MORTGAGE RECORD 91

NAMES AND	=	FROM	CRITE OF FINELS FORMER IS SOME		
		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 13 d		
Ø	•	Rosa Jenson and M. Jensen, her husband TO	JungA. Dr 19 45, at 9:10_o'clock_d		
		10			
		J. C. Hemphill	By Deputy.		
n		THIS INDENTURE, Made this 12th day of June, in the year of our Lord, one thousand hundred and forty-five			
U		of Lawrence in the County of Dou parties of the first part, and J. C. Hemohill	glas and State of		
		. WITNESSETH, That the said part_102 of the first part,	in consideration of the sum of of the second		
		Two Thousand (§2,000.00) which is hereby acknowledged, ha <u>ye</u> sold, and by this indentu the following described real estate situated and being in the Cou	DOILLARS, to them duly paid, the rece ire doGrant, Bargain, Sell and Mortgage to the said part Y of the second unity of Douglas and State of Kansas, to wit:		
		Lot Fifty-eight (58)	on New Hampshire Street, in the		
6	•	City of Lawrence			
		and the second			
ſ		with the appurtenances and all the estate, title and interest of f			
ſ		And the usid partLot 5 of the first part do hereby revenuest and a and seized of a good and inderfeasible exists of inheritmene therein, free and d and that they will warrant and defend the same against all parties making in it is agreed between the parties hereto that the partLot 5 of the first or assessed against all or rail exists the here has and becomes due and payable, at much sum and by such insurance company as shall be specified and directed by the exist of the first in the sum he location for the first text out of the first is the first of the first	gree that at the delivery berced. <u>thay ara</u> , <u>that</u> the lawful owner_S. of the premises above gr lear of all incumbrance <u>series</u> and the series of the indenture, pay all taxes or assessments that may be part shall at all times during the life of this indenture, pay all taxes or assessments that may be do that <u>thay Will</u> keep the buildings upon unit real criate instruct against first and torus the part. <u>N</u> of the second part, the loss, if any, made payable to the partial and the real works and part hall fail to have rub there when the same borone due and parable and the text and part hall fail to have rub there when the same borone due and parable and the text and the rule and the rule of the second part is the rule of the loss of the second part is all part hall fail to have rub tax rule when the same borone due and parable and the text of the second part is all parts that the rule part with the rule borone due and parable and the text of the rule of the second part is all parts that the rule part the rule of the second part is an even to the rule of the second part is all parts that the rule parts that the rule part that the rule of the second part is all parts that the rule parts that the rule parts that the rule of the second part is all parts the rule of the second part is all parts that the rule parts the rule parts the rule parts that the rule parts the rule parts that the rule parts that the rule parts that the		
		And the usid partLot 5. of the first part 0 hereby revenuest and a and seized of a good and inderfeasible exists of inheritance therein, free and of and that they will warrant and defend the same against all parties making in it is agreed between the parties hereto that the partLot 5. It is agreed between the parties hereto that the partLot 5. of the first or assessed against all orall exists when the same become due and payable, at much sum and by such insurance company as shall be specified and directed by ut exists of	gree that at the delivery bercef. <u>thay area</u> the lawful owner_2. of the premises above greater of all incumbrance <u>series</u> and the series above the series of the premises above the series of the series above		
		And the siid partLoS_ of the first part 0 hereby revenues and a and seized of a good and indefeasible exists of inheritance therein, free and ci- and that they will warrant and defend the same against all parties making in it is agreed between the parties hereto that the partLoS_ of the first or assessed against sild real exists when the same becomes due and payable, are rack sum and by neck insurance company so shall be specified and directed by th exist of LoS_ insurance company so shall be aprecised and on the partLoS_ of the first is indenture, and shall bear interest at the rate of 10% from the date of p THS GRAYT is inperied as a mercing to secure the payment of the sam <u>two</u> Thousand (\$2,000,00).	there that at the delivery hereof. $\frac{1}{100}$. 0.00 . The lawful owner. S. of the premises above gr lear of all incumbrance		
		And the sidd partle3_ of the first part 0 hereby overannt and a and seized of a good and indefeasible exists of inheritance therein, free and ci- and that they will warrant and defend the same against all parties making in it is agreed between the parties hereto that the partle3 of the first or assessed against sidd real exists when the same becomes due and payable, are ruch sum and by nuch insurance company as shall be specified and directed by it exists and by nuch insurance company as shall be aprecised and instructed as herein provided, then the partl_3 of the scored part may pay said this indenture, and shall bear interest as the rate of 10% from the date of p THIS GAXT is inpunded as a mortrage to secure the payment of the sam <u>Two Thousand (\$2,000,00</u>) according to the terms of DIO certain written obligation for the pa and by <u>138</u> erran made payable to the part_Y of the second part, a second part there on DIOerrand the the part_Y of the second part.	there that at the delivery hereof. $\frac{1}{100}$. 0.100 . the lawful owner. S. of the premises above gr lear of all incumbrance		
		And the usid partLoS_ of the first part 0 hereby revenuest and a and seized of a good and indefeasible exists of inheritance therein, free and c and that they will warrant and defend the same against all partie making in the first of the same beginst all parties making in the same beginst all relative when the same beginst all parties of the first or assessed against all relative them the same beginst all parties of the first same and by such insurance company as shall be specified and directed by ut extent of .DLS	spree that at the delivery here $\frac{1}{2}1$		
6		And the wild partLoS_ of the first part do hereby revenuest and a and seized of a good and indefeasible exists of inheritance therein, free and of an and the strand and defend the same against all partiel making in the same target and the same against all partieles. The same against all partieles the same against all partieles the same against all partieles the same against all partieles. The same against all partieles the same against all partieles the same against all partieles the same against all partieles. The same against all partLoS. If the first is berein provided, then the gart_i the same target and the same against all partLoS. If the first is berein provided, then the gart_i the same target and the same against all partLoS. If the first is agreed bare in the same again and the same target as the same of 1005 from the date of part HILS GRANT is iguinded as a mortrate to secure the payment of the same against all part_LOS of the first (S2, 000, 00)	gree that at the delivery bereof. $\frac{1}{12}\frac{1}{12}\sqrt{-1120}$ the lawful owner <u>2</u> of the premises above pri- lear of all incumbrance		
