MORTGAGE RECORD 84

0

Π

0

C

1

Reg. No. 3868 Fee Paid, \$ 4.50

FROM		and the second se	S. DOUGLAS COUNTY, ss. was filed for record on the22 day o
Sibyl S. MoDer	ald	Saptember	
то			Harold J. Beck Register of Deeds.
The Lawrence Building & I	Loan Assn.	By	Deputy.
THIS INDENTURE, Made this		eptember	, in the year of our Lord, one thousand nine
Sibyl S. McDonald,			
of Lawrence in the Co			and State of Kansas
partyof the first part, andThe	Lawrence Fuilding on	d Loan Association	part y of the second part
	10/100	Grant, Bargain, Sell and	IRS, to her duly paid, the receipt of Mortgage to the said part Y of the second part
	The South T	tinty (30) feat of	
		hirty (30) feet of	
		i Eighty (80)	
	and		
	the North F	ifteen and one-half (1	5]) feet of
	Lot Eighty-	two (82) on	
	Kentucky St	ret in	
	the city of	-nwrecce	
and the second			
with the appurtenances and all the estate And the said part J of the first part do @	, title and interest of the said	part y of the first part the	erein.
and seized of a good and indefeasible estate of inh			
	eritance therein, free and clear of a	Il incumbrance	the lawful owner of the premises above granted,
and that they will warrant and defend the same a It is agreed between the parties hereto that	gainst all parties making lawful cla	Il incumbrance	
It is agreed between the parties hereto that or assessed against said real estate when the same	gainst all parties making lawful cla the party of the first part shi becomes due and payable, and that	Il incumbrance im thereto, all at all times during the life of this ShO Will keep the buildings w	infenture, pay all favor or assessments that may be levied pon said real eviate futured against fire and torgado in
It is agreed between the parties hereto that or assessed against said real estate when the same such sum and by such insurance company as shall b extent of <u>its</u> interest. And in the event that	zainst all parties making lawful cla the party of the first part sh becomes due and payable, and that se specified and directed by the part, said party of the first part shall be	Il incumbrance in thereto, all as all times during the life of this <u>ShQ will keep</u> the buildings w <u>C</u> of the second part, the less, if an sit to pay such taxes when the same t	infecture, pay all laxes or assessments that may be level you sold real exists foured against fire and tornalo in y, make payable to the part y of the second part to the score due and payable and to they make parentse foured
It is agreed between the parties hereto that or assessed against sail real exists when the same such sum and by nuch insurance company as shall be extent of <u>its</u> interest. And in the event that as herein provided, then the part \mathbf{Y}_{-} of the seco- tion interest, and shall been interest at the rate	zainst all parties making lawful cla the part/ of the first part sh becomes due and payable, and that e specified and directed by the part/ aid part/ of the first part shall f nd part may pay said taxes and in of 10% from the date of payment	Il incumbrance Im thereto, all at all times during the life of this ShQ will keep the buildings w of the second part, the bea, if an sil to pay such taxes when the same b surrance, or either, and the amount so until fully regaid.	infecture, pay all factor or assessments that may be levied pon said real estate forured against fire and torrado in r make payable to the part 1, or the second part to the
It is acreed between the parties here that or assessed against skil real estate when the same system and ally such insurance company as shall settent of $\frac{1}{2}$. Interest. And in the event that as herein provided, then the part Y_{-} of the sec- this indenture, and shall beer interest at the rate THIS GRAT is intended as a mortgage to s <u>Slightboon</u> . Fundatord and	mainst all parties making inwfol cit the party of the first part sh becomes due and payable, and that and party of the first part shall rand part may pay add tarse and is of 19% from the date of payment were the payment of the sum of	Il incumbrance im thereto, it at all time during the life of this <u>Sho Will</u> keep the buildings u <u>in of the second part, the best if an</u> it to pay us to hance when the same i variance, or either, and the amount so unit fully repaid.	infeature, pay all fatte or assessments that may be level pan add real eviste fourcel azalant for and torzale in r, male payshie to the part y of the second part to the second due and payshie and to keep aid permises impact paid shall become a part of the indebielness, secured by
It is agreed between the parties hereto that of surveysel agriculturally raise rates when the same with sum and by rach insurance company as half extent of .112 Interest. At of the to event that as berefa provided, then the part \underline{Y}_{-1} of the score THIS GRANT is intended as a more regree to a survey the survey of the same start of the theorem and the start function d_{-} and the score of the same start of the same start of the start of the same st	mainst all parties making lawful clu the part/ of the first part ab- becomes due and payable, and that sepecides and directed by the part of and part may pay and taxes and is of of 10% from the date of payment of 10% from the date of payment $m_1/100$ no/100 for the payment of of the second part, with all	II incumbrance im thereas, ill actual times during the life of this <u>S10</u> will keep the buildings us <u>in of the second part</u> , the less, if an ill to pay such insures when the anneu- num fully repair.	infenture, pay all later or assessments that may be level pan sold real cratter faured against for and unrade in r, much payable to the part y of the second part to the course due and payable and to keep all permises faured paid shall become a part of the indebtedness, secured by
It is a great between the parties hereto that or surgest quarkalish real states them the same size and a state of the surgest states and the statest of -15.2 instruct, and in the event that is derived provide them the party (-of the second that instruct, and shall beer instruct at the rate THIS GRAVE is instructed. Surgest one of the second statest instructed state and by -15.2 terms of a state or arrival with and by -15.2 terms make parallel to the part of them of the statest of the second statest one of the statest of the statest of the second statest one of the second statest of the statest of the second statest one of the second statest of the statest of the second statest one of the second statest of the statest of the second statest one of the second state the second statest one of the second state the second	sainst all parties making lawful clu the part/ of the first part do becomes due and payable, and that, we specified and directed by the part/ and part may pay and taxes and in due to for 10% from the date of payment every the aparent of the sum of -10^{-1} ($\frac{1}{2}$ ($\frac{1}{2}$) ($\frac{1}{2}$) ($\frac{1}{2}$) ($\frac{1}{2$	II incumbrance im therean, ih a sit line during the life of this <u>S10</u> . Will keep the buildings up of the second part, the less, if no sit lo pay such taxes when the name the start of the second start of the second until fully repeal. If add sum of money, stretched on the interest accruing thereon according to the second start of the second start of the second interest accruing thereon according to the second start of the second start of the second start interest accruing thereon according to	infenture, pay all laters or assessments that may be levied pay add real crater faured against for and screads in y male paylok to the part Y of the scread part to the scream due and payable ast is to be indultedness, secured by
