	FROM	us espera de traci	STATE OF KANSAS, DOUGLAS	
Henry H.	Rhode and Aletha E. Rho	ode		record on the <u>17</u> day 1945, at <u>2:00</u> o'clock P.
	. TO		Ha	Register of Deeds.
The Lawr	ence Building and Loan A	Association	By	Deputy.
	INDENTURE, Made this 17th		, in the Bhode and Aletha E. Shose, hu	year of our Lord, one thousand n
			0 0 1	0
of Lawr part ics	of the first part, and The Lawr		Loan Association O	tate of Kunsas
	ESSETH, That the said parties Hundred and no/100	_ of the first part, in consi	ideration of the sum ofDOLLARS, to	part Y of the second pr
		and by this indenture do nd being in the County of I	Grant, Bargain, Sell and Mortgage to the Douglas and State of Kansas, to-wit:	
14	Lot Eighty-On	e (S1) on New York	Street, in the City of Lawren	ce
				· · ·
				a
	4			
				n an an an an Anna an Anna Saonachta an Anna an An
and the second second				
			parties_of the first part therein.	
And the s		.hereby covenant and agree that a	at the delivery hereof they are the lawful	owner_£. of the premises above grant
And the s and seized of a and that they It is agree	aid part2 CS of the first part do.	whereby covenant and agree that a see therein, free and clear of all t all parties making lawful claim $t = \frac{105}{105}$ of the first part shall	at the delivery hereof <u>thCy_DTB</u> the lawful incumbrance a thereta. at all times during the life of this indenture, pay al	ll taxes or assessments that may be levi
And the s and seized of a and that they It is agree or assessed agai such sum and b	aid partLCSof the first part do a good and indefeasible estate of interiza- will warrant and defend the same agains ed between the parties hereto that the par inst said teal estate when the same becom y such instruct company as shall be spec	Increby covenant and agree that a restherein, free and clear of all t all parties making lawful claim $r_{-}$ <b>105</b> of the first part shall les due and payable, and that $\bar{x}$ index and increased by the part	at the delivery bereaf. <u>thay</u> <u>area</u> , the lawful incumbrance	Il taxes or assessments that may be levi state insured against fire and tornado to the part
And the s and seized of a and that they It is agree of assessed agai such sum and b	aid partLCS_of the first part do. good and indefeasible estate of inkerizm will warrant and defend the same agains de between the parties hereto that the part inst said real estate when the same becom y such insurance company as shall be spec the insurance company as shall be spec	Lhereby covenant and agree that a ree therein, free and clear of all t all parties making lawful claim rt. $\frac{1}{2}$ O.S. of the first part shall ree due and payable, and that $\frac{1}{2}$ ified and directed by the part $\frac{1}{2}$ part $\frac{1}{2}$ O.S. of the first part shall d	at the delivery hereof. <u>they</u> <u>nro</u> the lawful incumbrance	Il taxes or assessments that may be lev state insured against fire and tornado to the part
And the s and seized of a and that they It is agree or assessed agri such sum and b extent of	aid partic S of the forst part do a good and indefeasible estate of inscrittan will warrant and defend the same agains do buyers the parties hereto that the par- inst aid real catate when the same becom- ny such finanzance company as shall be spec- dia function and in the remut that said ded, then the part of the second and hall best interest at the sate of 10 ANT is intended as a mortgage to secure 1000	.bereby covenant and agree that is re therein, free and clear of all ter all parties making lawful claim $r-\frac{1}{2}\Omega\Sigma_{-}$ of the first part aball ified and directed by the part- $\frac{1}{2}\Sigma_{-}$ of the first part aball part $\frac{1}{2}\Omega_{-}$ of the first part aball is from the date of payment up the payment of the sum of	at the delivery hereof. <u>they</u> <u>nro</u> the lawful incumbrane. at all times during the life of this indenture, pay a fogy. <u>will like</u> the buildings upon said real e of the second part, the loss, if any, made payable life to pay such tarse when the same become due and arance, or either, and the amount so paid shall cebon ill fully repaid.	Il taxes or assessments that may be ler state insured against fire and tormade to the part_y. of the second part to is payable and to keep said premises insur me a part of the indebtedness, secured DOLLAR
And the s and seized of a and that they it is agree or assessed agri such sum and b extent of	aid particit. of the forst part do. a cold and indefeasible state of interitant a will warrant and defend the same arguins the bartween the parties here the that the part int aid real exists when the same becom- int aid real exists when the same becom- tizinterest. And in the eremet 12interest. And in the eremet and hall base interest at the air of 10 ANT is intended as a mortgage to excure -illuricit need and mortgage to excure -illuricit and and mortgage to excure a Literest and the part	Littly covenant and agree that a cere therein, free and clear of all t all parties making lawful clian $r_{-}^{\pm}\Omega\Sigma_{-}$ of the fars part shall are due and payable, and that idiad and directed by the part part part part for the due of payment us the payment of the sum of 	at the delivery hereof. <u>they</u> <u>nrm</u> the lawful incombrane at all times during the life of this indenture, pay at 1002 WILL there phe buildings upon said real et of the second part, the loss, if any, made payable to fill to pay such tarse when the same become dura arranee, or either, and the amount so paid shall celos with fully repaid.	Il taxes or assessments that may be leve tate insured against fire and tormado to the part_V_ of the second part to to payable and to keep said premises insur me a part of the indebtedness, recured to the indebtedness, recured DOLLAR July