		And the said partleS_ of the first part do hereby revenuest and a and seized of a good and inderfeasible exists of inheritance therein, free and d and that they will warrant and defend the same against all parties making is it is agreed between the parties hereto that the partleS_ of the first or assessed against all oral exists the the same become due and payable, at much sum and by such insurance company as shall be specified and directed by the extent of the same become due and payable, at much sum and by such insurance company as shall be specified and directed by the extent of the same become due and payable, at much sum and by such insurance company as shall be specified and directed by the text of the first same that the same become first of the first is inderest. And in the event that all of the first is inderuce, and shall be interfore at the rate of 1005 from the date of p THIS GRANT is interfed as a more rate to searce the payment of the sam TWO fibures and the same de payable to the part of the second part to pay f and by <u>fiss</u>	gree that at the delivery bereef. <u>they area</u> the lawful owner_2. of the premises above gr lear of all incumbrance <u>series</u> the lawful owner. I have a series above gr part shall at all times during the life of this indenture, pay all taxes or assessments that may be duta <u>they Will key</u> the building upon usid real craits insured against for and torms he part. <u>Just</u> of the second part, the loss, if any, made payable to the part ₁ <u>they</u> and the real part shall fail to pay such tars when the same bound using the part. <u>Just</u> of the second part is and insurance, or either, and the amount so paid shall exterm a part of the indebtedness, accur symmet unit fully repaid. <u>They are assess</u> to the <u>second part</u> of <u>the second part</u> is at and insurance, or either and the amount so paid shall exterm a part of the indebtedness, accur symmet or said sum of money, executed on the <u>12th</u> day of <u>during</u> <u>the debtedness</u> , secur- tor any insurance, or either, and the amount so paid shall become a part of the indebtedness, secur- tor and insurance, or either, and the amount so paid shall become a part of the indebtedness, secur- letted in a scool part, is they are none, or if wate is committed on and prometry, then this corner breat in a state of the solitation contained therein faily discharged. If default be made in such payments a breat in a scool part is they are none, or if wate is committed on and prometry, then this corner breat in as cooling include therein, such the corner part of which this indenture is a trans- the importent thereon in the manner provide by have and to also a servine grained is corner and a representation in thereon, in the manner provide by have and the set as a receiver grained is corner design and charges include therein, and therein combined herein.		
		And the said partleS_ of the first part do hereby revenuest and a and seized of a good and inderfeasible exists of inheritance therein, free and d and that they will warrant and defend the same against all parties making is it is agreed between the parties hereto that the partleS_ of the first or assessed against all oral exists the the same become due and payable, at much sum and by such insurance company as shall be specified and directed by the extent of the same become due and payable, at much sum and by such insurance company as shall be specified and directed by the extent of the same become due and payable, at much sum and by such insurance company as shall be specified and directed by the text of the first same that the same become first of the first is inderest. And in the event that all of the first is inderuce, and shall be interfore at the rate of 1005 from the date of p THIS GRANT is interfed as a more rate to searce the payment of the sam TWO fibures and the same de payable to the part of the second part to pay f and by <u>fiss</u>	spres that at the delivery barred. <u>thay AFA</u> the lawful owner_2. of the premises above gri- lear of all incrumbrance <u>werdenergy</u> and the lawful owner_2. of the premises above gri- part shall at all times during the life of this indenture, pay all taxes or assessments that may be in d that <u>thay M111</u> keep the building upon asid real craise insured against for and torns the part <u>ball</u> at all times during the loss, if any, made payable to the part <u>b</u> . If the second part is part shall all to pay such tarsy when the same become due and payable and to keep add permission as and insurance, or either, and the amount so paid shall chome a part of the indebtedness, accur- syment out of said sum of money, executed on the <u>12th</u> dry ef <u>Una</u> <u>100</u> the indebtedness, accur- tor and insurance, or either, and the amount so paid shall become a part of the indebtedness, accur- syment of asid sum of money, executed on the <u>12th</u> dry ef <u>Una</u> <u>100</u> the indebtedness, accur- tor and insurance, or either, and the amount so paid shall become a part of the indebtedness, accur- tor and insurance, or either, and the amount so paid shall become a part of the indebtedness, accur- toring a cool and a bay obligation constituted where more of a side obligation and also to accure any for any linear ance, or either, and the amount so paid shall become a part of the indebtedness, secur- rective and active biggington constitutes of money of the bay the made in and permitse as the security in a sheed with the money provide the star is constitued on add permitse the the secure, the this concer- tor of mark inderesting in the security of the bay that and the stress, is or mark thereon in the manner provide by have and to be, ablight being by the mark of an intervention, and the stress, and the correspirite parts. If any there is exhibited by the part of and information and data the stress, and the correspirite parts. If any there is exhibited by the parts and its presentitives, and in the stress is that and thereon. Secther there, and a presentitit		
		And the will partLoS_ of the first part do hereby revenuest and a and seized of a good and indefeasible exists of inheritance therein, free and do and indefeasible exists of inheritance therein, free and exist data there will warrant and defend the same against all parties making in It is agreed between the parties hereto that the partLoS_ of the first or assessed against all oral exists when the same become due and payable, at much sum and by such insurance company as shall be specified and directed by the test of the first set. And in the vert that set of part 10.2, of the first is inferents. And in the vert that set of part 10.2, of the first is inferents. And in the vert that set of part 10.2, of the first is inferent the same become and the same become and the same become and the set of the same become and the set of the same become and the same become and the set of the same become and the same the same become and the same the same become and the same test and the same become and the same become and the same th	gree that at the delivery bereef. <u>thay ara</u> the lawful owner_2. of the premites above greater of all incrubrance <u>series</u> and the series above greater of all incrubrance <u>series</u> and the series above greater of the incrubrance <u>series</u> and the series above greater of the incrubrance <u>series</u> and the series above greater of the second part, the loss, if any, made payable to the part. <u>Arron with the series above greater above greate</u>		
