640

Rec. No. 8380 (

MORTGAGE RECORD 80

Reg. No. 2000 Fee Paid, \$ 3.75

5

		STATE OF KANSAS, DOUGLAS COUNTY This instrument was filed for record on the	
	то	August A.D. 19 39 , at Marth G. (10:450'clock A. M Dech Register of Deeds. Deputy.
		igust , in the year of ou	r Lord, one thousand nir
	-ninebetween Lowis Lawson, Jr., and Lat	herine Lawson, his wife	
of		and State of Kansas	
		nk of Lawronce part	10.00 Sec. 10.00
WITNESSETH, That	the said part ics of the first part, in considers		
which is hereby acknowledged	i, have sold, and by this indenture do situated and being in the County of Douglas ar	Grant, Bargain, Sell and Mortgage to the said party	of the second part, th
	•	영상 이 영상 귀엽 것이 같아.	
	The Northeast one-quarter (NEL Township Fourteen (14), Range) of Section Nineteen (19),	
	Township Fourteen (14), Range	Signoren (10).	
		•	
Start Strategies			
with the appurtenances and all	the estate, title and interest of the said part ie	s of the first part therein.	
And the said part 105 of the		as of the first part therein. Helivery hereof they are the lawful owner. S. of the pren	iees above granted, and seized
And the said part 105 of the of a good and indefeasible estate of in and that they will warrant and defend	first part dobreeby covenant and agree that at the or beritance therein, free and clear of all incumbrance the same against all parties making lawful claim thereto.	delivery hereof they are the lawful owner. S. of the press	
And the mid part 2 0 2 of the of a good and indefeasible estate of in and that they will warrant and defend It is agreed between the parties said real estate when the same become	fort part do breeby covenant and agree that at the of britance therein, free and dear of all incumbrance the same explant all partice making lawful daim thereto. bereto that the part 10.8. of the fort part shall at all tim doe and payshe, and that theory will keep the building	belivery hereof this <u>bio</u> <u>the set of the prem</u> er during the life of this indenture, pay all taxes or answements that ma are upon mid rail state insured against fire and tornado in such sum are	y be levied or amonged against id by such insurance company
And the mid part 102 of the of a good and indefeasible estate of in and that they will warrant and defend It is agreed between the partie and real estate when the name become as shall be specified and directed by th mid part 102 of the first part shall is	first part do hereby covenant and agree that at the o teritance therein, free and clear of all incumbrance the same against all partice making lawful claim thereto. hereto that the partIOS of the first part shall at all dim of us and payable, and that throw, will keep the build of us and payable, and that throw, will keep the build of us and payable, and that the part of the part shall at the build of us and payable, and that the part of the part shall be build of us and payable, and that the part of the part shall be build of the part the second part, the loss of pays the part shall be build the part the part the part of the pays the part of the part of the part shall be part of the part o	divery hereof this y. O.F.O the lawful owner. S. of the prem er during the life of this indenture, pay all taxes of assessments that ma graph and a real state insured against fire and formado in such sum an te to the part y.	y be levied or assessed against d by such insurance company cerest. And in the event that
And the mid part 105 of the of a good and indefeasible setate of in and that they will warrant and defend R is agreed between the partie add real water when the same become as shall be specified and directed by th mid part 1.026 of the fort part 1 hall is add taxes and insurance, or either, and	fort part do hereby events and agree that at the of heritane therein, free and draw of all incombesane the same against all parties making invite datm thereto. here that the parties of the fort part hall at all time of us and agayable, not that. If here, will here the build expany	delivery hereof this \mathcal{Y} O.F.C the lawful owner. S. of the pres- reducing the life of this indicature, pay all taxes or assessments that ma- grupon nail real estate insured against fire and terrando in such sum and is to the part \mathcal{Y} of the second part to the exist of \mathcal{I} is $\mathcal{I}_{\mathcal{I}}$	y be levied or ameaned against id by such insurance company crest. And in the event that - of the second part may pay rom the date of paymort until
And the mid part \$0.5 of the of a good and indefensible series of its and that they will warrant and defend It is agreed between the parties and real watar when the name become as shall be specified and directed by th mid part \$0.5 of the fort part \$4.11 and farms and insurance, or of there, and fully repair. THIS GRANT is intended as a according to the terms of	for prid do	delivery hereof this \mathcal{Y} 0.00. the lawful owner. S. of the pres- es during the life of this indenture, pay all taxes or assessments that ma- gre upon aid real estate insured splits fire and tornado in such war as the tax be part \mathcal{Y}_{-} of the second part to be event of \mathcal{U}_{-} . It and to keep mild premises insured as a social provided, that the part \mathcal{Y}_{-} second by this indenture, and shall be interest at the rate of 10% of fil wo hund read and no/1000 fil work, sucred on the -21 st \mathcal{U}_{-} of AU(2) at	y be levied or amound against d by such insurance company correct. And in the event that of the second part may pay yourn the date of paymort until DILLARS, 19.79