And the s and seized of a and that they It is agree or assessed agri such sum and b extent of	aid partic 2.5. of the first part do. a good and indefeasible estate of inheritiza- will warrant and defend the same action ed between the parties hereto that the part- inst aid real extate when the same becom- y such instruct company as hall be spec- tize	hereby covenant and agree that a tree therein, free and clear of all tree therein, free and clear of all tree due and payable, and that is diffed and directed by the part- part. So of the fort part shall is due the second part shall the fort may again the date of payment us the payment of the sum of ligation for the payment of a for the second part, with all it a second part is now for two in the fort of the pay- net of the second part, with all it a second part to any for two in the fort of the payment of the second part to any for two in the fort of the payment of the second part, the second part, with all it a second part to any for two into the second part to any for two into	at the delivery hereof. <u>they</u> <u>nrm</u> , the lawful incumbrance	Il taxes or assessments that may be levi state insured against fire and tornado to the part_w_of the second part to payable and to keep said premises insu- me a part of the indebtedness, secured of J111y00LLAR of J121y00LLAR of the indebtedness converted of the
And the s and seized of a and that they It is agree or assessed agri such sum and b extent of	aid partic 2.5. of the first part do. a good and indefeasible estate of inheritiza- will warrant and defend the same action ed between the parties hereto that the part- inst aid real extate when the same becom- y such instruct company as hall be spec- tize	hereby covenant and agree that a tree therein, free and clear of all tree therein, free and clear of all tree due and payable, and that is diffed and directed by the part- part. So of the fort part shall is due the second part shall the fort may again the date of payment us the payment of the sum of ligation for the payment of a for the second part, with all it a second part is now for two in the fort of the pay- net of the second part, with all it a second part to any for two in the fort of the payment of the second part to any for two in the fort of the payment of the second part, the second part, with all it a second part to any for two into the second part to any for two into	at the delivery hereof. <u>they</u> <u>nrm</u> , the lawful incumbrance	Il taxes or assessments that may be levi state insured against fire and tornado to the part_w_of the second part to payable and to keep said premises insu- me a part of the indebtedness, secured of J111y00LLAR of J121y00LLAR of the indebtedness converted of the
And the s and seized of a and that they ' It is a spree or a serset again such sum and b extent of as brein provi- as brein provi- site of the provi- provi- provi- provi- provi- there of on- pol keyt up, as immediately mail	aid partic S of the forst part do a good and indefeasible estate of interima- will warrant and defend the same actions not aid real cations when the same becom- int aid real cations when the same becom- int aid real cations when the same becom- tion that the same second and the same data ball bear interest at of about of a data ball bear interest at of about of about at the same of a same of a same of a data ball bear interest at of about of a data ball bear interest at of about of a data ball bear interest at a same of a data ball bear interest at a same of a - <u>littering one and approximations</u> of the same at a same of a same of a same of a any obligation created thereby, or inter- provided herrin, or if the buildings on a same of and one due and approximation of the about of a same of and and and and about of a same of about of a same of a same of a same of a same of a same of a same of a sam	hereby covenant and agree that a event therein, free and close of all t all parties making buyful claim $r=\frac{10.5}{10.5}$ of the fars part shall end use and payable, and that $L^{-1}_{0}$ of the fars part shall inford and directed by the part	as the delivery hereof. <u>they</u> <u>nrm</u> the lawful incumbrance	Il taxes or assessments that may be levi tate insured spaint for and tornado to the part_V_O. of the second part to to payable and to keep said premises innu- me a part of the indebitedness, secured to the indebitedness, secured to the indebitedness, secured to the indebitedness, secured definit he made in such payments or a close on a payed in the indebitedness, secured definit he made in such payment or a close on a payed in the indebitedness, secured to the indebite or if the invance of one aid premises, then this conversa- tion of payed pay the part is there, the post payed pay the part is the secure of payed payed to the performant of the secure of the indebitedness of the second payed pay the set of the secure of the secure of the second payed pay the set of the secure of the secure of the second payed payed in the secure of the secure of the secure of the secure of the second payed in the secure of the secure of the second payed in the secure of the second payed in the secure of the second payed in the second payed payed in the second payed in the second payed in the second payed in the second payed paye
