## MORTGAGE RECORD 91

120

th of

Reg. No. \_4248

-

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 11 day of	
Clarence E. Grothaus and Helen E. Grothaus TO	A. D. 1945., at 10:25_o'clock_A. M. July A. D. 1945., at 10:25_o'clock_A. M. Hasseld_G. Book Register of Deeds.	(
The Lawrence Building and Loan Association	By	
THIS INDENTURE, Made this 10th day of Jul hundred and Forty-Five between Clar		ſ
of Lawrence in the County of Douglas	and State of Kansas	
parties_ of the first part, and The Lawronce Building	and Loan Association party of the second part.	
WITNESSETH, That the said part_ies_ of the first part, in 	n consideration of the sum of	
	Four (4) and Five (5) in Block No.	
방법은 그는 것은 것이 가 많다. 것이 가지 않는 것이 같다.	nd Addition, an Addition to the City	6
of Lawrence.		()
		ſ
with the appurtenances and all the estate, title and interest of the		
And the said part_LCS_of the first part do	e that at the delivery hereof they are the lawful owner. S. of the premises above granted.	
and seized of a good and indefeasible estate of inheritance therein, free and clear	e that at the delivery hereof they are the lawful owner. S of the premises above granted, of all incumbrance	
and seifed of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same assimit all parties making lawfu- ls is agreed between the parties hereto that the part. <u>103</u> of the first part or assessed against said real south when the same becomes due and payable, and	e that at the delivery hereof. they or Co the lawful owner.S of the premises above granted, of all incumbrance	
and seried of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same against all parties making lawfu It is agreed between the parties hereto that the part $1.20.5$ of the first part or assessed against said real estate when the same becomes due and payable, and t such sum and by such insurance company as shall be specified and directed by the p extent of $1.55$ instructs A and in the event that said part $1.20$ of the first part	e that at the delivery hereof. <u>they</u> or <u>C</u> the lawful owner. <u>C</u> of the premises above granted, of all incumbrance	
and seried of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same arainst all parties making lawf. It is agreed between the partiris herein that the partific $\Omega_{-}$ of the first part or assested against aid real estate when the same become due and parable, and t such sum and by such insurance company as shall be specified and directed by the extent of $\frac{1}{2}$ the particular of the event that said particle. of the first part as herein provided, then the part $\frac{V_{-}}{V_{-}}$ of the event part and taxas this indenture, and shall bear interest at the rate of 10% from the date of paym THIS GRANT is intended as a mostrage to searce the payment of the sum of	e that at the delivery bereaf thay are the lawful owner.S. of the premises above granted, or of all incumbrance di claim thereto. at abilitate all times during the life of this indemnure, pay all taxes or assessments that may be levid that that all times during the life of this indemnure, pay all taxes or assessments that may be levid that that all times during the life of this indemnure, pay all taxes or assessments that may be levid that that all times during the life of this indemnure, pay all taxes or assessments that may be levid that that the second part, the loss, if any, made payable to the part. J. of the second part to the shall all to pay such taxes when the same become due and payable and to keep said premises insured in fusurance, or either, and the amount so paid shall echome a part of the indektedness, secured by the second part of the second part of the indektedness, secured by the second part of the second part of the indektedness, secured by the second part of the second part of the indektedness, secured by the second part of the second part of the indektedness, secured by the second part of the second part of the indektedness, secured by the second part of the second part of the indektedness, secured by the second part of the second part of the indektedness, secured by the second part of the second part of the indektedness of the indektedness.	