		And the wild partleS_ of the first part do hereby overands and a data do a good and indefeasible exists of inheritance therein, free and of a good and indefeasible exists of inheritance therein, free and of a local data indefeasible exists of inheritance therein, free and of a local data indefeasible exists of inheritance therein, free and of a local data in the data data and exists and effent the same segment data and partles. The is agreed between the partles here the hard before data and the local data data and the same here and the same here and the same here and the local data data and the local data data and the same here and the local data data data data data data data da	spres that at the delivery barred. <u>thay ara</u> the lawful owner_2. of the premises above gri- lear of all incumbrance		
		And the wild partleS_ of the first part do hereby revenuest and a nad seized of a good and indefeasible exists of inheritmene therein, free and of a good and indefeasible exists of inheritmene therein, free and exist that they will warrant and defend the same segminst all parties making in the instrume the analysis of the first part do the first	spres that at the delivery barred. <u>thay</u> <u>ara</u> the lawful owner_S. of the premises above gr lear of all incumbrance		
		And the will particle	spres that at the delivery barred. <u>thay</u> <u>AFG</u> the lawful owner_2. of the premises above pri- lear of all incumbrance		
		And the will particle of the form part do the servey overament and a sense of a good and indefeasible entate of inheritance therein, free and of a dist they will warrant and defend the same against all partiel making in the instruction of the same beginst all partiel making in the instruction of the same beginst all partiel making in the instruction of the same beginst all partiel making in the instruction of the same beginst all partiel making in the instruction of the same beginst all partiel making in the instruction of the same beginst all partiel of the form of a second part may part all due to the instruction of the same beginst all partiels. If the form the instruct, and all based interest is the rate of 1005 from the date of part of the second part may part all due to the part of the second part may part all due to the part of the second part is partiels and the same beginst all partiels of the form of the second part is part of the second part is partiels of the form part all due to the part of the second part is part of the form part herein or if the second part is part of the form part herein or if the second part is part of t	gree that at the ddivery barred. <u>thay AFA</u> the lawful owner_2. of the premites above pri- lear of all incumbrance		
		And the will particle of the fart part do breety overand and a said seized of a good and indefeasible state of inheritance therein, fore and of a sould all indefeasible state of inheritance therein, fore and of a state are are associated and interest breets the particle of the state become due and payable, at a state are and a state at the same decided at an at a state are associated as a more associated as an attract and a state are associated as a more assoc	stree that at the delivery barref. <u>thay AFA</u> _the lawful owner_2. of the premites above prices of all incumbrance		
		And the will particle	<pre>stree that at the delivery barred. thay AFA. AFA. the lawful owner_2. of the premites above prices of all incumbrance</pre>		

City of Lawrence				
			na na hairid. Na hairid	
the estate title and inter	ort of the said nor	ties_of the first part therein		
first part do	ant and agree that at the	e delivery hereof they are		of the premises above grant
estate of inheritance therein, fro d the same against all parties n	The star Astronomic Contraction of	end of the second provide the second second second second	en e	
the event that said part 185 of	the first part shall fail to said taxs and insurance	f the second part, the loss, if any, man to pay such taxes when the same becor ce, or either, and the amount so paid fully repaid.	me due and payable a	nd to keep said premises insu
			2+h h /	Dollar 1945
e to the part y of the secon	d part, with all interes	sum of money, executed on the	terms of said obligat	ion and also to secure any an
id part. of the second nart	and the second			
il to pay the same as provided in i if such payment be made as he thereby, or interest thereon, o the buildings on said real eatste sum remaining unpaid, and all e d payable at the option of the !	to pay for any insuran this indenture trein specified, and the if the taxes on said are not kept in as goo of the obligations provide holder hereof, without r	ace, or either, and the amount so paid obligation contained therein fully disc real estate are not paid when the a der for in said written obligation, for notice, and it shall be lawful for the sa	I shall become a part barged. If default be same become due and is committed on said the security of whi aid part.	of the indebtedness, secured made in such payments or a payable or if the insurance t premises, then this conveyar th this indenture is given, sh second part
all to pay the same as provided in of if such payment be made as he to buildings on skult real state thereon, on the buildings on skult real state num remaining the state as the option of the is possession of the state hereby pinnibal and interest, together write part (see a state as a	to pay for any insuran this indenture. This indenture of the taxes on said of the obligations provin holder hereof, without r and all the improvement of the obligations proving trith the costs and char of this indenture and es- s, personal representative	tee, or either, and the amount so paid obligation contained therein fully dise real extats are not paid when the edd crossing and written obligations. for delice in an aid written obligations, for edd of the second second second second thereof, in the manner prevented by grs incident thereto, and the overplu cash and every obligation therein cent exe, assign and successors of the respo	I shall become a part charged. If default be same become due and is committed of ash aid part	of the indebtedness, secured made in such payments or a payable or if the insurance premiers, then this convergan- this indentitie is given, sh exceeding particular to collect particular the part of the part hall be paid by the part of accruing thereform shall exten-
