MORT	C 11	TFD	FCC	DD	OT
MOUT	GAU	JL N	LUC	UNV.	91

-

1

([]

0

6

•

D

Ģ

Reg. No. 4109

<pre>U. G. JDLESKET. esd. 2010a. JDLESK. JLE JELEMANNE JOINE JELEMANNE JOINE JELEMANNE JOINE JOI</pre>		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>16</u> day of
The Larrence Building and Lean Asta       p	U. G. Whitaker and Mable Whitaker, his wife	
handered and _ Enritys-fites is servere. I. STrittsker. and kabel "Bittacker, his wifes		나는 것 같은 것 같
de Largenten       in the Generg et al.       Intro Cala.       and State of Largenten         part		
parl.Ez. of the first parl, andThe Larcence. Building and Lear. Association		
WITTERSETTIG That the said part the first part, in consideration of the same of Elfnean_Hunderd andduty paid, the receiption of the said part of the second part to fold the part of the said part of the second part to fold the part of the said part of the second part to fold the part of the said part of the second part of the said part of the s		an Association
<pre>which is following described real estate. Subject with an expertence of the second part described real estate subject is and white of Kanama LowPit: Lot Fifty-two (SE) Shode Island Street, City of Lawrence Kanasa</pre>		ation of the sum of Fifteen Hundred and no/100
still the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 the first part therein.  And the appurtenances and all the estate, tilts and laterest of the said part_l000 t	which is hereby acknowledged, ha VO sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said part of the second par
with the appurtensages and all the estate, title and interest of the said part_1025 fib first part therein.  And the appurtensages and all the estate, title and interest of the said part_1025 fib first part therein.  And the appurtensages and all the estate, title and interest is a set to a site a distribution of the provide state and the said part_1025 of the first part therein.  And the appurtensages and all the estate, title and interest to a distribution of the source appulse and the said part_1025 of the first part therein and the said part_1025 of the first part therein the said part_1025 of the source appulse and the said part_1025 of the first part therein the said part_1025 of the source appulse and the said part_1025 of the source appulse and the said part_1025 of the first part therein a source appulse and the said part_1025 of the source appulse appulse and the said part_1025 of the source appulse appulse appulse applies appli	Lot Fifty-two (52) Rhode Is	aland Street, City of
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as	Lawrence Kansas	
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
And the state out a local method was a series of a series and a spece that as the deferry parent <u>charge_promises above</u> presents and a spece that we have a series of a series and the state of a series and the state of a series and the state of the state specific and states of the states of the states and specific and states of the state specific and states of the states and the states and the states are associated the state are associated are as		
and a steries of a good and indetable casts of inherinance therein, free and clars of all incumbrance		
ad that they will warrant and defend the same against all partice making havin chain therets. The spread approxes of rais cases were approxed to and particle of the first part and it all times three the balance parts of the second parts for a second parts of the second part of the second parts of the second part of the second parts of the second par		
r asceed gaine aid real quite when the same become due and payable, and that _Th2Y_Will Lerp the building upon aid real state marred gaines for and readed by the part. — of the second part to the state of		rreio.
<pre>stent of</pre>		
THIS GRANT is intended as a morphy to seture the payment of the sum of		y will keep the buildings upon said real estate insured against fire and tornado in
coording to the terms of	such sum and by such insurance company as shall be specified and directed by the partof extent ofitsinterest. And in the event that said part_103. of the first part shall fail to	y. Will keep the buildings upon said real estate insured against fire and tornado in the second part, the loss, if any, made payable to the party of the second part to the o pay such tasks when the same become due and payable and to keep said premise insured
<pre>ad by</pre>	such aum and by such insurance company as shall be specified and directed by the part	y. Will keep the buildings upon said real estate insured against for and tormado in the second part, the loss, if any, made payable to the partyof the second part to the pays such taxes when the same become due and payable and to keep said permise; insured e. or eiher, and the amount so paid shall echome a part of the indebtedness, secured by uby remaid.
<pre>add pert_195 of the form pert shall foil to per the same as percided in this indenture control of the percent of the same as percided in this indenture control of the percent of the same as percent of the second of the of the</pre>	such aum and by such insurance company as shall be specified and directed by the part extent of	$2 \times 11$ keep the buildings upon said real estate insured arsists for and tormade is 'the second part, the loss, if any, made payable to the party of the second part to the ony such taxes when the same become due and payable and to keep said premises insured e. or either, and the amount so paid shall echome a part of the indeherdness, secured by replat.