It is a great between the parties hereto that or surgest quarkalish real states them the same size and a state of the surgest states and the statest of -15.2 instruct, and in the event that is derived provide them the party (-of the second that instruct, and shall beer instruct at the rate THIS GRAVE is instructed. Surgest one of the second statest instructed state and by -15.2 terms of a state or arrival with and by -15.2 terms make parallel to the part of them of the statest of the second statest one of the statest of the statest of the second statest one of the second statest of the statest of the second statest one of the second statest of the statest of the second statest one of the second statest of the statest of the second statest one of the second state the second statest one of the second state the second	sainst all parties making lawful clu the part/ of the first part do becomes due and payable, and that, we specified and directed by the part/ and part may pay and taxes and in due to for 10% from the date of payment every the aparent of the sum of -10^{-1} ($\frac{1}{2}$ ($\frac{1}{2}$) ($\frac{1}{2}$) ($\frac{1}{2}$) ($\frac{1}{2$	II incumbrance im therean, ih a sit line during the life of this <u>S10</u> . Will keep the buildings up of the second part, the less, if no sit lo pay such taxes when the name the start of the second start of the second until fully repeal. If add sum of money, stretched on the interest accruing thereon according to the second start of the second start of the second interest accruing thereon according to the second start of the second start of the second start interest accruing thereon according to	infenture, pay all laters or assessments that may be levied pay add real crater faured against for and screads in y male paylok to the part Y of the scread part to the scream due and payable ast is to be indultedness, secured by
It is agreed between the parties hereto that of anaesal excitational real estate when the name with sum and by nuch insurance company as shall estates of .112 Interest. As of its the event that, as bords movided then the part <u>Y</u> of the secon THIS GRAAT is intended as a mortgare to a <u>Pitchtoon Enumerator</u> and secondary to the terms ofDIC estates and by <u>III</u> terms make payable to the part and by <u>III</u> terms make payable to the part and by <u>III</u> terms that and the terms of as provided bereint that if all to pay the part thereof or any collision creates therein, or not keep us, as provided bereint, or not keep us, as provided bereint, or and payable.	sainst all parties making inwful clu the part/ of the first part di- beomest due and patho, and that, we received and directed by the part/ and part/ of the first part dath of part may pay sold tarse and is of 10% from the date of payment of 10% from the date of payment of the second part, with all of the second part, with all of the second part, with all of the second part to pay for any same as provided in this indexture.	II incumbrance im thereto. all a cut times during the life of this all of will keep the buildings up of the second part, the less, if an all to pay such taxes when the same to unit fully repeal. If akk sum of money, executed on the interest accruing thereon according to marine or on discharge any taxes and the obligation constant between or if a good program to the action of the obligation of the same of the obligation constant of between or if a good program to the action of the obligation of the same of the obligation of the same of the obligation of the same of the obligation constants of the same one, or if a provided for in a same of the same one, or if	infetture, pay all issue or assessments that may be levied pay add real orbits faured against for and torrade in radie paylet to the part Y of the second part to the become due and payable and its heye add promises faured paid shall become a part of the indultedama, accured by paid shall become a part of the indultedama, accured by paid the second shall add to be source any second the intervent there as herein provide, in the event ary or matter is committed on add to reach perments or any matter is committed on add to reach perments or any matter is committed on add provides the the the matter production of shall had be add to be a source any second to for the eveny or of shall had below in a source permen- ment in committed on add permises, then this movement
It is agreed between the parties herres that of surveys legislical level and the parties herres to sur- veys an and by rach insurance company as shall restore of .125 Interest. As of the the event that as berein provided then the part \underline{Y}_{-1} of the sec THIS GRANT is intended as a mortgage to \underline{Y}_{-1} the state of the terms of .025 corrispond to the mortgage to the terms of .025 corrests with a terminal by .125 terms made particle to the terms of the interview, and the term term of the particle to the terms of the state the terms made particle to the particle of them of more particles by the aid part \underline{Y}_{-1} and the termination of the state of the term of the state of the term shall be restricted as the shall be waid if part the part there of the state of the state of the particle of the term shall be restricted as the shall be restricted to the part of the state of the state of the term of the particle of the shall be restricted between the shall be restricted to the part of the state of the state of the particle of the terms shall be restricted between the shall be restricted to the part of the state of the terms the state of the particle of the state of the state of the terms the state of the terms the state of the state of the state of the terms the state of the terms the state of the terms the state of the	sainst all parties making leveld clu the part/ of the first part ab becomes due and payable, and that, we repetide and directed by the part/ and part/ of the first part and line of 10% from the date of payment of 10% from the date of payment on collection π_{-} for the payment of M_{-}^{-1} of the cound part, which all of the second part is pay for any l of the second part, is pay in the exception of the same of the same finite with exception of the same of the second part, is that is a finite view of the balach herein, the payment of the balach herein, the payment of the balach herein, the payment pay for the balach herein, the payment pays and all the from the herein thready parts of the balach herein, the payment pay from the pay and the from the herein thready parts of the balach herein,	II incumbrance im thereto. all a cut times during the life of this all 0. Will keep the buildings w of the second gate, the less, if an all to pay such taxes when the same to work fully result. If add sum of money, executed on the faile starting of the money for the faile starting of the second starting of faile starting of the second starting of the second specific starting of the starting of the starting of the second starting of the second specific starting of the starting specific theory and the starting of the manager provide part thereof, in the