and seried of a good and indefensible estate of inheritance therein, free and clear and that they will warrant and defend the same azsint all parties making lawfi It is agreed between the partic herein that the parti_LE of the first part or assetted against said real estate when the same become due and parable, and I such sum and by such insurance company as shall be specified and directed by the extent of $\frac{1}{2}$ the particle interest. And in the event that said particle of the first part as herein provided; then the particle of the same state of 10% from the date of pays THIS GRANT is intended as a notrigate to searce the payment of the sum o <u>Throso_Throus_nd</u>	e that at the delivery hereof. thoy. or CO the lawful owner.S of the premises above granted, or of all incumbrance	
and seried of a good and indefeasible state of inheritance therein, free and clear and that they will warrant and defend the same arainst all parties making lawf. It is agreed between the particible the partificible, of the first part or assested against said real estate when the same become due and parable, and I such sum and by such insurance company as shall be specified and directed by the section of $\frac{1}{2}$ . The such insurance company as a shall be specified and directed by the same berein provide; then the part $\frac{1}{2}$ of the second part may pay said taxs a this indenture, and shall bear interest at the rate of 10% from the due of paym THIS GRANT is intended as a mostrage to searce the payment of the sum o <u>Throe-Thoucand and not rate of 10%</u> certain written obligation for the paym and by $\frac{1}{2}$ for the payable to the part of the second part, with	e that at the delivery hereof. thoy. or COthe lawful owner.S of the premises above granted, or of all incumbrance ut claim thereon at abult at all times during the life of this indenture, pay all taxes or assessments that may be levied has. thoy. will see the buildings upon said real evise insured against fire and tornado in partof the second part, the buildings upon said real evise insured against fire and tornado in a shall all to pay such taxes when the same become due and payable and to keep said premise; insured on insurance, or either, and the amount so paid shall echome a part of the indebtedness, secured by int our if fully repaid	
and seried of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same arainst all parties making lawf. It is agreed between the partic herein that the parti_LC of the first part or asseeted against aid real estate when the same become due and parable, and I weaks num and by such invarance company as aball be specified and directed by the extent of $\frac{1}{2}$ . In the first of the event that aid particle_ of the first part as herein provided; then the part_Y of the second part may pay aid taxs a this indenture, and shill bear interest at the rate of 10% from the date of paym THIS GRANT is intended as a mostrage to exerce the payment of the sum o <u>Throe_Thousand_ard_no_100</u> events written obligation for the paym and by $\frac{1}{2}$ .	e that at the delivery hereof. thoy. or COthe lawful owner.S of the premises above granted, or of all incumbrance ut claim thereon at abult at all times during the life of this indenture, pay all taxes or assessments that may be levied has. thoy. will see the buildings upon said real evise insured against fire and tornado in partof the second part, the buildings upon said real evise insured against fire and tornado in a shall all to pay such taxes when the same become due and payable and to keep said premise; insured on insurance, or either, and the amount so paid shall echome a part of the indebtedness, secured by int our if fully repaid	()
and seried of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same against all partice making lawf. It is agreed between the partic herein that the partificity of the first part or assented against aid real estate when the same become due and parables, and it works own and by such insurance company as shall be specified and directed by the such sum and by such insurance company as shall be specified and directed by the sector of the same sector of the same become due and parables. The herein provided, then the parafty of the same sector and para sid texas and has indenuers, and shall bear interest at the rate of 105 from the dife of para THIS GRANT is intended as a motrage to secure the paramet of the same of Three_Thousend_ard_no_1000 estate the paramet of the same of sum of moment and and and a parable to the part_1000 of the second part, with or sum of moment and the said part_1000 of the second part to part for a shall part_1000 of the said part_1000 of the second part to part for such and the same state and the same the same the partice the same as provided in this indents part thereof therein, or if the build part_1000 of the second part to part for not the part with a same shall fail to pay the same as provided in this indents part thereof the part of the the build part_1000 of the second part to part for the part with a part of the build part_1000 of the second part to part for the part thereof the part of the build part to part the part of the same the part part thereof the part build be the part of the same the part of the same the part of the same the part of the part benefits and the same the build part to part the part of the same the part thereof the part build be the part of the same t	The basic state delivery hereof. They are the lawful owner.S. of the premises above granted, of all incumbrance	(4)