And the s and scited of a and that they It is a spree or assessed again such sum and b extent of	aid particits. of the first part do. a good and indefensible state of inheritant a will warrant and defend the same agains the barters the parties here that the part init aid real catate when the same becom- init aid real catate when the same bare the limit of the same against the same same same same initial the same same same same initial the same	Lhereby covenant and agree that a ter therein, free and clear of all ter therein, free making lawful claim $r_{-}$ LDS. of the fars part shall end the and payable, and that if and and directed by the part part part the payment of the sum of the payment of the sum of of the scool part, with all in indenture- ent therease on the pay far any ins a paroriadin this indenture- rest therease the the sum of the scool part to pay far any ins a paroriadin this indenture- rest therease too the pay far any ins a paroriadin this indenture- rest therease too the pay far any ins a paroriadin this indenture- rest therease too the pay far any ins a paroriadin this indenture- rest therease too the pay far any ins a support of the bloder heread, with adid permises and the improver remines during the coust and the coust and the coust and the the coust and	as the delivery hereof. they nrme the lawful incumbrance	Il taxes or assessments that may be levi tate insured againt fare and tornado to the part_W_O of the second part to payable and to keep said premises innum me a part of the indebitdness, secured <u>of July</u> DOLLAR <u>of July</u> DOLAR <u>of July</u> DOLLAR <u>of July</u> DOLAR
And the s and seized of a and seized of a stand that they ' It is a spreet or assessed again such sum and b extent of a brein provi- ab indenture, this indenture, this indenture, Sixthorn seconding to the and by or sums of mon said part. or sums of mon said part. part thereof or pol kept up, as immediately mail to retain the as main such as a and inner to, as and inner to, as	aid partic 25of the forst part do. a good and indefeasible estate of interima- will warrant and defend the same actions ed between the parties herets that the parties int aid real cations when the same becom- int aid real cations when the same becom- int aid real cations when the same becom- int aid real cations when the same becom- parties the same second same becom- and hall before interest at the same of 10 ANT is intended as a morrage to secure - <u>illurit real and any 1000</u> e terms of <u>ODE</u> certain written ob Same terms made payable to the part_V. of the forst part shall fail to pay the same provided herein, or ill the buildings on a samy obligation during any obligations of the same terms of the possession of the inter and become during any same ball to be possession of the inter and become during any same ball to be possession of the inter and become during any same ball to the posterion of the inter and become during any same ball to the posterion of the inter and become during any same ball to the posterion of the inter and become during any same ball to the posterion of the inter and become during any same ball to the posterion of the inter and become during any same ball to the posterion of the inter and become during any same ball to the posterion of the inter and become during any same ball to the posterion of the inter and become bar and payable at the cation of the posterion of the posterion of the inter and become bar and payable at the cation of the posterion of t	hereby covenant and agree that a ter therein, free and clear of all ter therein, free and clear of all ter therein, free and clear of all ter $\pm 0.25$ . of the fars part shall er $\pm 0.25$ , of the fars part shall part may pay add taxs and inn "5" from the date of payment us a of the score of payment us a provided in this indenture- ter approximation part, with all in indenture- ter and part to pay for any inn a provided in this indenture- be made as herein paychick, and the real real of the sound part to pay for any for the data and the indenture- ter and the part of the sound part of the sound ter all real er out for the real part of the score of the the sound ter all parts in the costs and the real state of the collections for administrators, percond in terements administrators, percond in terements administrators percond in the control of the score of the indenture- administrators percond in terements the score of the score of the sound of the indenture- ter administrators percond in the costs and the percond terements and the indenture- ter administrators percond in terements the score of the score of the sound	at the delivery hereof. <u>they</u> <u>nree</u> the lawful incumbrance	Il taxes or assessments that may be levi state insured againt fare and tornado to the part_W_of the second part to i payable and to kerp said premises innum me a part of the indebitdness, secured <u>y July</u> DOLLAR <u>y July</u> 1045 tid obligation and also to secure any un me a part of the indebitdness, secured 10 of a said premiser, itset this convergan- ted on and payable or if the insurance of on and payable or if the insurance of the second part. The second part. The be paid by the part. Jul benefits accruing therefrom sabil even