And the mid part $\hat{\Omega}S$ of the of a good and indefensible sense of in- and that they will warnat is and defend it is agreed between the parties and areal watar when the same become as shall be specified and directed by the mid part $\hat{\Omega}S$ of the fort part shall be fully sense in the same sense fully sense in the same sense Till GRANT is intended as a seconding to the terms of $-\hat{\Omega}IO$ and by $-\hat{1}S$. terms made ju- monty advanced by the mid part of \hat{S} .	for prid do	delivery hereof this \mathcal{Y} 0.00. the lawful owner. S. of the prem- ers during the life of this indenture, pay all taxes of assessments that ma- gre upon aid real estate insured against fire and ternado in such sum at the toke part \mathcal{Y}_{-} of the second part to be created of 100 pT and to keep sail premises insured as a social provided, that he part, second by this indenture, red shall be interest at the rate of 100 pT \mathcal{O} wo hund red. And m \mathcal{O} 1000 of money, escreted on the _21pt day of August wet average therma therma to the rate of aid obligation and also parts thermality therma therma the next the rate of aid obligation and also red target therma therma to the more the next the rate to many target.	y be levied or assessed against d by such insurance company creat. And in the event that of the second part may pay much the date of purposer until DOLLARS, 19.59. to secure any sum or sums of the secure stary sum or sums of
And the mid part $\hat{\Omega}S$ of the of a good and indefensible sense of in- and that they will warnat is and defend it is agreed between the parties and areal watar when the same become as shall be specified and directed by the mid part $\hat{\Omega}S$ of the fort part shall be fully sense in the same sense fully sense in the same sense Till GRANT is intended as a seconding to the terms of $-\hat{\Omega}IO$ and by $-\hat{1}S$. terms made ju- monty advanced by the mid part of \hat{S} .	for prid do	delivery hereof this \mathcal{Y} 0.00. the lawful owner. S. of the prem- ers during the life of this indenture, pay all taxes of assessments that ma- gre upon aid real estate insured against fire and ternado in such sum at the toke part \mathcal{Y}_{-} of the second part to be created of 100 pT and to keep sail premises insured as a social provided, that he part, second by this indenture, red shall be interest at the rate of 100 pT \mathcal{O} wo hund red. And m \mathcal{O} 1000 of money, escreted on the _21pt day of August wet average therma therma to the rate of aid obligation and also parts thermality therma therma the next the rate of aid obligation and also red target therma therma to the more the next the rate to many target.	y be levied or assessed against d by such insurance company creat. And in the event that of the second part may pay much the date of purposer until DOLLARS, 19.59. to secure any sum or sums of the secure stary sum or sums of
And the mid part \$0.5 of the of a good and indefensible erate of in and that they will warned the parties and that they will warned the parties and real watar when the name become as shall be specified and directed by the mid part \$0.5 of the fort part that in did taxe and simurance, or either, and fully grant \$0.5 of the fort part that in the start of the second second second THE GRANT is intended as a seconding to the terms of	for prid do	delivery hereof this y_{0} 0.00. the lawful owner. S. of the prem- ers during the life of this indenture, pay all taxes or assessments that ma- gre upon aid real estate insured against fire and ternado in such sum at the tothe part y_{-} of the second part to be creat of 10 ± 12	y be levied or assessed against d by such leasenace company creat. And in the event that
And the mid part \$10.5 of the of a good and indefeasible series of in and that they will warns it add defend it is agreed between the parties and area leads to specified and directed by th add part \$10.5 of the fort part \$40.1 m and the specified and directed by th add part \$10.5 of the fort part \$40.1 m add the specified and directed by th add part \$10.5 of the fort part \$40.1 m add the specified and directed by th add part \$10.5 of the fort part \$40.1 m add by \$10.5 m add \$10.1 m add by \$10.5 m add \$10.1 m add by \$10.5 m add \$10.1 m add \$10.1 m add \$10.1 m add \$10.1 m add \$10.1 m add	for prid do	delivery hereof this y_0 0.0	y be levied or assessed against d by such insurance company creat. And in the event that of the secold part may pay was the date of paymort util