manager provide specific starting of the second starting of the second specific starting starting starting starting specific starting st	inferture, pay all latte or assessments that may be level on add real crathe faured against five and terrade in r, male payhole the hard Y, of the second part to the second part to the hard Y, of the second part to the second part of the indeficience, second part of the second part of the indeficience, second part of the second part of the indeficience, second part of the second part of the indeficience of the second part of the indeficience of the second part of the second part of the indeficience of the part of the second part of the indeficience of the part of the second part of the second part of the indeficience water is committed or and particle or the the indeficience of the same become and part parts or the the independent of the second part of the second part of the independent of the second part of the movement part of the independent of the real part of the movement part of the independent of the real part of the movement part of the independent of the real part of the movement part of the independent of the real part of the movement part of the independent of the real part of the movement part of the independent of the parts of the real part of the movement part of the independent of the parts of the independent of t
It is agreed between the parties herres that of surveys legislical parties the the same such sum and by neth insurance company as half such as the same of the second state of the same state of the line insures. As in the second that is berefore provided, then the part \underline{Y}_{-1} of the second THIS GRANT is insteaded as a more regree to a second particular instrument of the same state term of the same second state of the same state as the same second state of the same second state term and by itte term such spaces and by itte and by itte term such spaces and particular the same state state state is the same state state state term state state state state state state state and the source state state state state state state that be seen as the state state state state state the state state state is the state state state the state state state state state state state state state the state state state state state state state state state the state state the state sta	sainst all parties making lawfol cit the part/ of the first part h becomes due and parkhe, and that . we repetified and directed by the part/ and park the first part has a of 10% from the dust or payment of 10% from the dust or payment of 10% from the dust or payment of 10% from the payment of the same of 	It incumbrance imit therein. It is all time during the life of this all 0. "Will keep the buildings us of the second start, he less, if no all to ray such taxes when the same I want a start of the second start and the second start is all the second of said sum of money, executed on the laterest second thereon according to maximum of individual starts and the start start is all the second start and the second starts and the second of the second starts and starts and the start start and the second starts and the second starts and the second provided for in said written childrant individual starts and starts the second provided for in said written childrant theory months thereas, but the of a start second starts thereas, should no e and respectively. should not be	inferture, pay all lates or assessments that may be level pon solid real crister haused against few and increads in r, male payhole to heap atty _ of the second part to the become due and payhole and to keep solid permisers instruct paid shall become a part of the incidences, second Part paid shall become a part of the incidences, second Part paid shall become a part of the incidences, second Part paid shall be and payhole and the to serve any run in linearch thereon as herein powhole. In the second part paid shares, if default is made in such payments or say the same levers of and parks for all the incidence of the part of the second park of the incidence of the incidence may for the second park of the incidence of the incidence may for the second park of the incidence of the incidence in for the second park of the incidence of the incidence may for the second park of the incidence of the incidence of the second park of the incidence of the incidence of the second park of the incidence of the incidence of the second park of the incidence of the incidence of the second park of the incidence of the incidence of the second park of the incidence of the incidence of the second park of the incidence of the incidence of the second park of the incidence of the incidence of the second park of the incidence of the incidence of the incidence of the incidence of the incidence of the incidence of the second park of the incidence of the incidence of the incidence of the second park of the incidence of the i
It is acreed between the parties hereto that or starssel excitational real extent when the name with him and by nuch insurance company as shall extend on 120. Interest. And in the event that as bread particle then the part <u>X</u> of the sec THIS GRAME is interest. The the twent that its force in the terms of	sainst all parties making lawfol cit the part/ of the first part h becomes due and parkhe, and that . we repetified and directed by the part/ and park the first part has a of 10% from the dust or payment of 10% from the dust or payment of 10% from the dust or payment of 10% from the payment of the same of 	It incumbrance imit therein. It is all time during the life of this all of util theory the buildings us of the second part, the less, if no all to ray such taxes when the same I want a full the second second second second all to ray such taxes when the same I all to ray such taxes when the same I all to ray such taxes when the same I second second second second second second second second second second second second f said sum of money, executed on the laterest terrelate thereon according to maximum of individual second second second and real second second second second second provided for in said written childrance provided for in said written childrance theory may be all second second second provided thereon in the manuer people of the same individual therein, which are all reaves individual therein, such and second real representations, such as and as second real representations, such as and as second second second representations, such as and as second second second representations, such as and as second second second representations.	inferture, pay all issue or assessments that may be levied pay add real cratter fourced against for and increads in y male paylot to the part Y of the second part to the second and an advector of the induction according to paid shall become a part of the inductions, accurd by