And the s and scired of a scient of a science of a scienc	aid partic $\Sigma$ . of the fort part do a good and indefeasible state of inscritant a will warrant and defend the same arguin ed between the parties hereto that the par- inst aid real exists when the same become inst aid real exists when the same become $\Sigma_{\rm m}$ . Instruct, and in the reme that aid ded, then the part. $\Sigma_{\rm m}$ of the second and hall best interest at the same of 10 ANT is intended as a mortgage to secure -1111111  cond and $-111111111111111111111111111111111111$	hereby covenant and agree that a ter therein, free and clear of all ter therein, free and clear of all ter therein, free and clear of all ter $\pm 0.25$ . of the fars part shall er $\pm 0.25$ , of the fars part shall part may pay add taxs and inn "5" from the date of payment us a of the score of payment us a provided in this indenture- ter approximation part, with all in indenture- ter and part to pay for any inn a provided in this indenture- be made as herein paychick, and the real real of the sound part to pay for any for the data and the indenture- ter and the part of the sound part of the sound ter all real er out for the real part of the score of the the sound ter all parts in the costs and the real state of the collections for administrators, percond in terements administrators, percond in terements administrators percond in the control of the score of the indenture- administrators percond in terements the score of the score of the sound of the indenture- ter administrators percond in the costs and the percond terements and the indenture- ter administrators percond in terements the score of the score of the sound	at the delivery hereof. <u>they</u> <u>nree</u> the lawful incumbrance	Il taxes or assessments that may be levi tate insured againt fare and tornado to the part_W_O of the second part to i payable and to keep said premises innum me a part of the indebitedness, secured of July DOLLAR of July OF July the indebitedness, secured default be made in such payments or an of the arcond part of the second part of the second part on have a receiver appointed to collect to and and may pay the full by the fully all benefits accruing therefrom shall extern a bareta.
And the s and seized of a and seized of a stand that they ' It is a spreet or assessed again such sum and b extent of a brein provi- ab indenture, this indenture, this indenture, Sixthoorn seconding to the and by or sums of mon said part. or sums of mon said part. part thereof or pol kept up, as immediately mail to retain the as main such as a and inner to, as and inner to, as	aid partic $\Sigma$ . of the fort part do a good and indefeasible state of inscritant a will warrant and defend the same arguin ed between the parties hereto that the par- inst aid real exists when the same become inst aid real exists when the same become $\Sigma_{\rm m}$ . Instruct, and in the reme that aid ded, then the part. $\Sigma_{\rm m}$ of the second and hall best interest at the same of 10 ANT is intended as a mortgage to secure -1111111  cond and $-111111111111111111111111111111111111$	hereby covenant and agree that a ter therein, free and clear of all ter therein, free and clear of all ter therein, free and clear of all ter $\pm 0.25$ . of the fars part shall er $\pm 0.25$ , of the fars part shall part may pay add taxs and inn "5" from the date of payment us a of the score of payment us a provided in this indenture- ter approximation part, with all in indenture- ter and part to pay for any inn a provided in this indenture- be made as herein paychick, and the real real of the sound part to pay for any for the data and the indenture- ter and the part of the sound part of the sound ter all real er out for the real part of the score of the the sound ter all parts in the costs and the real state of the collections for administrators, percond in terements administrators, percond in terements administrators percond in the control of the score of the indenture- administrators percond in terements the score of the score of the sound of the indenture- ter administrators percond in the costs and the percond terements and the indenture- ter administrators percond in terements the score of the score of the sound	as the delivery hereof. they nre-the lawful incumbrance	Il taxes or assessments that may be levi state insured againt for and tornado to the part_W of the second part to payable and to keep asid premises insur- me a part of the indebtedness, secured <u>or July</u>