and seried of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same arsint all partice making lawf. It is agreed between the partic herein that the particle of the first part or asseted against said real estate when the same become due and parable, and I such sum and by such invarance company as shall be specified and directed by the par- able for a particle of the second part may parasit taxs as the indenture, and shall bear interest at the case of 10% from the date of pays THIS GRANT is intended as a nortrage to secure the payment of the sum o <u>Three-Thousand and not pay low</u> of the second part may pay said taxs a data particle of the second part may pay said taxs and this indenture, and shall bear interest at the case of 10% from the date of pays THIS GRANT is intended as a nortrage to secure the payment of the sum o <u>Three-Thousand and not pay low</u> of the second part may for <i>t</i> and by <u>low</u> of the second part may for <i>t</i> and particle	e that at the delivery hereof. <u>they</u> are the lawful owner. $\Delta$ of the premises above granted, of all incumbrance	٢
and seried of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same arainst all partice making lawf. It is agreed between the partic herein that the particle of the first part or asseeted against aid real estate when the same become due and parable, and I weaks our and by such invarance company as shall be specified and directed by the par- athered parable, then the part $\Delta C = 0$ of the first part at herein provided, then the part $\Delta C = 0$ of the first part at herein provided, then the part $\Delta C = 0$ of the first part at herein provided, then the part $\Delta C = 0$ of the first part IIIIS GRANT Is intended as a mostrage to searce the payment of the sum o Three $\Delta Thour and and \Delta r = 0.7 \Delta C = 0Three \Delta Thour and a ard \Delta r = 0.7 \Delta C = 0around in othe terms of -\Delta C = 0 certain written obligation for the paymand by \Delta L = 0 for the first part shall fail to pay the same as previoled in this inden-part hereof or any obligation created thereby, or interest thereon, or if the tasmained by able \Delta C = 0 for the part of the same as previoled in this inden-tion there of the same that the parable to the part. \Delta C = 0minimediately mature and become due and payable at the option of the balter hereofinstruction the unspace of if the balding on the same as previoled in thisindentify mature and become due and payable at the option of the balter hereofinstruction account the unspace of protech and interest, together with the coalsmaking tuch sate, on domand, to the first part. \Delta C = 0$	e that at the delivery hereof. <u>they</u> are the lawful owner. I of the premises above granted, of all incumbrance	ſ <b>n</b>
and seried of a good and indefeasible exists of inheritance therein, free and clear and that they will warrant and defend the same against all parties making lawf. It is agreed between the partic better that the partific $D_{\rm c}$ of the first part or asseted against said real exists when the same become due and parable, and I such sum and by such insurance company as a shall be specified and directed by the par- set of the same state of the same become due and parable. If the same same same his indenture, and shall bear interest at the case of 10% from the date of pays THIS GRANT is intered as a nortrage to secure the payment of the sum o <u>Throe-Thoucand and nd rod rod 100 company</u> of the second part may pay said taxa a data particle of the first part that fail to pay the same as previous of the terms of - <i>DOC</i> company. The same of the same as previous of the terms of the particle of the first part shall fail to pay the same as previous of an inter- part hereof or any shigation created by the said part LQ of the second part may for a strain of more advanced by the said part LQ of the second part may for a strain of more advanced by the said of the payment on the same as previoled in this inden- part hereof or any shigation created thereby, or interest thereon, or if it the tax for the pay as provided herein, or if it the bankment on making the sate as a restrain the inmediately mature and become due and payable at the option of the bankment hereby granted, and to train the same the magnet of principal and interest, terefore with the coal making tuch sate, on demand, to the first part_left partitions of the bankment, when the observations, performed a part the bank termine making and partitions of the bankment with magnet with hereby partitions of the bankment with any pay the bank termine thereby and the bank termine making a part thereby the bank termine thereby termine thereby part thereby the bank termine termine and the the bank termine thereby termine thereby termine thereby termine thereby termine ther	e that at the delivery hereof. they are the lackal event. I of the premises above granted, of all incumbence	
and seried of a good and indefeasible exists of inheritance therein, free and clear and that they will warrant and defend the same against all parties making lawf. It is agreed between the partic better that the partific $D_{\rm c}$ of the first part or asseted against said real exists when the same become due and parable, and I such sum and by such insurance company as a shall be specified and directed by the par- set of the same state of the same become due and parable. If the same same same his indenture, and shall bear interest at the case of 10% from the date of pays THIS GRANT is intered as a nortrage to secure the payment of the sum o <u>Throe-Thoucand and nd rod rod 100 company</u> of the second part may pay said taxa a data particle of the first part that fail to pay the same as previous of the terms of - <i>DOC</i> company. The same of the same as previous of the terms of the particle of the first part shall fail to pay the same as previous of an inter- part hereof or any shigation created by the said part LQ of the second part may for a strain of more advanced by the said part LQ of the second part may for