It is acreed between the parties hereto that or starssel excitational real extent when the name with him and by nuch insurance company as shall extend on 120. Interest. And in the event that as bread particle then the part <u>X</u> of the sec THIS GRAME is interest. The the twent that its force in the terms of	sainst all parties making lawfol cit the part/ of the first part h becomes due and parkhe, and that . we repetified and directed by the part/ and park the first part has a of 10% from the dust or payment of 10% from the dust or payment of 10% from the dust or payment of 10% from the payment of the same of 	It incumbrance imit therein. It is all time during the life of this all of util theory the buildings us of the second part, the less, if no all to ray such taxes when the same I want a full the second second second second all to ray such taxes when the same I all to ray such taxes when the same I all to ray such taxes when the same I second second second second second second second second second second second second f said sum of money, executed on the laterest terrelate thereon according to maximum of individual second second second and real second second second second second provided for in said written childrance provided for in said written childrance theory may be all second second second provided thereon in the manuer people of the same individual therein, which are all reaves individual therein, such and second real representations, such as and as second real representations, such as and as second second second representations, such as and as second second second representations, such as and as second second second representations.	infenture, pay all istor or assessments that may be levied pay add real cratter fourced against for and torrads in r, male paylot to the part Y_ of the second part to be become due and payable and to keys add promises formed paid shall become a part of the induications, accured by
It is a greed between the parties hereto that of antessel activation all real estate when the name with sum and by nuch insurance company as shall estates of .112 Interest. As of its the event that as brends movided then the part <u>Y</u> of the sec THIS GRAAT is intended as a mergare to a <u>Distribution insurant</u> and and ascending to the terms of <u>DIG</u> corrain with and by <u></u>	sainst all parties making lawfol cit the part/ of the first part h becomes due and parkhe, and that . we repetified and directed by the part/ and park the first part has a of 10% from the dust or payment of 10% from the dust or payment of 10% from the dust or payment of 10% from the payment of the same of 	It incumbrance imit therein. It is all time during the life of this all of util theory the buildings us of the second part, the less, if no all to ray such taxes when the same I want a full the second second second second all to ray such taxes when the same I all to ray such taxes when the same I all to ray such taxes when the same I second second second second second second second second second second second second f said sum of money, executed on the laterest terrelate thereon according to maximum of individual second second second and real second second second second second provided for in said written childrance provided for in said written childrance theory may be all second second second provided thereon in the manuer people of the same individual therein, which are all reaves individual therein, such and second real representations, such as and as second real representations, such as and as second second second representations, such as and as second second second representations, such as and as second second second representations.	inferture, pay all istor or assessments that may be levied pay add real craits fourcel against for and increases in y main payable to the part Y of the second part to the second are and payable and in long add promises formed paid shall become a part of the indultedness, accured by —
It is agreed between the parties herres that of surveys legislical parties the the same such sum and by neth insurance company as half such as the same of the second state of the same state of the line insures. As in the second that is berefore provided, then the part \underline{Y}_{-1} of the second THIS GRANT is insteaded as a more regree to a second particular instrument of the same state term of the same second state of the same state as the same second state of the same second state term and by itte term such spaces and by itte and by itte term such spaces and particular the same state state state is the same state state state term state state state state state state state and the source state state state state state state that be seen as the state state state state state the state state state is the state state state the state state state state state state state state state the state state state state state state state state state the state state the state sta	sainst all parties making lawfol cit the part/ of the first part h becomes due and parkhe, and that . we repetified and directed by the part/ and park the first part has a of 10% from the dust or payment of 10% from the dust or payment of 10% from the dust or payment of 10% from the payment of the same of 	It incumbrance imit therein. It is all time during the life of this all of util theory the buildings us of the second part, the less, if no all to ray such taxes when the same I want a full the second second second second all to ray such taxes when the same I all to ray such taxes when the same I all to ray such taxes when the same I second second second second second second second second second second second second f said sum of money, executed on the laterest terrelate thereon according to maximum of individual second second second and real second second second second second provided for in said written childrance provided for in said written childrance theory may be all second second second provided thereon in the manuer people of the same individual therein, which are all reaves individual therein, such and second real representations, such as and as second real representations, such as and as second second second representations, such as and as second second second representations, such as and as second second second representations.	infenture, pay all istor or assessments that may be levied pay add real craiter fourcel against for and increases in provide such the level of the second part to be become due and payable and in leven add promises formed paid shall become a part of the indeticitiene, accured by
It is a greed between the parties hereto that of antessel activation all real estate when the name with sum and by nuch insurance company as shall estates of .112 Interest. As of its the event that as brends movided then the part <u>Y</u> of the sec THIS GRAAT is intended as a mergare to a <u>Distribution insurant</u> and and ascending to the terms of <u>DIG</u> corrain with and by <u></u>	sainst all parties making lawfol cit the part/ of the first part h becomes due and parkhe, and that . we repetified and directed by the part/ and park the first part has a of 10% from the dust or payment of 10% from the dust or payment of 10% from the dust or payment of 10% from the payment of the same of 	It incumbrance imit therein. It is all time during the life of this all of util theory the buildings us of the second part, the less, if no all to ray such taxes when the same I want a full the second second second second all to ray such taxes when the same I all to ray such taxes when the same I all to ray such taxes when the same I second second second second second second second second second second second second f said sum of money, executed on the laterest terrelate thereon according to maximum of individual second second second and real second second second second second provided for in said written childrance provided for in said written childrance theory may be all second second second provided thereon in the manuer people of the same individual therein, which are all reaves individual therein, such and second real representations, such as and as second real representations, such as and as second second second representations, such as and as second second second representations, such as and as second second second representations.	inferture, pay all later or assessments that may be levied pan said real oratic faured against for and lerends in r, male paylot the hear V. or the second part to the second end and against for the second part to the paid shall become a part of the indeficience, second by