And the s and seized of a and seized of a stand that they ' It is a spreet or assessed again such sum and b extent of a brein provi- ab indenture, this indenture, this indenture, Sixthoorn seconding to the and by or sums of mon said part. or sums of mon said part. part thereof or pol kept up, as immediately mail to retain the as main such as a and inner to, as and inner to, as	aid partic $\Sigma$ . of the fort part do a good and indefeasible state of inscritant a will warrant and defend the same arguin ed between the parties hereto that the par- inst aid real exists when the same become inst aid real exists when the same become $\Sigma_{\rm m}$ . Instruct, and in the reme that aid ded, then the part. $\Sigma_{\rm m}$ of the second and hall best interest at the same of 10 ANT is intended as a mortgage to secure -1111111  cond and $-111111111111111111111111111111111111$	hereby covenant and agree that a ter therein, free and clear of all ter therein, free and clear of all ter therein, free and clear of all ter $\pm 0.25$ . of the fars part shall er $\pm 0.25$ , of the fars part shall part may pay add taxs and inn "5" from the date of payment us a of the score of payment us a provided in this indenture- ter approximation part, with all in indenture- ter and part to pay for any inn a provided in this indenture- be made as herein paychick, and the real real of the sound part to pay for any for the data and the indenture- ter and the part of the sound part of the sound ter all real er out for the real part of the score of the the sound ter all parts in the costs and the real state of the collections for administrators, percond in terements administrators, percond in terements administrators percond in the control of the score of the indenture- administrators percond in terements the score of the score of the sound of the indenture- ter administrators percond in the costs and the percond terements and the indenture- ter administrators percond in terements the score of the score of the sound	as the delivery hereof. they nrm the lawful incumbrance	Il taxes or assessments that may be levi taxe insured againt fare and tornado to the part_W_ of the second part to i payable and to keep said premises innum me a part of the indebtedness, secured of July DOLLAR of July DOLLAR of July DOLLAR of July DOLLAR of July DOLLAR of July DOLLAR of July To July default be made in such payments or an e due and payable or if the insurance of the accound pair of the second pair before be, shall be paid by the pair_Y all benefits accruing therefrom shall exten of the day and year last abov (SEAI
And the s and seized of a and seized of a stand that they ' It is a spreet or assessed again such sum and b extent of a brein provi- ab indenture, this indenture, this indenture, Sixthoorn seconding to the and by or sums of mon said part. or sums of mon said part. part thereof or pol kept up, as immediately mail to retain the as main such as a and inner to, as and inner to, as	aid partic $\Sigma$ . of the fort part do a good and indefeasible state of inscritant a will warrant and defend the same arguin ed between the parties hereto that the par- inst aid real exists when the same become inst aid real exists when the same become $\Sigma_{\rm m}$ . Instruct, and in the reme that aid ded, then the part. $\Sigma_{\rm m}$ of the second and hall best interest at the same of 10 ANT is intended as a mortgage to secure -1111111  cond and $-111111111111111111111111111111111111$	hereby covenant and agree that a ter therein, free and clear of all ter therein, free and clear of all ter therein, free and clear of all ter $\pm 0.25$ . of the fars part shall er $\pm 0.25$ , of the fars part shall part may pay add taxs and inn "5" from the date of payment us a of the score of payment us a provided in this indenture- ter approximation part, with all in indenture- ter and part to pay for any inn a provided in this indenture- be made as herein paychick, and the real real of the sound part to pay for any for the data and the indenture- ter and the part of the sound part of the sound ter all real er out for the real part of the score of the the sound ter all parts in the costs and the real state of the collections for administrators, percond in terements administrators, percond in terements administrators percond in the control of the score of the indenture- administrators percond in terements the score of the score of the sound of the indenture- ter administrators percond in the costs and the percond terements and the indenture- ter administrators percond in terements the score of the score of the sound	as the delivery hereof. they nrm the lawful incumbrance	Il taxes or assessments that may be levi tate insured againt fare and tornado to the part_W_O of the second part to i payable and to keep said premises innum me a part of the indebtedness, secured <u>of July</u> DOLLAR <u>of July</u> DOLLAR <u>of July</u> DOLLAR <u>of July</u> DOLLAR <u>of July</u> DOLLAR <u>of Caulties</u> may have be edue and payable or if the insurance of us and payable or if the insurance of the second part of the second part of the second part of the part. The part of the part of the second part of the part.