a strain of more advanced by the said of the payment on the same as previoled in this inden- part hereof or any shigation created thereby, or interest thereon, or if it the tax for the pay as provided herein, or if it the bankment on making the sate as a restrain the inmediately mature and become due and payable at the option of the bankment hereby granted, and to train the same the magnet of principal and interest, terefore with the coal making tuch sate, on demand, to the first part_left partitions of the bankment, when the observations, performed a part the bank termine making and partitions of the bankment with magnet with hereby partitions of the bankment with any pay the bank termine thereby and the bank termine making a part thereby the bank termine thereby termine thereby part thereby the bank termine termine and the the bank termine thereby termine thereby termine thereby termine thereby termine ther	e that at the delivery hereof. <u>they</u> are the lackal event. I of the premiers above granted, of all incumbrance	[ <b>n</b> ]
and seried of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same arsint all partice making lawf. It is agreed between the partic herein that the particle of the first part or asseted against said real estate when the same become due and parable, and I such sum and by such invarance company as shall be specified and directed by the par- able for a particle of the second part may parasit taxs as the indenture, and shall bear interest at the case of 10% from the date of pays THIS GRANT is intended as a nortrage to secure the payment of the sum o <u>Three-Thousand and not pay low</u> of the second part may pay said taxs a distribution of the second part may for the second part may for the correlation of more advanced by the said part Ly of the second part to pay for a distribution of the first part shall fail to pay the same as previoled in this inden- part hereof or any obligation created thereby, or interest thereon, or if the tax interest thereof or any obligation created thereby, or interest thereon, or if the tax immed by the provided herein, or if the baddines on making the same as previded in this inden- part hereof or any obligation created thereby, or interest thereon, or if the tax immediately mature and become due and payable at the option of the badder hereby remain due to the substant of payshed to the clear pay the first pays and the tax and benefits accuring thereform of the said payable at the option of the badder hereby remains and benefits accuring thereform of the said payable at the option of the badder hereby analine tuch said, on demand, to the for tay = 1.25	e that at the delivery hereof. they are the lackal event. I of the premises above granted, of all incumbence	[ <b>n</b> ]
and seried of a good and indefeasible exists of inheritance therein, free and clear and that they will warrant and defend the same azsinst all parties making lawf. It is agreed between the parties herein that the partific of the first part or assessed against said real cutste when the same becomes due and parables, and it such sum and by such instance company as a hall be specified and directed by the such sum and by such instance company as a hall be specified and directed by the such sum and by such instances company as a hall be specified and directed by the sector of 11.5. THIS GRANT is intended as a motrage to secure the parament of the sum of ThirDeo-Thourand and -no/100 secreting to the start of the same of the second part may for the para- metry of the second part may of the second part may for the para- terior in the terms of -0.25C, certain written obligation for the para- metry of the second part may of the second part, with or sums of money alawaced by the said part of the second part, with or sums of money alawaced by the soid part of the second part, with or sums of money alawaced by the soid part of the second part, with one tay up, as provided herein, or if the buildness on said east calls of its built interest and built; matthe word if such part the mark as all of the built interest and built; matthe word if such part is mark as all of the built interest and built; matthe word if such part is the same and if of the shift is the parameter and is the shift matther with a same and such is all of the shift is the same built, and the whole may remaining unpaid, and if of the shift is the same built on demand, to be fore spart	e that at the delivery beread. <u>They area</u> the lackal event. I of the premises above granted, of all incumbence	<b>[</b> ]
and seried of a good and indefeasible entite of inheritance therein, free and clear and that they will warrant and defend the same azimit all partice making lawf. It is agreed between the partice keries that the particle2, of the first part and series against add eral catate when the same becomes due and parables, and t such sum and by such invarance company as hall be specified and directed by the particle of the same series of the same becomes due and parables. If the series of the same series of the same becomes due and directed by the series of the same series of the same series of the same parable sets and the forth purposed in the same series of the same series of the same series of the same THIS GRANT is intended as a norizage to secure the paramet of the same of the same series of the same series of the same series of the same second by 12.5. If the same series of the same series of the same and by 12.5. If the same series of the same series of the same as parables of the same series of the same series of the same and by 12.5. If the same series of the same series of the same as parables of the same series of the same series of the same as a parables of the same series of the same series of the same shall become shealther same series of