And the mid part 10.5 of the of a good and indefensible errats of its and that they will warrant and defend its a greed between the partic- mid erail estate when the name become as shall be specified and directed by th mid part 1.0.2 of the fort part shall be did taxes and insurance, or either, and fully created THIS GRANT is intended as "THIS GRANT is intended as according to the terms of THIS or THIS or and by its more parts and by the mass a provided or a mobility the mass a provided for the building row of it shall be larger for and bid the shall part. The shall fail to paid by the same (or it of all more parts of the build part. The shall be paid by the part. The same of the parts be parts. The same of the parts be parts.	for part do	delivery hereof this \mathcal{V} O.F.O the lawful owner, S. of the premised of the source of the sour	y be levied or assessed against d by such insurance company creat. And in the event that , of the second part may pay out the date of paymort until the second paymort until to the second paymort therefore the second paymort therefore payments or any part therefore payments or any payments of the payments of the badder herefore, and the overhead, a large
And the mid part 10.5 of the of a good and indefensible errats of its and that they will warrant and defend its a greed between the partic- mid erail estate when the name become as shall be specified and directed by th mid part 1.0.2 of the fort part shall be did taxes and insurance, or either, and fully created THIS GRANT is intended as "THIS GRANT is intended as according to the terms of THIS or THIS or and by its more parts and by the mass a provided or a mobility the mass a provided for the building row of it shall be larger for and bid the shall part. The shall fail to paid by the same (or it of all more parts of the build part. The shall be paid by the part. The same of the parts be parts. The same of the parts be parts.	for part do	delivery hereof this y_0 0.0	y be levied or assessed against d by such insurance company creat. And in the event that , of the second part may pay out the date of paymort until the second paymort until to the second paymort therefore the second paymort therefore payments or any part therefore payments or any payments of the payments of the badder herefore, and the overhead, a large
And the mid part $\hat{1.0.3}$ of the of a good and indefensible series of in and that they will warns it and defend it is agreed between the parties and real water when the same become as shall be specified and directed by th mid part $\hat{1.0.3}$ of the fort part chalf, and fully good insurance, or either, and fully good insurance, or either, and fully good insurance, or either, and fully and $\hat{1.0.3}$ of the fort part chalf, and and $\hat{1.0.3}$ of the fort part chalf, and the same insurance, or either, and fully good $\hat{1.0.3}$ of the fort part chalf in the same second in the same second more gradmaned by the same second part. while full to pay the mans a specified or a dot did the corresponse half be by the building in an ideal beat starts or add will of the same second by the same second and will of the same second by the same second and will of the same second by the same second by the same second of the same part of the same by the part is part in the architector by the same second the building is same by the same second the building is same by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second by the same second the same by the same second second by the same second	for part do	delivery hereof this \mathcal{Y} O.F.O. the last of owner, S. of the pressure of during the life of this indicature, pay all taxes or assessments that may gree upon aid real estate insured sources of the cond part to be event of the cond part to be event of the cond part to be event of the cond part of the cond par	y be lavied or assessed applied d by such insurance company creat. And in the event that
And the mid part $\hat{1.0.3}$ of the of a good and indefensible series of in and that they will warns it and defend it is agreed between the parties and real water when the same become as shall be specified and directed by th mid part $\hat{1.0.3}$ of the fort part chalf, and fully good insurance, or either, and fully good insurance, or either, and fully good insurance, or either, and fully and $\hat{1.0.3}$ of the fort part chalf, and and $\hat{1.0.3}$ of the fort part chalf, and the same insurance, or either, and fully good $\hat{1.0.3}$ of the fort part chalf in the same second in the same second more gradmaned by the same second part. while full to pay the mans a specified or a dot did the corresponse half be by the building in an ideal beat starts or add will of the same second by the same second and will of the same second by the same second and will of the same second by the same second by the same second of the same part of the same by the part is part in the architector by the same second the building is same by the same second the building is same by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second by the same second the same by the same second second by the same second	for part do	delivery hereof this \mathcal{Y} O.F.O. the lawful owner, S. of the pressure of the set of the life of this indenture, pay all taxes or assessments that may are used raise insured against fire and termade in such may at the terms of a life. In an area to keep and pression of the second part to be exert of the second part of the second par	y be lavied or assessed applied d by such insurance company creat. And in the event that of the second payment main is a such that is a such that the second is a such that the second is a such that the second d such as a such that the second relation and that the second second second second second second second relation and that the second second second second second second second relation as a second second second second second second relation as a second second second second second second relation as a second seco