<pre>mms and hendus accessing therefores hand to sell the breaker serviced, or kay pair thered, in the manner presented by law and out of all meany string from ruch and present aske, on demand, to be first part 163. and hendus extends, the first part 163. and hendus extends, the first part 163. and hendus extends, the first part 163. In the string the service string the service string the service of the respective part where the statist of both string on the hird strandors, personal representatives, and carry adding and successors of the respective parts here. IN WITNESS WHEREOF, The part 163. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last My commission expires on the 21st day of April 1, 1946. IN WITNESS WHEREOF, They account 204. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last My commission expires on the 21st day of April 1, 1946. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last My commission expires on the 21st day of April 1, 1946. IN Stary Public. IN the u</pre>	such aum and by such insurance company as shall be specified and directed by the part extents of	2. Will keep the buildings upon aid real estate insured against fire and tormade is the second past, the loss, if any, made payable to the party — of the second part to the opy such takes when the same become due and payable and to keep aid premises insured on or pay such takes when the same become due and payable and to keep aid premises insured to opy such takes when the basis become a part of the indertedness, secured by basis become a part of the indertedness, secured by an hundroad and no / 1004
<pre>mms and hendus accessing therefores hand to sell the breaker serviced, or kay pair thered, in the manner presented by law and out of all meany string from ruch and present aske, on demand, to be first part 163. and hendus extends, the first part 163. and hendus extends, the first part 163. and hendus extends, the first part 163. In the string the service string the service string the service of the respective part where the statist of both string on the hird strandors, personal representatives, and carry adding and successors of the respective parts here. IN WITNESS WHEREOF, The part 163. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last My commission expires on the 21st day of April 1, 1946. IN WITNESS WHEREOF, They account 204. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last My commission expires on the 21st day of April 1, 1946. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last My commission expires on the 21st day of April 1, 1946. IN Stary Public. IN the u</pre>	such aum and by such insurance company as shall be specified and directed by the part	2, will like the buildings upon aid real entre insured against fire and tormade in the second part, the loss, if any, made payable to the party. If of the second part is the o pay note takes when the same become due and payable and to keep said permise; fourner on prior the same the anoment so paid aball celome a part of the indebtedness, secured by secure the part of the indebtedness, secured by and hundled and no /100- um of more, executed on the 15th day of. Varroh 19.45. at accrume thereon according to the terms of said obligation and also to secure any paid of the indebtedness around the indebtedness rescured by
aking each sile, on demaid, to be first <u>pert_163</u> , and <u>pertiables</u> and <u>schedules</u> and <u>certer</u> and <u>cereter</u> and <u>certer</u> and <u>ce</u>	such num and by such insurance company as shall be specified and directed by the part extents of	$2, \times 11$ keep the buildings upon said real entate insured against free and toenade it the second part, the loss, if any, made payable to the party of the second part to the pay uch taxes when the same become due and payable and to keep said premise insures c, or either, and the smouth to paid shall become a part of the indettedness, secured by parent hundred and no/100
IN WITNESS WHEREOF, The part_iss of the first part ha.xo_ hereunto set _thoirhandband seal_s_the day and year last above written	such num and by such insurance company as shall be specified and directed by the part extents of	$2, \pm 12$ keep the buildings upon said real estate insured arsists for and tormade is the second part, the loss, if any, made payable to the party of the second part to the pay such taxes when the same become due and payable and to keep said premise insured by reput. any nucleared and np/100
Image: Serie of the second of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	such sum and by such insurance company as shall be specified and directed by the part of events of	$y_{\rm m} \times 111$ keep the buildings upon aid real citate insured against fee and tormade in the scend part, the boss, if any, made payable to the part $y_{\rm max}$ to the seroid part to the opy such taxes when the same become due and payable and to keep said premises insures on or paid, and the anomator boaid shall cohome a part of the indetectors, secured by hear hundred and $no/100$
	such aum and by such insurance company as shall be specified and directed by the part extents of	$y_{\rm ext}(11)$ keep the buildings upon aid real citate insured against for and tornado it the scend part, the bas, if any, made payable to the part) of the scend part to the a pay toth taxes when the same become due and payable and to keep said premises insures the or pitch, and the anomator paid shall chome a part of the indetectors, secured by ann_hundred_and_no/100