the same series of the same series of the same shall become shealther same series of the same series of the same series of the same marking such also on demand, to the whole man meaning sampli, and all of the same making such also on demand, to the whole man meaning sampli, and all of the same making such also on demand, to the forte part. 10.5 If it is agreed by the parties of principal and interime, iterimet with the come making such also on demand, to the forte part. 10.5 If it is agreed by the parties of the same same parables of the information of the same same same series and more shall become the sampling of principal and interime, iterimet same same same same same if it is agreed by the parite interes the the same same same same same san	e that at the delivery kereof. <u>they</u> are the lawful event. I of the premiers above granted, of all incumbrance	<b>[</b> ]
and seried of a good and indefeasible exists of inheritance therein, free and clear and that they will warrant and defend the same azimat all partice making lawf. It is agreed between the parties herein that the part_10.2, of the first part or answerd against aid real citate when the same becomes due and parable, and it such sum and by such instance company as hall be specified and directed by the such sum and by such instance company as hall be specified and directed by the start of 11.2 and 12.2 and	e that at the delivery beread. <u>"Low nrce</u> _the lackal owner.s_ of the premises above granted, of all incumbence	[ <b>n</b> ]
and seried of a good and indefeasible entite of inheritance therein, free and clear and that they will warrant and defend the same against all partice making lawf. It is agreed between the parties herein that the parti_DE of the first part at the same of the parties herein that he parties and a parable, and it such sum and by such instructs company as hall be specified and directed by the herein provided, then the parties herein that and partiesE of the first part a herein provided, then the parties the rate of 105 from the date of part THIS GRANT is instead as a mortgase to searce the parton of the same of "Three_Thoucand" and -no/100 exercise to the same of the same part there of one same ball fail to part the same as perioded in this indents part there of a may ball fail to part the same as perioded in this indents part there of a parties the the same of the same of the same of the same of the parties of the ball part. The same area benefits are the same of the same of the same of the same interest of the same same ball fail to part the same as period in this indent part there of a particle the same same same of the same of the same of the same same ball ball to the same same same same same same interest of any ball ball to the same same same same same interest and ball the same and the same same same same same interest and ball the same and the same same same same same interest and ball the same same same same same same same interest and the same same same same same same same sam	e that at the delivery hereof. <u>they are</u> the lackal event. <u>L</u> of the premises above granted, of all incumbrance	<b>[</b> ]
and seried of a good and indefeasible entite of inheritance therein, free and clear and that they will warrant and defend the same assints all partice making lawf. It is agreed between the partic kerten that the parti_D2_ of the first part and such sum and by such invarance company as shall be specified and directed by the starts are able to the same second part may partial that a herein partial direct that and partial control the direct by the starts of the start direct the same second part may partial that a herein partial direct direct direct direct direct by the starts of the start direct direct direct direct direct direct the start direct direct direct direct direct direct direct direct the start direct direct direct direct direct direct direct direct and by <u>J12</u>	e that at the delivery hereof. <u>they are</u> the lawful owner.s_ of the premises above granted, of all incumbrance	
and seried of a good and indefauitie estate of inheritance therein, free and clear and that they will warrant and defend the same sainst all partice making lawf. It is agreed between the parties herein that here part_12.2_ of the first part or anserted against aid real estate when the same become due and parables, and i such sum and by such instance company as shall be specified and directed by the sector of 12.2	e that at the delivery hereof. <u>they</u> <u>are</u> the lawful owner.s. of the premises above granted, of all incumbrance	<b>[</b> ]
and seried of a good and indefeasible entite of inheritance therein, free and clear and that they will warrant and defend the same assints all partice making lawf. It is agreed between the partic kerten that the parti_D2_ of the first part and such sum and by such invarance company as shall be specified and directed by the starts are able to the same second part may partial that a herein partial direct that and partial control the direct by the starts of the start direct the same second part may partial that a herein partial direct direct direct direct direct by the starts of the start direct direct direct direct direct direct the start direct direct direct direct direct direct direct direct the start direct direct direct direct direct direct direct direct and by <u>J12</u>	e bat at the defivery beread. <u>thany area</u> the lackal event. <u>a</u> of the premises above granted, of all incumbrance	
