded and di and part 185 of that fur, fully readed. THIS ORNAT is it money advanced by the and by	events of inheritance thereis, for and deer of all insumbrace is and defend the same scalars all parties making tavid data therets. Is and become due and paythe, and that thay. Thill here the build insuce become due and paythe, and that thay. Thill here the build insuce become due and paythe, and that thay. Thill here the build insuce the paythe become the payment of the same to even due and paythe interdent is the paythet the base is pay of the based sets interdent and its pay each taxes when the mane become due and paythet interdent and the pay each taxes when the mane become due and paythet interdent and its pay each taxes when the mane become due and paythet interdent and its pay each taxes when the mane become due and pay interdent and its the second part of the mane of First human between the payment of the payses of all areas and payt. More the second part is pay for any insurance or to due have a based paythet to the part of any interact of the due thereby, or its interest thereas, or it the taxes on and real each area of thereby or its interest thereas, or it the taxes on and real each area of thereby or its interest thereas, or it the taxes on and real each area of the based or its and there are based to the fore part. The its based or its and there are based to the fore part. 162 as its based to be and the taxes on and the insurant when its is based and the second part. 163 of the first part has TO its based to be and the second part is the second to the instrument is based to be and the second part is the second to be the second to be based to be and the second part is the second to be the second to be its based to be and the second part is the second to be the second the second part is a second the second to be the same person. I be there are an and the second part is the second part is and the its based to be and the second part is the second part is and the its based to be and the second part is the second part is and the its based to be an and the second part is and the second part is and the	27 day of July	end that it is at data it is at data it at data it at data it is at a
of a good and indefensible and that they will summa It is agreed between mild real exists when the a standal be specified and di mild part 105 of the fort mild read will be made of THIS GRANT is 1 money advanced by the same or and the specified of the money advanced by the same or and the specified of the money advanced by the same or and the specified of the second standard of the specified of the shading of the same or and the specified of the same of the specified of the the specified of the same of the presented by the same of the shading of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified o	Nobraska] ss. Nobraska] ss. Duglas] ss. Destructioners in the term in the formation of the second the second second provide second second provide second second provide second sec	27 day of July	ind that it is the interval is and make it is a stall be in the interval is a stall be is a stall be without and is a stall be is a
of a good and indefensible and that they will summa It is agreed between mild real exists when the a standal be specified and di mild part 105 of the fort mild read will be made of THIS GRANT is 1 money advanced by the same or and the specified of the money advanced by the same or and the specified of the money advanced by the same or and the specified of the second standard of the specified of the shading of the same or and the specified of the same of the specified of the the specified of the same of the presented by the same of the shading of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified o	entro of inheritance therein, for and deer of all insumbrace is and defend the same scalar all parties making lawful data thereto. Is the parties berech that the partial GS of the fort part shall at all this mane become due and paytake and that thiny. Thill here the build intered by the part. U, of the second part, the loss if are, made paytak intered by the part. U, of the second part, the loss if are, made paytak intered by the part. U, of the second part, the loss if are, made paytake intered as mortgape to sever the payment of the part of the inhibited intered part of the base could be part of the part of the inhibited intered paytake intere obligation. For the payment of all zero of the could be been payted to the part of the second part, with all links and part. W, of the second part is pay for any insurance or to duehar a paytical in this infecture. The part W, and the second part of the second part, with all links intered part is payted to the part. O of the second part, with all links intered of the and the second part of the second part of all are and all part. W, of the second part of the second part, with all links intered of the and the second part of the second part. The second part of all models of the second part is the second part of the second part is the second part of the second p	27 day of July	ind that it is the indexistic indexistic and its