(SEAL)  TATE OF Kalaas  TATE OF Kalaas  Sas.  Dourlas  BE IT REMEMBERED, That on this 16th day of March A.D. 1945., before me, a  Notary Public in the aforesaid County and State, came !, G., Whitakor and Wable Whitak  his wife  is wife  is more same persons, who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.  My commission expires on the 21st day of April , 1946  I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register  C Deeds is enter the discharge of the mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	such aum and by such insurance company as shall be specified and directed by the part extents of	$2, \pm 12$ keep the buildings upon aid rail ester insured against fire and tormade in the scened part, the loss, if any, made payable to the party of the scened part to the opy such taxes when the same become due and payable and to keep said part in the opy and the anson to political characterization of the scene part of the indebtedness, secured by the part hundled and to political characterization of the same transformation of the scene part of the indebtedness, secured by the optimal table become a part of the indebtedness, secured by the same transformation of the terms of the same transformation
(SEAL)         TATE OF Kalass         Ss.         BE IT RENEMBERED, That on this 16th day of March A.D. 1945., before me, a         Notary Public         In the aforesaid County and State, came 1'. G. Whitakor and Mable Whitak         March A.D. 1945., before me, a         March A.D. 1945., before me, a         Notary Public         In the aforesaid County and State, came 1'. G. Whitakor and Mable Whitak         Intervention of the same         IN WITNESS WHEEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.         My commission expires on the 21st day of April , 19.46         I. E. E. Ehy         Notary Public.         RELEASE         I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register         I of the within mortgage of record. Dated this for the day of and a for the day of authorize the Register	such aum and by such insurance company as shall be specified and directed by the part of extents of	2. Xill keep the buildings upon aid real enter insured against for and tornado it the second part, the loss, if any, made payable to the part) — if the second part, the loss, if any, made payable to the part) — if the second part of the bard part of the second part to the pay buildings upon a single shall exheme a part of the induktedness, secured by uby repair. Indukted and mod/100
TATE OF	such aum and by such insurance company as shall be specified and directed by the part of sectors of	2. Xill keep the buildings upon aid real enter insured against for and tormade in the second part, the loss, if any, made payable here here yard of the second part to the pay to the second part to the same became due and payable and to keep aid permise insure of an and the ansure to paid shall enhance a part of the induktedness, secured by uby replat, and the ansure to paid shall enhance a part of the induktedness, secured by uby replat, and the ansure to paid shall enhance a part of the induktedness, secured by uby replat, and the ansure to paid shall become a part of the induktedness, secured by our of money, executed on the 16th day of Varnch 19.45. As a secting there an according to the terms of said obligation and also to secure any your of their second there in fully discharged. If default be made in such payments or any real state are not paid when the same become dies and payable or if the instructed is do for in aid when the same payable, or the same payable and it is all be lawful for the same payable. As a section of the induktedness, secure do the indukted is a such payments or any real state are not paid when the same payable or if the instructed is do for in aid when the same payable or if the instructed is the instructed in the instructed or in the manner provide by law and to have a receiver appoint to collect the herein data therein therein (SEAL) is and there be and herein (SEAL)
Jouriso       Jes.         BE IT REMEMBERED, That on this 16th day of	such aum and by such insurance company as shall be specified and directed by the part of events of	2. Will keep the buildings upon said real enter insured arisent for and tormade in the second part, the loss, if any, made payable to the party of the second part to the opy not haves when the same become due and payable and to keep said part in the opy not have a man hundred and the anount so paid shall cohene a part of the indebtedness, secured by upy resid.           some hundred and no/100         DOLLANS           upy resid.         DolLANS           some hundred.         and the anount so paid shall cohene a part of the indebtedness, secured by upy resid.           some hundred.         and the anount so paid shall cohene a part of the indebtedness, secured by up of more, executed on the 16th.           secure due to the 16th.         day of.           secure due to the 16th.         March           secure due to the anount so paid shall become a part of the indebtedness, secured by obligation contained therein shall glickarged.         10.4 St.           sectars are not paid when the same become due and parable or if the industreents, for the sectary part is obligation contained therein shall glickarged.         10.4 St.           soled for in and written obligation for the said parally of the shall be indeticed part.         10.4 St.           soleres and it shall be larged by law and to have a recent appoint to sceller the sectar applies of the shall be paid by the part.         10.4 St.           sectars are not paid when the same parally of the shall be paid by the part.         10.4 St.           soleres and it shall be larged by law and to have a recent appoint to sceller the sectar sapplies and