all to pay the same as provided in a if such payment be made as he thereby, or interest thereon, or the buildings on shail real estate name restant the option of the possession of the said premises and to sail the premise hereby practical and interest, together we that the terms and provisions or has the terms and provisions the heirs, executors, administrator	to pay for any insuran this indenture. This indenture of the taxes on said of the obligations provin holder hereof, without r and all the improvement of the obligations proving trith the costs and char of this indenture and es- s, personal representative	cc, or either, and the amount so paid obligation consistent therein fully dis- obligation consistent therein fully dis- def for in and written obligation. For def for in and written obligation for thereon in the manner prevented by thereon in the manner prevented in thereon in the manner prevented is incident therein, and the overpla- exeh and every obligation therein een ere, assigns and uncclosers of the respo- recuto set	I shall become a part charged. If default be anne become due and is committed on asis id part of the : i the security of whis hid part of the : i has and out of all is, if any there be, i and, and sen is benefits becieve parties hereto	of the indebtedness, secured made in such payments or a payshle or it the insurance premiers, then this conveyan- second part- second part- moreys arising from such, shall be paid by the part- securing therefrom shall exten the day and year last abo
all to pay the same as provided in a if such payment be made as he thereby, or interest thereon, or the buildings on shail real estate name restant the option of the possession of the said premises and to sail the premise hereby practical and interest, together we that the terms and provisions or has the terms and provisions the heirs, executors, administrator	to pay for any insuran this indenture. This indenture of the taxes on said of the obligations provin holder hereof, without r and all the improvement of the obligations proving trith the costs and char of this indenture and es- s, personal representative	cc, or either, and the amount so paid obligation consisted therein fully dis- defined on the second second second second defined and written obligation. Got not herenon in the amount porticid by not herenon in the amount porticid by each and every obligation berin ever get incident thereio, and the overplu sech and every obligation berin ever recursto set	I shall become a part charged. If default be anne become due and is committed on asis id part of the : i the security of whis hid part of the : i has and out of all is, if any there be, i and, and sen is benefits becieve parties hereto	of the indebtedness, secured made in such payments or a payshle or if the insurance the day indenties the convergence the day indenties the convergence second part exceeding from such a hall be paid by the part, y' accruing therefrom shall este he day and year last abo
all to pay the same as provided in a if such payment be made as he thereby, or interest thereon, or the buildings on shail real estate name restant the option of the possession of the said premises and to sail the premise hereby practical and interest, together we that the terms and provisions or has the terms and provisions the heirs, executors, administrator	to pay for any insuran this indenture. This indenture of the taxes on said of the obligations provin holder hereof, without r and all the improvement of the obligations proving trith the costs and char of this indenture and es- s, personal representative	cc, or either, and the amount so paid obligation consistent therein fully dis- obligation consistent therein fully dis- def for in and written obligation. For def for in and written obligation for thereon in the manner prevented by thereon in the manner prevented in thereon in the manner prevented is incident therein, and the overpla- exeh and every obligation therein een ere, assigns and uncclosers of the respo- recuto set	I shall become a part charged. If default be anne become due and is committed on asis id part of the : i the security of whis hid part of the : i has and out of all is, if any there be, i and, and sen is benefits becieve parties hereto	of the indebtedness, secured made in such payments or a payshie or it the insurance the insurance of the insurance excend part receiver appointed to collect to monory arising from such a hall be paid by the part. J. accruing therefrom shall este the day and year last abo (SEA)
all to pay the same as provided in of if such payment be made as he to buildings on skult real state thereon, on the buildings on skult real state num remaining the state as the option of the is possession of the state hereby pinnibal and interest, together write part (see a state as a	to pay for any insuran this indenture. This indenture of the taxes on said of the obligations provin holder hereof, without r and all the improvement of the obligations proving trith the costs and char of this indenture and es- s, personal representative	cc, or either, and the amount so paid obligation consisted therein fully dis- defined on the second second second second defined and written obligation. Got not herenon in the amount porticid by not herenon in the amount porticid by each and every obligation berin ever get incident thereio, and the overplu sech and every obligation berin ever recursto set	I shall become a part charged. If default be anne become due and is committed on asis id part of the : i the security of whis hid part of the : i has and out of all is, if any there be, i and, and sen is benefits becieve parties hereto	of the indebtedness, secured made in such payments or a payshie or it the insurance the insurance of the insurance che this indenture is given, sh second part montry arising from such as the paid by the part. J accruing therefrom shall exte he day and year last abo (SEA1 (SEA1 (SEA1
all to pay the same as provided in of if such payment be made as he to buildings on skult real state thereon, on the buildings on skult real state num remaining the state as the option of the is possession of the state hereby pinnibal and interest, together write part (see a state as a	to pay for any insuran this indenture. This indenture of the taxes on said of the obligations provin holder hereof, without r and all the improvement of the obligations proving trith the costs and char of this indenture and es- s, personal representative	cc, or either, and the amount so paid obligation consisted therein fully dis- defined on the second second second second defined and written obligation. Got not herenon in the amount porticid by not herenon in the amount porticid by each and every obligation berin ever get incident thereio, and the overplu sech and every obligation berin ever recursto set	I shall become a part charged. If default be anne become due and is committed on asis id part of the : i the security of whis hid part of the : i has and out of all is, if any there be, i and, and sen is benefits becieve parties hereto	of the indebtedness, secured made in such payments or a payshie or it the insurance the insurance of the insurance che this indenture is given, sh second part montry arising from such as the paid by the part. J accruing therefrom shall exte he day and year last abo (SEA1 (SEA1 (SEA1