And the mid part $\hat{1.0.3}$ of the of a good and indefensible series of in and that they will warns it and defend it is agreed between the parties and real water when the same become as shall be specified and directed by th mid part $\hat{1.0.3}$ of the fort part chalf, and fully good insurance, or either, and fully good insurance, or either, and fully good insurance, or either, and fully and $\hat{1.0.3}$ of the fort part chalf, and and $\hat{1.0.3}$ of the fort part chalf, and the same insurance, or either, and fully good $\hat{1.0.3}$ of the fort part chalf in the same second in the same second more gradmaned by the same second part. while full to pay the mans a specified or a dot did the corresponse half be by the building in an ideal beat starts or add will of the same second by the same second and will of the same second by the same second and will of the same second by the same second by the same second of the same part of the same by the part is part in the architector by the same second the building is same by the same second the building is same by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second by the same second the same by the same second second by the same second	for part do	delivery hereof this \mathcal{Y} O.F.O. the last of owner, S. of the pressure of during the life of this indicature, pay all taxes or assessments that may gree upon aid real estate insured sources of the cond part to be event of the cond part to be event of the cond part to be event of the cond part of the cond par	y be levied or assessed against d by such insurance company creat. And in the event that
And the mid part 10.5 of the of a good and indefensible series of in and that they will warns it and defend it is agreed between the parties and real water when the name become as shall be specified and directed by the mid part 10.5 of the fort part chall, in the series of the series of the series of fully many series of the series of the more series of the series of the series of the building to naid real series of the series of the series of the series of the series of the series of the series of the real of if the series of the series of the real series of the series of	for part do	delivery hereof this \mathcal{Y} O.F.O. the last of owner, S. of the pressure of during the life of this indicature, pay all taxes or assessments that may gree upon aid real estate insured sources of the cond part to be event of the cond part to be event of the cond part to be event of the cond part of the cond par	y be lavied or assessed applied d by such insurance company creat. And in the event that of the second payment main is a such that is a such that the second is a such that the second is a such that the second d such as a such that the second relation and that the second second second second second second second relation and that the second second second second second second second relation as a second second second second second second relation as a second second second second second second relation as a second seco
And the mid part $\hat{1.0.3}$ of the of a good and indefensible series of in and that they will warns it and defend it is agreed between the parties and real water when the same become as shall be specified and directed by th mid part $\hat{1.0.3}$ of the fort part chalf, and fully good insurance, or either, and fully good insurance, or either, and fully good insurance, or either, and fully and $\hat{1.0.3}$ of the fort part chalf, and and $\hat{1.0.3}$ of the fort part chalf, and the same insurance, or either, and fully good $\hat{1.0.3}$ of the fort part chalf in the same second in the same second more gradmaned by the same second part. while full to pay the mans a specified or a dot did the corresponse half be by the building in an ideal beat starts or add will of the same second by the same second and will of the same second by the same second and will of the same second by the same second by the same second of the same part of the same by the part is part in the architector by the same second the building is same by the same second the building is same by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second the same by the same second by the same second by the same second the same by the same second second by the same second	for part do	delivery hereof this \mathcal{Y} O.F.O. the last of owner, S. of the pressure of during the life of this indicature, pay all taxes or assessments that may gree upon aid real estate insured sources of the cond part to be event of the cond part to be event of the cond part to be event of the cond part of the cond par	y be levied or assessed against d by such insurance company creat. And in the event that