BE IT REMEMBERED, That on this 16th day ofAD. 1945_, before me, a 	such sum and by such insurance company as shall be specified and directed by the part of central of	2. Will keep the buildings upon said rait enter insured against fire and tormade in the second part, the bas, if any, made payable to the party of the second part to the opy not haves when the same become due and payable and to keep said part in the opy of the second part in the part base become due and payable and to keep said part in the part base of the second part in the part base of the second payable and to keep said part in the part base of the second payable payable of the second payable payable of the second payable payable of the second part. Job Charles, and the second pay distribution therein contained by the second payable of the second part. Job Charles, and the second pay here the second part. Job Charles, and the second payable of the second part. Job Charles, and the second payable of the second part. Job Charles, and the s
	such sum and by such innurance company as shall be specified and directed by the part	2. Will keep the buildings upon said real enter insured arisent for and tormade in the second part, the loss, if any, made payable to the party of the second part to the opy not haves when the same become due and payable and to keep said part in the opy not have a man hundred and the anount so paid shall cohene a part of the indebtedness, secured by upy resid.           some hundred and no/100         DOLLANS           upy resid.         DolLANS           some hundred.         and the anount so paid shall cohene a part of the indebtedness, secured by upy resid.           some hundred.         and the anount so paid shall cohene a part of the indebtedness, secured by up of more, executed on the 16th.           secure due to the 16th.         day of.           secure due to the 16th.         March           secure due to the anount so paid shall become a part of the indebtedness, secured by obligation contained therein shall glickarged.         10.4 St.           sectars are not paid when the same become due and parable or if the industreents, for the sectary part is obligation contained therein shall glickarged.         10.4 St.           soled for in and written obligation for the said parally of the shall be indeticed part.         10.4 St.           soleres and it shall be larged by law and to have a recent appoint to sceller the sectar applies of the shall be paid by the part.         10.4 St.           sectars are not paid when the same parally of the shall be paid by the part.         10.4 St.           soleres and it shall be larged by law and to have a recent appoint to sceller the sectar sapplies and
execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 21st day of <u>April</u> , 19.46. L.E. Eby <u>Notary Public</u> I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register I peeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register I peeds to enter the discharge of this mortgage of record. Dated this <u>19</u> <sup>24</sup> day of <u>april</u> <u>6</u> <u>Humit and 19</u> <sup>44</sup> .	such sum and by such innurance company as shall be specified and directed by the partof extent ofits_	2. Xill keep the buildings upon said real enter insured against for and tormade in the scend part, the bas, if any, made payable hot he part) of the scend part of the he opy touch the same become due and payable and to keep said part of the scend part is the scene scend in the term of said oblighting contained therein fully scends of the scend part is the scene scend part is a scend part of the scend part is scend part is scend part of the scend part is scend
My commission expires on the 21st day of April, 19.46 L.E. Eby Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register (Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register (Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	such sum and by such insurance company as shall be specified and directed by the part	2. Xill keep the buildings upon sid real erace insured against for and tormade in the scond part, the loss, if any, made payable and to keep sid part to the pay to the scond part, the loss, if any, made payable and to keep sid part of the scond part to the pay build shall erabers. Part of the inductedness, secured by uby repaid. The number of the should be able to be and payable and to keep sid permise insure and the should be able to be be able t
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this 19 the day of ref. 6 Gument of the debt secured thereby, and authorize the Register	such aum and by such insurance company as shall be specified and directed by the part of the scene of the first large and link and link company and link compan	2. Xill keep the buildings upon aid real entre insured against for and tornado in the second part, the bas, if any, made payable and to keep aid part of the second part to the pay to the second part of the second part o