And the s and seized of a and seized of a stand that they ' It is a spreet or assessed again such sum and b extent of a brein provi- ab indenture, this indenture, this indenture, Sixthoorn seconding to the and by or sums of mon said part. or sums of mon said part. part thereof or pol kept up, as immediately mail to retain the as main such as a and inner to, as and inner to, as	aid partic $\Sigma$ . of the fort part do a good and indefeasible state of inscritant a will warrant and defend the same arguin ed between the parties hereto that the par- inst aid real exists when the same become inst aid real exists when the same become $\Sigma_{\rm m}$ . Instruct, and in the reme that aid ded, then the part. $\Sigma_{\rm m}$ of the second and hall best interest at the same of 10 ANT is intended as a mortgage to secure -1111111  cond and $-111111111111111111111111111111111111$	hereby covenant and agree that a res therein, free and clear of all t all parties making buyful clian trains of the fars part shall result that the there are a shall be that finded and directed by the part	as the delivery hereof. they nrm the lawful incumbrance	Il taxes or assessments that may be levi tate insured againt fare and tornado to the part_W_o of the scend part to to payable and to keep said premires insur me a part of the indebtedness, secured of July
And the s and scired of a scient of a scient of a such scient and scient such scient and scient the scient of	aid particS_ of the fort part do. a good and indefeasible estate of inscritza- ter of the same arguing the same arguing the barbor of the same arguing the same arguing int aid real catate when the same barons int aid real catate when the same arguing the limit catate and the same arguing the same arguing the limit catate and the same arguing the same drawn and shall bars interest at the same of 10 ANT is intended as a mortgage to secure - <u>limit cata and and arguing the same of 10</u> ANT is intended as a mortgage to secure - <u>limit cata and and arguing the same of 10</u> ANT is intended as a mortgage to secure of the fort part of the same of 10 ANT is intended as a mortgage to secure of the fort part of the same of 10 ANT is intended as a mortgage to secure on the same of and paylow to the part. And the whole sum remaining up and the whole sum remaining the same convergence that be void if such appreciated in the same and the whole sum remaining up and the same of the same same same same same the come of the same same same same and become and paylow to the same and be oblighter open the same And the whole sum remaining up and be oblighter open the same same same and become and paylow to the same same and become and paylow the same and be oblighter open the same And the same and the same same and and interess and the balance open and the same same and the same and be oblighter open and the same same and become And and and a same and and and and and and and and and and be oblighter open and and and and and be oblighter open and and and and and be oblighter open and an	hereby covenant and agree that a even therein, free and clear of all t all parties making lawful clian tracks of the fars part shall end to and payable, and that if de and directed by the part part	as the delivery hereof_ <u>they</u> <u>nre</u> the lawful incumbrance	Il taxes or assessments that may be levi tate insured againt for and tornado to the part_W of the second part to is payable and to keep anid premises insum me a part of the indebtedness, secured of July
And the s and scired of a stand that they It is a spreet or assessed again, with seminary and the seconding to the and by	aid particS_ of the forst part do. a good and indefeasible estate of inscrima- will warrant and defend the same agains constrained to the parties here to that the parties int aid real catate when the same become int aid real catate when the same become the limit of the the parties. The same defend the limit of the the parties of the second catal chail best interest at the safe of 10 ANT is intended as a mortgage to secure <u>-illurity real catal cataletters</u> and the parties <u>-illurity real cataletters</u> and the parties. <u>-illurity real cataletters</u> and the parties <u>-illurity real cataletters</u> and the parties <u>-illurity real cataletters</u> and the part. <u>-yer</u> advance thall full to part. <u>-yer</u> advance thall full to part. <u>-yer</u> advance that he would rain the part only and the whole using remaining up now the unique of the take terms at and be obligatory upon the here, executors, <u>NESS WHEEREOF</u> , The part_less <u>Kansan</u> <u>Douglas</u> <u>BE IT REME</u> :	.hereby covenant and agree that a cover therein, free and clear of all t all parties making buyful clian that all parties making buyful clian that all parties making buyful clian that are due and payable, and that. Buyful part abay the pay of the pay of the part abay the pay of the	at the delivery hereof. <u>They</u> <u>nre</u> the lawful incumbrance	Il taxes or assessments that may be levi tate insured againt for and tornado to the part_W of the second part to is payable and to keep anid premises insum me a part of the indebtedness, secured of July