It is agreed between the parties hereto that or survey teams and prain state the parties hereto that such arm and by nuclearing the event that as berein provided, then the part <u>Y</u> of the sec <u>STATE</u> OF <u>STATE</u> OF	sainst all parties making lawfol cit the part/ of the first part h becomes due and parkhe, and that . we repetified and directed by the part/ and park the first part has a of 10% from the dust or payment of 10% from the dust or payment of 10% from the dust or payment of 10% from the payment of the same of 	It incumbrance imit therein. It is all time during the life of this all of util theory the buildings us of the second part, the less, if no all to ray such taxes when the same I want a full the second second second second all to ray such taxes when the same I all to ray such taxes when the same I all to ray such taxes when the same I second second second second second second second second second second second second f said sum of money, executed on the laterest terrelate thereon according to maximum of individual second second second and real second second second second second provided for in said written childrance provided for in said written childrance theory may be all second second second provided thereon in the manuer people of the same individual therein, which are all reaves individual therein, such and second real representations, such as and as second real representations, such as and as second second second representations, such as and as second second second representations, such as and as second second second representations.	inferiture, pay all inter or assessments that may be levied pan said real oratic faured against for and increase in r, male paylot the hear V. or of the second part to be become due and payable sait to keys and promises faured paid shall become a part of the indeficience, second by
It is agreed between the parties hereto that of samesed exists and real state when the same such an and by nucl instruction company as half states of .112 Interest. As it is the event that as breed provided then the part Y_ of the sec THIS GRAAT is intered as a mortgage to a secondary that the part for the sec that as breed provided then the part Y_ of the sec that be the terms of	sainst all parties making havful cit the part/ of the first part h becomes due and parkin, and that . we pecific and directed by the part/ and part/ of the first part half of part may ray and taxes and in of 10% from the date of partment of 10% from the date of partment of 10% from the date of partment of the second part to pay for any 1 amene as provided in this indepture ments the made as hereis specified, a mane as provided in this indepture the said partment with the cast as many states and all of the solutions, or and interst, together with the cast as most part of the said retroit with the cast hereis, part and all of the solutions. The said provides and all the first part of the first part ha3 } of the first part ha3 } as,	II incombrance	inferiture, pay all inter or assessments that may be levied pan said real oratic faured against for and increase in r, male paylot the hear V. or of the second part to be become due and payable sait to keys and promises faured paid shall become a part of the indeficience, second by
It is agreed between the parties hereto that or sameast exists all real exists when the same such arm and by arch insurance company as shall exists of .112. Instruct. As it is the event that as brein provided, then the part <u>Y</u> of the sec THIS GRANT is intended as a morrager to a seconding to the terms of .012. cortain way according to the terms of .012. cortain way are all part	<pre>sinst all parties making hweld (is the part/ of the first part hb becomes due and gath(), and that . * specific and directed by the part/ and part/ of the first part half of part may may add taxes and is of 10% from the date of partners into obligation =1. for the symmet of of the scenario part, with all of the scenario part, with all of the scenario part, the part of the same of of the scenario part, with all of the scenario part, which is the scenario maked rais derive provided, or and it first part to part for any large maked rais derives provided, or and the scenario part, which is adding the scenario rule and particular and all the form the scenario part, the scenario and all the first rule and particular administration; part is the scenario of the first part had</pre>	II Incombrance III Incombrance III Incombrance IIII and IIII deep the buildings u also all there is the life of this allO will keep the buildings u all to prove the base of the same to work of the second s	inferture, pay all istor or assessments that may be levied pan add real crists faured against for and terrado for , male rayshe to hear V. of the second part to be become due and spake as 1 to key asid premises faured paid shall become a part of the indoktolars, secured by - 10 th day of <u>Soptember</u> 10 d'd to be terms of add obligation and days to serve any man the interest thereas a bering provide. In the server to the terms of add obligation and the to serve any man the interest thereas a bering provide. In the server water is committed or add premises, then this manager to distance of a days are ensured by a server water is committed or add premises, then this manager is a server of a days are ensured by the state of any the server of a days are ensured by a server water is committed or add previses a direct add to full barry a receiver academic from set, had the barry and the may are stated by the state of the server of the may derive by days and year last a barry (SEAL) (SEAL) (SEAL)
It is agreed between the parties hereto that or survey learning leaf act test when the same such an mad by arch insurance company as hall extent of .112. Interest. As it is the event that as berein provided, then the same year of the sec THIS GRANT is intended as a merrager to a secondary the same second state of the same test of the same second state of the same secondary test is the same second state of the secondary of the same second state of the same secondary test is the same second state of the secondary of the same second state of the same secondary of the same second state of the same secondary of the same second state of the same secondary second states of the same second states of the same second states of the same second states of the second second second second states of the second s	rainst all parties making haveful cit the party of the first part hab- beevens due and parkh, and that . * specific and directed by the part's and party of the forst part half of of 10% from the dust of partment effects from the dust of partment of 10% from the dust of partment of the second part. That and the for- stance as parvided