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	such aum and by such insurance company as shall be specified and directed by the part         of the spectra of the spectra of the second part may pay said that and insurance this indentity.         so herein provided, then the part         of the second part may pay said that and insurance this indentity.         so herein provided, then the part         of the second part may pay said that and insurance this indentity.         So the first part of the said part 120 of the second part, while data of part may pay said that and insurance and by that the data of part 120 of the second part, while and insurance or sum and may shall fail to part 120 of the second part to that all interest or sum of more advanced by the said part 20 of the second part to that all interest or sum of more advanced by the said part 20 of the second part to that all interest or sum of more advanced by the said part 20 of the second part to the said part 20 of the same as provided in this indentity.           The form and basis been in the same as provided in this indentity.         of the second part to the same as provide in the same as provide and in the short form and the same as provide and the short form and the same as provide and the short form and the same as provide and the short form and the same as provide and the short form and the same as provide and the short form and the same as provide and the same asprevide and the same as provide and the same as provide and the s	2. Xill keep the buildings upon aid real enter insured against for and tornado in the second part, the loss, if any, made payable and to keep aid part to the second part to the second part of the second part of the second part of the inducted nears, secured by uby resid.           as numbered and no/100
Deeds to enter the discharge of this mortgage of record. Dated this 18 the day of me a gune,	such aum and by such insurance company as shall be specified and directed by the part	2. Will keep the buildings upon said rait rate insured against for and tornado in the second part, the loss, if any, made payable to the party of the second part to the source the target part to the a pay not have when the same become due and payable and to keep said part in the part part. The part is the source part is the part part of the indebtedness, secured by part of the indebtedness, secured by the part of the indebtedness, secured by the second payable and the amount so paid shall be been a part of the indebtedness, secured by the same hundred_and no/100
atter (varporate Scal) <u>L.S. weathersty</u> my comment by S. Elsy Cice - Oreliaint Mortgagee. <del>Owner</del>	such sum and by such insurance company as shall be specified and directed by the part	2. Will keep the building upon sid rait rate insured against for and tormade in the second part, the loss, if any, made payable to the party of the second part to the source the target part to the any part target when the same become due and payable and to keep said part in the part part. The part hundred and the assessment so paid shall called a pay and the indebtedness, secured by repide.          and hundred and no/100
ly f. I bly	such sum and by such insurance company as shall be specified and directed by the part	2. Will keep the buildings upon said rait raits insured against for and tormade in the second part, the loss, if any, made payable to the party of the second part to the source that the same become due and payable and to keep said permise; insured against method.          a pay note taxes when the same become due and payable and to keep said permise; insured against method.       and the anoment so paid abali celome a part of the indebtedness, secured by independent of the indebtedness, secured by independent of the indebtedness, secured by the said abali celome a part of the indebtedness, secured by the order of the indebtedness, secured by the order of the indebtedness, secured by the said abali formed again the indebtedness, secured by a set of the indebtedness, secured by a said shall become a part of the indebtedness, secured by a set of the indebtedness, secured by a said to be a said said indebted by the said said secures any said shall be said by the part
	such aux and by such insurance company as shall be specified and directed by the part	2. Will keep the buildings upon said real rates insured arises for and sormade is the second part, the loss, if any, made payable to the party of the second part is the source may made payable and to keep said part is the part just the source may be and the anoment so paid aball echance a part of the indebtedness, secured by they frequed.  The model of the source is paid aball echance a part of the indebtedness, secured by independent of the indebtedness, secured by they frequed by the paid.  The model and the anoment so paid aball echance a part of the indebtedness, secured by the other and the anoment so paid aball echance a part of the indebtedness, secured by the other and the anoment previous of the indebtedness, secured by the source a part of the indebtedness, secured by a section at the anoment previous of the action to secure any source of the source and the anoment previous of the action to secure any source of the anoment previous of the action to secure any source of the source of the action of the secure of the source of the anoment previous of the action of the secure of the source of the anoment previous parts is thered.  The anner previous of the action is a secure of the source action and the other secure any source of the respective partice hered.  The action of the debt secure of the action of the secure of the source of the respective partice hered.  The action of the debt secure of the action of the secure of the source of the source of the source of the source of the secure of the source

65