all to pay the same as provided in 1 bereby, or interest therean, of the buildings on said real state any remaining unoid, and all of prosection of the said premises. The provide and all of the real premises are provided and interest, together with ind to sail the premises are brown or part. 102. The part. 102. of the first the part. 102. of the first	to pay for any insuran this indenture. This indenture r if the taxes on said of the obligations provin holder hereof, without r and all the improvement of the solitant of any part with the costs and char of this indenture and es- s, personal representative	cc, or either, and the amount so paid obligation consisted therein fully dis- defined on the second second second second defined and written obligation. Got not herenon in the amount porticid by not herenon in the amount porticid by each and every obligation berin ever get incident thereio, and the overplu sech and every obligation berin ever recursto set	I shall become a part charged. If default be anne become due and is committed on asis id part of the : i the security of whis hid part of the : i has and out of all is, if any there be, i and, and sen is benefits becieve parties hereto	of the indebtedness, secured made in such payments or a payshie or it the insurance the insurance of the insurance che this indenture is given, sh second part montry arising from such ascruling therefrom shall exte he day and year last abo (SEA1 (SEA1 (SEA1
all or pay the same as provided in il bereby or interest thereas, of the buildings on said real state again remaining unsaid, and all or prosection of the said premises and to sail the premises hereby provide and interest, together we that the termines and providing that, the termines, administrator The part_103_ of the first	to pay for any insuran rein prefired, and they are not kert in as also of the obligations provi- in the series and char- and all the importance prantice, or any par- prantice, or any par- provide and char- s provide a proceeding of the provide and char- provide a series of the provide a series of the provid	cc, or either, and the amount so paid obligation consisted therein fully dis- defined on the second second second second defined and written obligation. Got nucleosen in the amount porticid by nucleosen in the amount porticid by sech and every obligation berin ever sech and every obligation berin ever results sec	I shall become a part Sarged. If default be in committed on all if the security of value in committed on all if has security of value in part-net row in the interval of the security of of the security of th	of the indebtedness, secured made in such psymetri or a premiers, then his converge to the indenture is given, a receiver appointed to collect moneys arising from such y hall be paid by the pair_y accruing therefrom shall enter the day and year last abo (SEA) (SEA) (SEA)
all or provide same as provided in in thereby, or interest thereon, or the building on and real state and provide at the colino of the is powerism of the and premises and to sail the premises hereby practical is premised by the premises there is an and provides the same state of the sail premises the bars, executor, administrator The part is trans is have, executor, administrator The part, iss. of the first BE IT REMEMBERED, presst A. Jackson	to pay for any insuran rein packing, and they rein packing, and they rein of bed in as abo of the obligations porch bligations and chain and all the improvement if the costs and chain and all the improvement if the costs and chain a potential representation part ha vo her } as. That on this 12t1	ce, or either, and the amount so paid obligation considered therein fully dis- obligation considered therein fully dis- der lor in and written obligation. Or der lor in and written obligation of the automotion in the manner presented by thereof, in the manner presented by information in the manner presented by each and every obligation therein each result of the state of the response results each uncersors of the response results each uncersors of the response results each uncersors of the response that the state of the response results each uncersors of the response that the state of the response results each uncersors of the response results each of the response results ea	I shall become a port sharged. If default be in committed on ani- r be security of white r be security of white r be security of the security r be security of the security r be security of the security is if any three security entries particle security and and secal. S 1	of the indebtedness, secured made is such payments of a imade is such payments of a ipyrminer, but his monresses the this inderture is given, sh second part accruing therefrom shall extend hall be paid by the part_y accruing therefrom shall extend he day and year last abo (SEA) (SEA) (SEA) (SEA) (SEA) (SEA)
all or pay the same as provided in the order of the same as provided in the building on said real state and payable at the option of the powership of the said premises. The option of the said premises are proved and the said premises are provided as a same and provides the bars, executors, administrators, the part_iSS.of the first BE IT REMEMBERED, pressit A. Jackson isband	to pay for any insuran rein precised, and they rein precised, and they rein precised, and they holder hered, without r and all the improvement of the obligations provide rein the costs and char- rein the costs and char- rein the costs and char- rein the costs and char- precised the same precised the same person S	ce, or either, and the amount so paid obligation consisted therein fully dis- cretered as in our hoad on if the e- ded for in said written obligation. For oblics, and it shall be larfold for the so fur thereon in the manner pareidel by each and every obligation therein cent- re, angles and successful the overplu- each and every obligation therein cent- re, angles and successful the overplu- each and every obligation therein cent- re, angles and successful the overplu- each and every obligation therein cen- rento set	I shall become a part sharped. If default be in connection as an in connection as an in connection of the in connection of the in connection of the in connection of the p has and to have a p has and to have a has a second to have a second to have a has a second to have a have a	of the indebtedness, secured made in such payments of a prophere of the hindersteries the third of the hindersteries the third inderstare is given, sh second part meeters appointed to collect it hall be paid by the part of accruing therefrom shall eath he day and year last abo (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1) (SEA1