in the indetures model and the second part. That and the the add percentees are not dust in addition for the spanned to of the encodd part, which all of the second part to pay for any 1 and a space of part, that and the forget method part to pay for any 1 and a space of the indetures the method part to pay for any 1 and a space of the balack beeck. I the order of the balack beeck, or not interest, backets, administrators, or the previous of the indeture had. of the first part had. of the first part had. bala. bala. in the add	II incombrance im therein. II in a cli (line) during the life of this hill of all (line) the billing using of the second start, he less, if no start and the second start is a start if a start of the second start is a start of a start of the second start is a start of a start of the second start is a start of a start of the second start is a start of a start of the second start is a start is a start of the second start is a start is a start of a start is a start is a start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start of the second start is a start is a start is a start of the second start is a	inferture, pay all issue or assessments that may be level pan add read criste faunce against for and learnals for read regards the bard Y_ of the second part to the second and use and spatial and in keys add permises faunced paid shall become a part of the indetelears, second Part 19th day etc. Suptomber 9.44 . 19th days and have a new second state of the language of . 19th days and to have a resident days at the suptomber . 19th days and the second part of the language of . 19th days and the second part of the language of . 19th days and the second part of the language of . 19th days at the language of the language of the language . 19th days at the second part of the language of the language of . 19th days at the second part of the language of the language of . 19th days at the language of the language of the language of . 19th days at the second part of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of the . 19th days at the language of the language of the language of the . 19th days at the language of the language of the language of the language of the . 19th days at the language of the language of the language of the language of the language
It is agreed between the parties hereto that such as manual scalar and reak set the here that as such as manual part of the the creat that as herein provided, then the part <u>Y</u> of the sec THIS GRANT is intended as a mortgage to a seconding to the terms of	<pre>zinst all parties making hweld (is the party of the first part is becomes due and gath, and that a specific and directed by the part and party of the first part half of part may may add taxes and is of 10% from the first part half </pre>	II incombrane III thereto. III all thereto. III all thereto. III all thereto. III all there the bills of the ShO will keep the buildings will all to program the second se	inferture, pay all istor or assessments that may be levied pan sold real orbits faured against for and torrads in radie systek to hearty — of the second part to be become due and spake and is keys add promises faured paid shall become a part of the inductedness, secured by
It is agreed between the parties hereto that of surgest exists and real state when the same such an and by nuclear here compary as half states of .112. Interest. As it has the event that as breed provided then the same 'the term that THIS GRAAT is intended as a mortgage to a secondary that the interest of the same secondary that it has breed as a mortgage to a secondary to the terms of	<pre>sinst all parties making herdd (i the part) of the first part he becomes due and gath, and that * specific and directed by the part's and part' of the first part hat of part may may add taxes and is of 10% from the date of partners into obligation =1. for the symmet of of the scenario part, with all of the scenario part, with all of the scenario part, the part of of the scenario part, with all of the scenario part, with all the first parts and participant of the indext in the scenario of the first part had</pre>	II incombrance in therein. II incombrance in therein. II all of all there is the life of this all of all there is the life of this all of the second during the life of this all of the second act, the less, if an il to pay such taxes when the same to and fully resuld. If all all the life of th	inferture, pay all issue or assessments that may be level pan add read criste faunce against for and learnals for read regards the bard Y_ of the second part to the second and use and spatial and in keys add permises faunced paid shall become a part of the indetelears, second Part 19th day etc. Suptomber 9.44 . 19th days and have a new second state of the language of . 19th days and to have a resident days at the suptomber . 19th days and the second part of the language of . 19th days and the second part of the language of . 19th days and the second part of the language of . 19th days at the language of the language of the language . 19th days at the second part of the language of the language of . 19th days at the second part of the language of the language of . 19th days at the language of the language of the language of . 19th days at the second part of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of . 19th days at the language of the language of the language of the . 19th days at the language of the language of the language of the . 19th days at the language of the language of the language of the language of the . 19th days at the language of the language of the language of the language of the language
It is agreed between the parties hereto that of surgest exists and real state when the same such an and by nuclear here compary as half states of .112. Interest. As it has the event that as breed provided then the same 'the term that THIS GRAAT is intended as a mortgage to a secondary that the interest of the same secondary that it has breed as a mortgage to a secondary to the terms of	same all parties making haveful cit the part/ of the first part ha- beomess due and parkle, not that . * specific and directed by the part/ and part/ of the first part hat of 10% from the first part hat every the paryment of the sum of in the could be a sum of . of the scool part, with all of the scool part, the paryment of , of the scool part, the paryment of the scool part, the paryment of , of the scool part, the part is obligation, for the paryment of , of the scool part, the part of the scool part, the part of part is a part of part to pay for any 1 amenes as powed cond part, with all of the scool part, the part of part memory is made as herein specified, a mane same as a part of pay for any 1 amenes as powed as a more the prevention of the distance the previous of the indexture the previous of the indexture there, scool or a similaritation; or an interst, tayetter with the cost is a similaritation; or a similar the scool as a similaritation; or an interst, the scool as a similaritation; or an interst, the scool as a similaritation; or an interst, the scool as a similaritation; or an interst, the scool part of the first part has } } bas. ENEMDERKED, That on this Furblic in the aff the scool part, the scool part of the SS WHEREOF, I have here	II incombrance in therein. II incombrance in therein. II all of all there is the life of this all of all there is the life of this all of the second during the life of this all of the second act, the less, if an il to pay such taxes when the same to and fully resuld. If all all the life of th	inferture, pay all latte or assessments that may be level pan add real crists haves against five and increase in r, male payloc the hard Y_ of the second part to the second payloc and to key said permises increase paid shall become a payloc and to key said permises increase . 19th day of