and seried of a good and indefeasible entite of inheritance therein, free and clear and that they will warrant and defend the same against all partice making lawf. It is agreed between the parties herein that here part. 12.0 of the first part or answerd against aid real cutse when the same becomes due and parables, and it such sum and by such instance company as shall be specified and directed by the extent of 12.8. THIS GRANT is intended as a motrage to second part may para sid taxa a the herein provided; then the part. 1. of the second part may para sid taxa a more more than the same becomes and the second part may para sid taxa a more more second part may para sid taxa and and the second part may para sid taxa and by 12.8. Other second part may para sid taxa a more different second part may para sid taxa a more large that the sid part. Joint second part may para mod by 12.8. Other second part may para sid taxa a more different second part may para sid taxa a more different second part may para sid taxa and taxa mand by 12.8. Other second part may para sid taxa and taxa mark and the terms of . 0.0.1. Side and perturbation and taxa mark and the terms of . 0.0.1. Side and perturbation and that the coal mand interest, althouse and perturbation and mark and the terms and benefits accounts in the first part hall of the obtine more tay in a provided herein, or if the buildings on and real entires are not bee mand interest, althouse and perturbation and mark and side of the obtine and interest, althouse and perturbation and the interest person at a I.N WITNESS WHEREOF, The part <u>1.9.5</u> of the first part hallow written. STATE OF <u>Lancess</u> <u>Douglas</u> IN WITNESS WHEREOF, I have h above written. My commission explices on the _21. I, the undersigned owner of the within mortgage, do hereby ne	e that at the defivery hereof. <u>they are</u> the lackal event. <u>L</u> of the premises above granted, of all incumbrance. we dail at all times during the life of this indenture, pay all taxes or assessments that may be freid that. <u>they.will.</u> keep the buildings upon said real exists insured against fire and tornado in partof the second part, the lass, if any, made payable to the part. <u>J</u> . of the second part to the shall fail to pay such taxes when the zame become due and payable and to keep addid premises inversed and shall fail to pay such taxes when the zame become due and payable and to keep addid premises inversed and inversed, or either, and the amount so paid shall ectome a part of the indebtedness, secured by the statistic present state when been become in the terms of said obligation and also to secure any sum may inversed, or either, and the amounts op paid shall become a part of the indebtedness, secured by the statistic part of the part of the terms of said obligation and also to secure any sum may inverse or either, and the amounts op paid shall become a part of the indebtedness, secured by the addition contained therein fully desbarged. If default by made the statist payment or any the addition contained therein fully desbarged. If default by made the addit is used payation by the part. <u>U</u> the addition contained therein fully be and to have a receiver appoint of the offer the statist and the addition, for the styperity of wheth this indefugate is a scile the statist method of the addition, for the styperity of wheth this indefugate is a scile the statist and there and the addition, for the styperity of wheth this indefugate is a scile the statist and the addition therein a different fully and to have a receiver appoint of the offer the statist and each and every ablightion therein contained, and all benefits accing thereforem shall extend <u>Clarences E. Grothnus</u> (SEAL) <u>Hellen E. Crothnus</u> (SEAL) <u>Hellen E. Grothnus</u> husband and wif fe- person.f., who executed the foregoing inst	
and seried of a good and indefeasible entite of inheritance therein, free and clear and that they will warrant and defend the same sainst all partice making lawf. It is agreed between the partics herein that he particle of the first part are ascende against and eral state when the same become due and parable, and it with sum and by such invariance company as hall be perioded and directed by the extent of the such invariance company as hall be perioded and directed by the particle	e bat at the delivery kereof. <u>threy</u> <u>arre</u> the lackal events. I of the premises above granted, of all incumbrance	
and seried of a good and indefeasible entite of inheritance therein, free and clear and that they will warrant and defend the same assint all partice making lawf. It is agreed between the partic herein that the parti_DE_ of the first part ar assented against aid eral catter when the same becomes due and parakits, and t and the num and by mach insurance company as hall be periodical and directed by the parti- able to particle, item the particle company as hall be periodical and directed by the attem to the same and the same becomes due and parakits. If the particle of the first part able to particle, item the particle company as hall be periodical and directed by the particle of the particle of the same company as hall be periodical and directed by the particle of the same and be particle to secure the particle of the part THF00-THD012001_com_com_chO_LOO eccenting to the terms of _ODO_company of the same as particle in the index of times of many ables to the part_Y of the second part, with or time of direct the same and parable to the part on part to part of the same and parable to the part_Y of the second part, with or time of direct the same and parable to the part on part to part of any for thereof or any fabletion co-scient thereofy, or interest thereons, or if the same thereof or any fabletion co-scient thereofy, or interest thereons on the ball the ablet many and but on demand, to the first part has a direct the there with the coal making tuch allo on demand, to the first part 1.05 of the first part has	e bat at the delivery kereof. <u>threy</u> <u>arre</u> the lackal events. I of the premises above granted, of all incumbrance	