And the mid part 10.5 of the of a good and indefensible series of in the data good and indefensible series of in the largered between the parties and that they will warns it add defend the agreed between the parties and any series of the series of the add part 10.5 of the fort part shall be add by it is insteaded as a non-particular to the issue of and by it is insteaded as a more advanced by the said part the indicates a series of the series of the binding reased by the said part the indicates and it is insteaded as a state of the issue of and by it is insteaded as a more advanced by the said part the indicates and it is all be barts of the binding reased by the said by the said with of the said states particular to the binding reased by the said by the said as the said the paid by the part The the said by a said with of the said as the said the binds in the barts is presented by the said by the said as the said the said by the part The the said the paid to the part is be as the said the binds the barts is the bind said the said by the said the said as the said the said by the part The the said the said the barts is the bind said the said to be the said as the said the said to be said to be the said as the said the said to be said to be said as the said the said to be said to be said to be said as the said the said to be said to be said to be said as the said the said to be said to be said to be said as the said to be said to be said to be said as the said the said to be said to be said to be said as the said to be said to be said to be said to be said as the said to be said to be said to be said to be said as the said to be said to be said to be said to be said as the said to be said to be said to be said to be said as the said to be said as the said to be said as the said to be said to be said to be said to be said as the said to be said to be said to be said to be sa	for prid do hereby covenant and agree that a the a horizance therein, free and dear of all incombenanc	Heinry hered they are the herid owner. E of the permission of the set of the sector permission permission permission of the sector permission permission permission of the sector permission of the sector permission	y be levied or assessed against d by such inserance company creat. And in the event that d a different descent and different on the date of paymort with d d d d d d d d d d d d d d d d d d d
And the mid part 10.5 of the of a good and indefensible series of its and that they will warns it and defend its data will be annot become as shall be specified and directed by the mid part 10.5 of the fort part shall be its data will insurance, or either, and fully middle the terms of	for prid do hereby convent and agree that a the obstitute of the dist of all incombrane	Heinry hered thisy. arc. the herd over E. of the permitting the life of this indenture, pay all taxes or assessments that may are used real state is used against fife and ternado in such may arguing the taxes or assessments that may are to the permitting the taxes of the second part to be exist of 150. The second part is inverted at the taxe of 160. The second part is inverted at the taxe of 160. The second part of the lifetime taxes and the lifetime taxes are taken as the lifetime taxes and the lifetime taxes are taken as the lifetime taxes and the lifetime taxes are taken as the lifetime taxes and the lifetime taxes are taken as the lifetime taxes are taken as the lifetime tax and the lifetime tax taxes the lifetime taxes and pay lifetime and the lifetime tax and taxes the lifetime taxes are taxes the lifetime taxes and pay lifetime taxes are taxes the lifetime taxes and pay lifetime taxes are taxes and taxes the lifetime taxes are taxes the lifetime tax and taxes the lifetime taxes are taxes and pay lifetime taxes are taxes and taxes the lifetime taxes are taxes and pay lifetime taxes are taxes and taxes and taxes and taxes are taxes and taxes and taxes are taxes and taxes and taxes are taxes are taxe	y be lavied or assessed applied d by such insurance company creat. And in the event that the second paryment until the second paryment until to secure any sum or sums of did part(2 C) of the first part by a provided kernis, or if they are and all the interpretaments firsts, and the overplan, if any con shall extend and inset to, lay and year lost above (SEAL) (SEAL) (SEAL) (SEAL)
And the mid part 10.5 of the of a good and indefensible series of its and that they will warns it and defend its data will be annot become as shall be specified and directed by the mid part 10.5 of the fort part shall be its data will insurance, or either, and fully middle the terms of	for prid do	Helivery hered this y ara the herd owner S of the pressure of the set	y be levied or assessed against d by such insurance company creat. And in the event that you the date of paymort with
And the mid part 10.2 of the of a good and indefensible sense of in and that they will write at and defend it is agreed between the parties and that they will write a the parties and the sense between the same become as shall be specified and directed by the mid part 10.2 of the fort part shall in the direct and singurations of the same become fully result. "THIS GRANT is intended as a according to the terms of _DIO and by11.5	for prid do	Heinry hered this Y ara the herd over S of the pressure is the first intermed spint first and the pressure is the first intermed spint first and the second part to be reart of 1 first in second by this indexture, say all taxe or assessments that may are used and real many der second particle, that the real of 100 first is even by this indexture, say all taxes or assessments that may be rearry by this indexture, say all taxes or assessments that may be any large main and may der second particle, that the real of 100 first is even by this indexture, say all taxes or assessments that the real of 100 first of the real of 100 first is even the real of and model model in the real of 100 first of the real of the real of 100 first of the real of the	y be levied or assessed against d by such insurance company creat. And in the event that the dist of paymort with