It is agreed between the parties hereto that of surgest exists and real state when the same such an and by nuclear here compary as half states of .112. Interest. As it has the event that as breed provided then the same 'the term that THIS GRAAT is intended as a mortgage to a secondary that the interest of the same secondary that it has breed as a mortgage to a secondary to the terms of	<pre>zamat all parties making hwefd (it the part/ of the first part hb becomes due and gath, and that * specific and directed by the part/ and part/ of the forst part half of part may may add taxes and if of ef 10% from the date of partment of 10% from the date of partment / of the econd part, with all of the second part, that and if of example a specific of the indeture market and the same of the same of market and the short of the same of the same as particle in the indeture in obligation = for the particle if and the same as particle and the first of the second part, with all of the second part, the part is and all the first market and indeture if the holds hered, or not indeture is provided and all the first hered, administrator, administrator, or hered, administrator, administrator, or part of the first part ha3 of the first part ha3 iss. EEMEMDECKED, That on this the same reader and the same per her same as a provided in the same per hered are as a particle in the same per hered are as a particle in the same per hered are as a same same same and in the inter- in expires on the iss.</pre>	II incumbrance in thereas. II in a cut time during the life of this align will keep the buildings u constraints of the second se	inferture, pay all istor or assessments that may be level pan add real crists foured against for and torrado for rade rayble to hear V. of the second part to be become due and pupake and to keep suit premises foured paid shall become a part of the indekedones, secured by - 10 th day of <u>September</u> 10 dA to be terms of add obligation and data to serve any mul- tion for the second part to be addressed on the second part to be recommitted or add premises, then this anorrace or whether committed or add premises, then this anorrace or the add party of <u>Address to serve</u> any mul- tion data and the second part to be addressed on the second to be terms of add obligation and data to serve any mul- tic data and the second bar to be addressed on the second to be add party of <u>Address to serve</u> any mul- led by her well to have a receiver produced to collect the data for all mosters arrives to address addressed to be the respective particle breaks of the second part of the second of the respective particle breaks and year last above (SEAL)
It is agreed between the parties hereto that or stansard sciential real exists when the same such an and by ach increase compary as half is a breis month. In increase the search that as breis provided then the part <u>Y</u> of the search as the second provided the search that THIS GRANT is intended as a mortgage to a seconding to the terms of <u>DEC</u> correlation that be setting the second that the search that are used on more defined as a mortgage to a seconding to the terms of <u>DEC</u> correlation with the second that the second that the second that the second that the second that the second that the second that the second that the second that the second that the second the second that the second that the second the second the second that the second that the second the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second the second terms and beacters acreated the second th	<pre>zinst all parties making herdd (i the part)</pre>	II incombance in therein. II incombance in therein. If a call there is the life of this align will keep the buildings u control of the second start, he kee, if a start will keep the buildings u control of the second start he kee, if a start will be second to be start and the second start f axis sum of money, executed on th interest according to be second to be start and the second start secon	inferiture, pay all issue or assessments that may be levied par said area of the located of against five and increases in resonance of the located of the second part to the second and use and use located area of the indetelenes, second by a located of the located of the indetelenes, second by a located of the located of the indetelenes, second by a located of the located of the located of the located is located of the located of the located of the located be terms of said shiftside and dis to serve any real in located of the located of the located of the located is located of the located of the located of the located is located of the located of located of the located of the located of the located of located a located area area of the located of the located of located area area of the located of the located located of located area area of located area and in located of located area area of located area area of located area of located located area of located area of located area area of located area of located area of located area area of located
It is agreed between the parties hereto that or ansared agrinal and real state when the same such an and by rach insurance company as half states of the interest. As it is the event that as breed provided then the same 't' is the rac THIS GRAAT is intered. As it is the event that as order provided then the same 't' is the rac THIS GRAAT is intered as a mortgage to a second provided then the same 't' is the rac as order to the terms of	<pre>same all parties making haveful of the part/ of the first part ha- beeness due and gatakin, end that a specific and directed by the part/ and part/ of the forst part half of part may ray add taxes and is of 10% from the date of partment part and the set of partment of the second part to pay for any 1 ame as paveled in this indeparts ment of the second part, with all of the second part to pay for any 1 ame as paveled in this indeparts ment by addition for the partners of the second part to pay for any 1 ame as paveled in this indeparts ment by make as herein specified, a ment and part electric are not ket in a support and any second part, with all a support and the second part to pay the partners herein specified a make and partners are not ket in the safe partners are not had the herein second and the form the partners herein specified a make and partners are not ket in the safe partners and all the form the partners herein specified a safe and part electric are not ket in the safe partners and all the form the partners herein specified a safe and part electric are not ket in the safe partners and all the form the partners herein part had as a part of the first part had by half in the safe KESS WHERE(D, That on this KESS WHERE(D, I have here in expires on the 1 are mortgage, do hereby acknow targes of freeord. Dated this KESS are and the safe and the safe KESS with the safe safe safe safe safe and safe safe safe safe safe