all or pay the same as provided in the order of the same as provided in the building on said real state and payable at the option of the powership of the said premises and to said the premises brevel protection of the said premises and to said the premises brevel protection of the said premises and to said the premise brevel built be terms and provides be here, executor, administrator, The part_iss_of the first BE IT REMEMBERED, pressit A. Jackson isband	to pay for any insuran rein precised, and they rein precised, and they rein precised, and they holder hered, without r and all the improvement of the obligations provide rein the costs and char- rein the costs and char- rein the costs and char- rein the costs and char- precised the same precised the same person S	ce, or either, and the amount so paid obligation consisted therein fully dis- cretered as in our hoad on if the e- ded for in said written obligation. For oblics, and it shall be larfold for the so fur thereon in the manner pareidel by each and every obligation therein cent- re, angles and successful the overplu- each and every obligation therein cent- re, angles and successful the overplu- each and every obligation therein cent- re, angles and successful the overplu- each and every obligation therein cen- rento set	I shall become a part sharped. If default be in connection as an in connection as an in connection of the in connection of the in connection of the in connection of the p has and to have a p has and to have a has a second to have a second to have a has a second to have a have a	of the indebtedness, secured made is such payments of A provides of the hindback provides of the hindback testing back testing back accruing therefrom shall eats (SEA) (
all or pay the same as provided in intervel, set interest thereon, of the building on said real state and paytoke at the coline of the is possession of the said premises there in particles at the premises there in part 105. The part 105. The part 105. BE IT REMEMBERED, pressit A. Jackson 105 BDAID me personally known to be cullon of the same.	to pay for any insuran rein pacified, and they rein pacified, and they rein obtained in as aco- for the oblighted as provi- tion of the oblighted as provi- ing the costs and char, of this indersure and a provide representative part ha_VA_her part	<pre>cc. or either, and the amount so paid obligation consisted therein fully dis- obligation consisted therein fully dis- ded for in asid written obligation. Of waits ded for in asid written obligation. Of waits and herein hand the amount provided by each and every obligation berein even results and uncetoners of the respon- reunto set</pre>	I shall become a port sharged. If default be it committed on all it c	of the indebtedness, secured made in such payments of a prophere of the hindersteries the third of the hindersteries the third inderstare is given, sh second part meeters appointed to collect it hall be paid by the part of accruing therefrom shall eath he day and year last abo (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1) (SEA1
all or pay the same as provided in intervel, set interest thereon, of the building on said real state and paytoke at the coline of the is possession of the said premises there in particles at the premises there in part 105. The part 105. The part 105. BE IT REMEMBERED, pressit A. Jackson 105 BDAID me personally known to be cullon of the same.	to pay for any insuran rein pacified, and they rein pacified, and they rein obtained in as aco- for the oblighted as provi- tion of the oblighted as provi- ing the costs and char, of this indersure and a provide representative part ha_VA_her part	ee, or either, and the amount so paid obligation consisted therein fully dis- obligation consisted therein fully dis- ded for in and written obligation. Of was ded for in and written obligation, for in theory, in the manner preserved by original the third of the overplu- sech and every obligation therein earn even and every obligation therein earn even and every obligation therein earn when the event of the response reunto set	I shall become a port sharged. If default be it committed on all it c	of the indebtedness, secured made is such payments of a index is such payments of a index indexture is given, sh recorder many aritime to collect money aritime to collect money aritime from used a main los paid by the pair_y accruing therefrom shall extend the day and year last abo (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1 (SEA1) (SEA1 (SEA1) (SEA1 (SEA1) (SEA1) (SEA1) (SEA1 (SEA1) (SE
all or pay the same as provided in intervel, set interest thereon, of the building on said real state and paytoke at the coline of the is possession of the said premises there in particles at the premises there in part 105. The part 105. The part 105. BE IT REMEMBERED, pressit A. Jackson 105 BDAID me personally known to be cullon of the same.	to pay for any insuran this indenture, this indenture is proceeding and the second of the oblighted and the second of the indenture and and all the indenture and and all the indenture and of this indenture and and all the indenture and the second proceeding to the second second second proceeding to the second proceeding to the second proceeding to the second second second second proceeding to the second second proceeding to the second second proceeding to the second se	<pre>ce, or either, and the amount so paid obligation consistent therein fully dis- obligation consistent therein fully dis- ded for in and utility obligation of if water ded for in and utility obligation of if water ded for in and utility obligation of the thereory in the manner prevented by thereory in the manner prevented is incident therein, and the orepla- tion of the manner prevented by thereory in the manner prevented by thereory in the manner prevented is incident the manner prevented is incident</pre>	I shall become a port sharged. If default be it committed on all it c	ef the indebtedness, secured made in such payments of a indef in such payments of a indef in such payments of a indef indef indef indef indef indef indef indef in
all or provide same as provided in it berefs, or interest thereon, o the building on and real state and provide at the column of the protection of the and premises are add to act the column of the protection of the and premises are provided and the same and previous and to act the premises there are added and the and previous be bers, executors, administrator The part_iss.of the first built the terms and previous be bers, executors, administrator the part_iss.of the first bereast A. Jackson isband me personally known to be cution of the same. To written. commission expires on the of the within mortgage, do	to pay for any insuran rein packing, and they rein packing, and they rein of bed in at also of the oblighted pay of the oblighted pay of the oblighted pay of the oblighted pay of the cost and charge of the part has you have plant in the cost of the same persons r, I have hereunts (28th RELE/ hereby acknowledg	<pre>ce, or either, and the amount so paid obligation consistent therein fully due obligation consistent therein fully due det for in and utiling obligation of if wate det for in and utiling obligation of if wate det for in and utiling obligation det for in and utiling obligation thereon in the manner prevented by thereor, in the manner prevented thereor, in the manner prevented thereor, in the manner prevented thereor, in the manner prevented thereor, in the manner prevented the or the set of the or the or the manner prevented the prevented the or subscribed my name, and affixe day of</pre>	I shall become a part Sarged. If default be it committed on all the security of the it committed on all the security of the it committed on a shall the security of the security and out of all the security parts and out of all and all become and all become an	of the indebtedness, secured made is such payments of a image in such payments of a ipyrature of the his interest the this inderture is given, sh second part accruing therefrom shall extend the day and year last abo (SEA1 (S