And the mid part 10.2 of the of a good and indefensible sense of in and that they will write at and defend it is agreed between the parties and that they will write a the parties and the sense between the same become as shall be specified and directed by the mid part 10.2 of the fort part shall in the direct and singurations of the same become fully result. "THIS GRANT is intended as a according to the terms of _DIO and by11.5	for prid do	Helivery hered this y ara the herd owner S of the pressure of the set	y be lavied or assessed apinat d by such insurance company creat. And in the event that we have been approved until
And the mid part 10.5 of the of a good and indefensible vertue of it and that they will warnat used defend it is agreed between the parties and an abail be specified and directed by th mid part 10.5 of the fort part that it, and the specified and directed by th mid part 10.5 of the fort part that it, and the specified and directed by th mid part 10.5 of the fort part that it, and the specified and directed by th mid part 10.5 of the fort part that it, and by	for prid do	believe bered they are the back over a set of the permitted of the set of	y be levied or assessed agalast d by such inserance company cress. And in the event that Ot he second paymort until Ot he second paymort until DOLLARS. 19.79. to secure any sum or sums of hid partil C g of the find part payments or any part therefore payments or any part therefore payments or any part therefore a second of the hidder hered, or part therefore, in the manager or the hidder hered, so the second and incresso. (SEAL) (SEAL) (SEAL)). 0.19.79. , before me, a
And the mid part 10.5 of the of a good and indefensible series of in and that they will warns it used defend in a shall be specified and directed by the mid part 10.5 of the fort part table in fully many series of the series of the forty "Hills GRANT is intended as a nearest series of the series of the mid part 10.5 of the fort part table in the series of the series of the series of fully "Hills GRANT is intended as a nearest series of the series of the mid part 10.5 of the fort part table in the series of the series of the mid part 10.5 of the fort part table is the bidding in a side of the series of the serie	Set pet do	Heinry hered they are the hereid over f. of the permitted of the second seco	y be levied or assessed aginat d by such insurance company creat. And in the event that d - of the second payment until DOLLARS, 19.759. to secure any sun or sum of hid part (05 of the first part payments or any part therein, or the second sector of the bidder torein, the secure any sun or sum of the part (05 of the first part payments or any part therein, the sector of the bidder torein, the sector of the bidder torein, sector of the bidder torein, the sector of the bidder torein, the sector of the bidder torein, (SEAL) (SEAL) (SEAL)), 19.737 , before me, a payledged the exercution lay and year last above Notary Public.
And the mid part 10.5 of the of a good and indefensible series of in and that they will warns it and defend it is agreed between the parties and real setue with the name become as shall be specified and directed by the mid part 10.5 of the fort part chall, and it is agreed by the setue of the set indices and internant, of the set indices and internant of the set indices and the set internant of the mean set internant of the set indices and internant of the set indices and internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set internant of the set of the set internant of	Set pet do	Heinry hered they are the here of assessments has may are used rate is and spin of the send part to be easily a first of the send part to be easily a first of the send part to be easily a first of the send part to be easily a first of the send part of the se	y be levied or assessed against d by such inserance company creat. And in the event that
And the mid part 10.5 of the of a good and indefensible series of in and that they will warns it and defend it is agreed between the parties and real setue with the name become as shall be specified and directed by the mid part 10.5 of the fort part chall, and it is agreed by the setue of the set indices and internant, of the set indices and internant of the set indices and the set internant of the mean set internant of the set indices and internant of the set indices and internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set of the set internant of the set internant of the set internant of the set internant of the set of the set internant of	Set pet do	Heinry hered they are the hereid over f. of the permitted of the second seco	y be levied or assessed against d by such inserance company creat. And in the event that