safe safe safe</pre>	II Incombrane II Incombrane III Incombrane III and III due of the life of this AllO will keep the buildings u cold the second section of the same the second	inferture, pay all istor or assessments that may be levied pan add real crathe haured against five and terrade in r, male rayble to the part J_{col} of the second part to the second part of the lackbodness, second part to the paid shall become a part of the lackbodness, second part between the second part of the lackbodness, second part in lackbodness, part of the lackbodness, second part between the second part of the lackbodness, second part in lackbodness of the lackbodness, second part to the second part of the lackbodness, second part to the second part of the lackbodness, second part of the lackbodness of the second part to be serve any num its further and the lackbodness of the lackbodness of the second of the second particle of the lackbodness of the second of the second part of the second part of the lackbodness is the lack part J_{col} of the second part J_{col} of the second part is the lack part J_{col} of the second part J_{col} of the second part is the lack part J_{col} of the second part J_{col} of the second part is the lack part J_{col} of the second part J_{col} of the second part J_{col} of the second part is the second part J_{col} of the second part J_{col} of the second part is the second of the second all meets accurate the second part J_{col} (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) J_{col} J_{col} J_{co
It is agreed between the parties hereto that or ansared agrinal and real state when the same such an and by rach insurance company as half states of the interest. As it is the event that as breed provided then the same 't' is the rac THIS GRAAT is intered. As it is the event that as order provided then the same 't' is the rac THIS GRAAT is intered as a mortgage to a second provided then the same 't' is the rac as order to the terms of	<pre>same all parties making haveful of the part/ of the first part ha- beeness due and gatakin, end that a specific and directed by the part/ and part/ of the forst part half of part may ray add taxes and is of 10% from the date of partment part and the set of partment of the second part to pay for any 1 ame as paveled in this indeparts ment of the second part, with all of the second part to pay for any 1 ame as paveled in this indeparts ment by addition for the partners of the second part to pay for any 1 ame as paveled in this indeparts ment by make as herein specified, a ment and part electric are not ket in a support and any second part, with all a support and the second part to pay the partners herein specified a make and partners are not ket in the safe partners are not had the herein second and the form the partners herein specified a make and partners are not ket in the safe partners and all the form the partners herein specified a safe and part electric are not ket in the safe partners and all the form the partners herein specified a safe and part electric are not ket in the safe partners and all the form the partners herein part had as a part of the first part had by half in the safe KESS WHERE(D, That on this KESS WHERE(D, I have here in expires on the 1 are mortgage, do hereby acknow targes of freeord. Dated this KESS are and the safe and the safe KESS with the safe safe safe safe safe and safe safe safe safe safe safe safe safe</pre>	II Incombrance III Incombrance IIII Incombrance IIII Interestion IIII a call tilme dering the life of this ShO will keep the buildings w outh will be buildings w outh will keep the buildings w outh will be building buildings w outh will be buildings w outh will be building buildings w outh wouth wouth w outh will be building buildings wouth w outh wouth wouth wouth w outh wouth wouth wouth w outh wouth wouth wouth wouth wouth w outh wouth	inferture, pay all istor or assessments that may be levied pan add real crists foured against for and torrado in r, male rayble to the part J, of the second part to the second path and the bard J, of the second part to the paid shall become a part of the inductoders, second part bard bard become a part of the inductoders, second part bard bard become a part of the inductoders, second part bard bard become a part of the inductoders, second part bard bard bard bard bard bard bard bard
It is agreed between the parties hereto that or stansard sciential real exists when the same such an and by ach increase compary as half is a breis month. In increase the search that as breis provided then the part <u>Y</u> of the search as the second provided the search that THIS GRANT is intended as a mortgage to a seconding to the terms of <u>DEC</u> correlation that be setting the second that the search that are used on more defined as a mortgage to a seconding to the terms of <u>DEC</u> correlation with the second that the second that the second that the second that the second that the second that the second that the second that the second that the second that the second the second that the second that the second the second the second that the second that the second the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second terms and beacters acreated the second the second the second the second terms and beacters acreated the second th	<pre>same all parties making haveful of the part/ of the first part ha- beeness due and gatakin, end that a specific and directed by the part/ and part/ of the forst part half of part may ray add taxes and is of 10% from the date of partment part and the set of partment of the second part to pay for any 1 ame as paveled in this indeparts ment of the second part, with all of the second part to pay for any 1 ame as paveled in this indeparts ment by addition for the partners of the second part to pay for any 1 ame as paveled in this indeparts ment by make as herein specified, a ment and part electric are not ket in a support and any second part, with all a support and the second part to pay the partners herein specified a make and partners are not ket in the safe partners are not had the herein second and the form the partners herein specified a make and partners are not ket in the safe partners and all the form the partners herein specified a safe and part electric are not ket in the safe partners and all the form the partners herein specified a safe and part electric are not ket in the safe partners and all the form the partners herein part had as a part of the first part had by half in the safe KESS WHERE(D, That on this KESS WHERE(D, I have here in expires on the 1 are mortgage, do hereby acknow targes of freeord. Dated this KESS are and the safe and the safe KESS with the safe safe safe safe safe and safe safe safe safe safe safe safe safe</pre>	II Incombrane II Incombrane III Incombrane III and III due of the life of this AllO will keep the buildings u cold the second section of the same the second	inferture, pay all istor or assessments that may be levied pan add real crists foured against for and torrado in r, male rayble to the part J, of the second part to the second path and the bard J, of the second part to the paid shall become a part of the inductoders, second part bard bard become a part of the inductoders, second part bard bard become a part of the inductoders, second part bard bard become a part of the inductoders, second part bard bard bard bard bard bard bard bard

625