all or provide same as provided in it berefs, or interest thereon, o the building on and real state and provide at the column of the protection of the and premises are add to act the column of the protection of the and premises are provided and the same and previous and to act the premises there are added and the and previous be bers, executors, administrator The part_iss.of the first built the terms and previous be bers, executors, administrator the part_iss.of the first bereast A. Jackson isband me personally known to be cution of the same. To written. commission expires on the of the within mortgage, do	to pay for any insuran rein packing, and they rein packing, and they rein of bed in at also of the oblighted pay of the oblighted pay of the oblighted pay of the oblighted pay of the cost and charge of the part has you have plant in the cost of the same persons r, I have hereunts (28th RELE/ hereby acknowledg	ce, or either, and the amount so paid obligation consider therein fully dis- obligation considered therein fully dis- ded for in and written obligation. Of wast ded for in and written obligation, for the soft of the therein of the overplu- cess and the therein of the overplu- seds and every obligation therein early results and unceasors of the respo- reunto set	I shall become a part Sarged. If default become is committed on all the security of the is committed on all the security of the part of the security of the secure partice here be and all become and all become and all become and all become secure and the security and all become secured thereby, a	of the indebtedness, recured made in such payments of A index in such payments of A index in such payments of A index in a such payment of A index index in the convergence index index in the index of A accruing therefrom shall enter the day and year last abo (SEA)
all or pay the same as provided in the behavior of the said predicts of the other behavior of the said predicts of the protection of the said predicts of the said to at the terms and previous the before exceeded of the said of the said the terms of the said predicts of the said the terms of the said predicts of the said the terms of the said predicts of the said the terms of the said of the said the before the same. Submid the predict A. Jackson is bend ne personally known to be cution of the same. The written. commission expires on the of the within mortgage, do	to pay for any insuran rein packing, and they rein packing, and they rein of bed in at also of the oblighted pay of the oblighted pay of the oblighted pay of the oblighted pay of the cost and charge of the part has you have plant in the cost of the same persons r, I have hereunts (28th RELE/ hereby acknowledg	<pre>ce, or either, and the amount so paid obligation consistent therein fully due obligation consistent therein fully due det for in and utiling obligation of if wate det for in and utiling obligation of if wate det for in and utiling obligation det for in and utiling obligation thereon in the manner prevented by thereor, in the manner prevented thereor, in the manner prevented thereor, in the manner prevented thereor, in the manner prevented thereor, in the manner prevented the or the set of the or the or the manner prevented the prevented the or subscribed my name, and affixe day of</pre>	I shall become a part Sarged. If default be it committed on all the security of the it committed on all the security of the it committed on a shall the security of the security and out of all the security parts and out of all and all become and all become an	of the indebtedness, recured made in such payments of A index in such payments of A index in such payments of A index in a such payment of A index index in the convergence index index in the index of A accruing therefrom shall enter the day and year last abo (SEA)
all or provide same as provided in it berefs, or interest thereon, o the building on and real state and provide at the column of the protection of the and premises are add to act the column of the protection of the and premises are provided and the same and previous and to act the premises there are added and the and previous be bers, executors, administrator The part_iss.of the first built the terms and previous be bers, executors, administrator the part_iss.of the first bereast A. Jackson isband me personally known to be cution of the same. To written. commission expires on the of the within mortgage, do	to pay for any insuran rein packing, and they rein packing, and they rein of bed in at also of the oblighted pay of the oblighted pay of the oblighted pay of the oblighted pay of the cost and charge of the part has you have plant in the cost of the same persons r, I have hereunts (28th RELE/ hereby acknowledg	<pre>ce, or either, and the amount so paid obligation consistent therein fully due obligation consistent therein fully due det for in and utiling obligation, of if water det for in and utiling obligation of if water det for in and utiling obligation thereon in the manner prevented by thereon in the manner prevented by the manner in the manner prevented is been by the manner prevented by the enter the manner prevented by the second by the manner prevented by the manner in the manner prevented by the second by the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented</pre>	I shall become a part Sarged. If default become is committed on all the security of the is committed on all the security of the part of the security of the secure partice here be and all become and all become and all become and all become secure and the security and all become secured thereby, a	of the indebtedness, recured made in such payments of A index in such payments of A index in such payments of A index in a such payment of A index index in the convergence index index in the index of A accruing therefrom shall enter the day and year last abo (SEA)
all or pay the same as provided in the behavior of the said predicts of the other behavior of the said predicts of the protection of the said predicts of the said to at the terms and previous the before exceeded of the said of the said the terms of the said predicts of the said the terms of the said predicts of the said the terms of the said predicts of the said the terms of the said of the said the before the same. Submid the predict A. Jackson is bend ne personally known to be cution of the same. The written. commission expires on the of the within mortgage, do	to pay for any insuran rein packing, and they rein packing, and they rein of bed in at also of the oblighted pay of the oblighted pay of the oblighted pay of the oblighted pay of the cost and charge of the part has you have plant in the cost of the same persons r, I have hereunts (28th RELE/ hereby acknowledg	<pre>ce, or either, and the amount so paid obligation consistent therein fully due obligation consistent therein fully due det for in and utiling obligation, of if water det for in and utiling obligation of if water det for in and utiling obligation thereon in the manner prevented by thereon in the manner prevented by the manner in the manner prevented is been by the manner prevented by the enter the manner prevented by the second by the manner prevented by the manner in the manner prevented by the second by the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented</pre>	I shall become a part Sarged. If default become is committed on all the security of the is committed on all the security of the part of the security of the secure partice here be and all become and all become and all become and all become secure and the security and all become secured thereby, a	of the indebtedness, secured made is such payments of a index is such payments of a index is such payments of a index indexture is given, sh concentration of the such a many aritime to collect many aritime to colle
all or provide same as provided in it berefs, or interest thereon, o the building on and real state and provide at the column of the protection of the and premises are add to act the column of the protection of the and premises are provided and the same and previous and to act the premises there are added and the and previous be bers, executors, administrator The part_iss.of the first built the terms and previous be bers, executors, administrator the part_iss.of the first bereast A. Jackson isband me personally known to be cution of the same. To written. commission expires on the of the within mortgage, do	to pay for any insuran rein packing, and they rein packing, and they rein of bed in at also of the oblighted pay of the oblighted pay of the oblighted pay of the oblighted pay of the cost and charge of the part has you have plant in the cost of the same persons r, I have hereunts (28th RELE/ hereby acknowledg	<pre>ce, or either, and the amount so paid obligation consistent therein fully due obligation consistent therein fully due det for in and utiling obligation, of if water det for in and utiling obligation of if water det for in and utiling obligation thereon in the manner prevented by thereon in the manner prevented by the manner in the manner prevented is been by the manner prevented by the enter the manner prevented by the second by the manner prevented by the manner in the manner prevented by the second by the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented</pre>	I shall become a part Sarged. If default become is committed on all the security of the is committed on all the security of the part of the security of the secure partice here be and all become and all become and all become and all become secure and the security and all become secured thereby, a	of the indebtedness, secured made is such payments of a index is such payments of a index is such payments of a index indexture is given, sh concentration of the such a many aritime to collect many aritime to colle
all or pay the same as provided in intervet, set interest thereon, of the building on said real state and paytoke at the coline of the is possession of the said premises there in part 195. In the coline of the said premises the possession of the said premises the possession of the said premises the possession of the said premises the intervention of the said premises the possession of the said premises the possession of the said premises the culture of the same. In w UTINEES WHEREOI commission expires on the	to pay for any insuran rein packing, and they rein packing, and they rein of bed in at also of the oblighted pay of the oblighted pay of the oblighted pay of the oblighted pay of the cost and charge of the part has you have plant in the cost of the same persons r, I have hereunts (28th RELE/ hereby acknowledg	<pre>ce, or either, and the amount so paid obligation consistent therein fully due obligation consistent therein fully due det for in and utiling obligation, of if water det for in and utiling obligation of if water det for in and utiling obligation thereon in the manner prevented by thereon in the manner prevented by the manner in the manner prevented is been by the manner prevented by the enter the manner prevented by the second by the manner prevented by the manner in the manner prevented by the second by the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented</pre>	I shall become a part Sarged. If default become is committed on all the security of the is committed on all the security of the part of the security of the secure partice here be and all become and all become and all become and all become secure and the security and all become secured thereby, a	of the indebtedness, recured made in such payments of A index in such payments of A index in such payments of A index in a such payment of A index index in the convergence index index in the index of A accruing therefrom shall enter the day and year last abo (SEA)
all or pay the same as provided in the behavior of the said predicts of the other behavior of the said predicts of the protection of the said predicts of the said to at the terms and previous the before exceeded of the said of the said the terms of the said predicts of the said the terms of the said predicts of the said the terms of the said predicts of the said the terms of the said of the said the before the same. Submid the predict A. Jackson is bend ne personally known to be cution of the same. The written. commission expires on the of the within mortgage, do	to pay for any insuran rein packing, and they rein packing, and they rein of bed in at also of the oblighted pay of the oblighted pay of the oblighted pay of the oblighted pay of the cost and charge of the part has you have part ha you here part ha you here the same persons 7. I have hereunts (28th RELE/ hereby acknowledg	<pre>ce, or either, and the amount so paid obligation consistent therein fully due obligation consistent therein fully due det for in and utiling obligation, of if water det for in and utiling obligation of if water det for in and utiling obligation thereon in the manner prevented by thereon in the manner prevented by the manner in the manner prevented is been by the manner prevented by the enter the manner prevented by the second by the manner prevented by the manner in the manner prevented by the second by the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner in the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented by the manner prevented</pre>	I shall become a part Sarged. If default become is committed on all the security of the is committed on all the security of the part of the security of the secure partice here be and all become and all become and all become and all become secure and the security and all become secured thereby, a	of the indebtedness, recured made in such payments of A index in such payments of A index in such payments of A index in a such payment of A index index in the convergence index index in the index of A accruing therefrom shall enter the day and year last abo (SEA)

101

written