And the s and scired of a stand that they It is a spreed are a survey and are as berein of	A soal and indefeasible state of instring a soal and indefeasible state of instring will warrant and defend the same arginn to between the parties hereto that the par- ies instail eral exists when the same become instail eral exists when the same become of the instrument of the state of 10 ANT is instruded as a mortgage to secure - <u>littering tool and mortgage</u> to secure - <u>littering tool and mortgage</u> to secure - <u>littering tool and mortgage</u> to secure of the first part <u>instrument</u> of the second of the littering the littering the same - <u>littering tool and mortgage</u> to secure on the second payable to the part. <u>Note</u> is terms of <u>OTE</u> certain written ability of the first part that fail to part. <u>Note</u> is second with the same result and the part of the second of the same result of the second one the the part of the same result of the mort first under of the same result of the second the second result and the part. <u>Instrument</u> of the second result as a mont the under of the same result of the second the second result of the second one the the second result of the second be oblightery point the kirst exercises. NEESS WHEREOF, The part <u>1985</u> <u>Kannana</u> <u>Be IT REME</u> <u>Notarry Pub</u> <u>Henry H. R: D</u>	hereby covenant and agree that a res therein, free and clear of all t all parties making buyful cliah res therein, free and clear of all t all parties making buyful cliah res therein, free and the forts part shall part may pay add taxs and inny "form the date of payment up of the score of payment up of the score of payment up of the score of pay for any inn a provided in this indenture- be mode as herein pay for any inn a provided in this indenture- be mode as herein provided, and direct or the source of the sum of the score of the source of the source be mode as herein pecifical, and direct or the source of the source of the period of the bodier hereof, with administrators, periodal reprices to for the stand the impor- remises hereby ranted, or any remises hereby ranted, or any the counce of the indenture - source of the bodier hereof, with administrators, periodal reprices to for the first part ha.ve-	as the delivery hereof. <u>they</u> <u>nre</u> the lawful incombranc as all times during the life of this indenture, pay a 1002 W1LL here phe buildings upon said real e of the second part, the lass, if any, made payable this to pay such tarse when the same become due and arrance, or either, and the amount so paid shall celos if fully repaid. asid sum of money, executed on th <u></u> <u>174h</u> day thereful securing thereon according to the terms of a surrance, or either, and the amount so paid shall be the adjustion can be come during the there are on the drift energy there are not for the terms of a surrance, or either, and the amount so paid shall be the adjustion can be come there are the same to come the drift energy on the same to come the same to come the drift energy on the same terms of the same to bars index and every only of the same to come here thereof, in the manner preceived by here and part thereof, in the manner preceived by here and the same and successor of the erreptive partic here unto set	Il taxes or assessments that may be levi tate insured againt for and tornado to the part_W_o of the scenario part to is payable and to keep said premises imum me a part of the indebtedness, secured y
And the s and scired of a stand that they It is a spreet or assessed again, with seminary and the seconding to the and by	A goal and indefeasible state of inscritation of the same arguing the second and indefeasible state of inscritation of the same arguing instant and defend the same arguing instant and the second state when the same become state. The second state is the same arguing the same state of 10 AST is instanded as a morrage to secure state of 10 AST is instanded as a morrage to secure state of 10 AST is instanded as a morrage to secure of 10 AST is instanded as a morrage to secure of 10 AST is instanded as a morrage to secure state of 10 AST is instanded as a morrage to secure of the same	hereby covenant and agree that a res therein, free and close of all t all parties making buyful clink t all parties making buyful clink t all parties making buyful clink red use and payable, and that bifted and directed by the part part.loss of the forts part abil part may pay add tass and inny "form the date of payment up of the second part, with all in identure- tion of the second part, with all in a payorid part may reak and the pay for any inn a payorid in this indenture- be made as harein pay fort any inn a payorid in this indenture- be made as harein pay fort any inn a payorid in this indenture- tion of the second all the import particles of the solution of the indenture- administrators, personal reprices to f the first part ha.V.C	a the delivery hereof. <u>they</u> <u>nre</u> the lawful incombrance	Il taxes or assessments that may be lever taxe insured againt for and tornado to the part_W of the scend part to is payable and to keep anid premises imum me a part of the indebtedness, secured of
And the s and scired of a stand that they It is a spreed are a survey and are as berein of	Aid partic S of the fort part do. a good and indefeasible estate of inscrima- well warrant and defend the same actions out warrant and defend the same actions int aid real catate when the same becom- int aid real catate when the same becom- tiz	hereby covenant and agree that a res therein, free and clear of all t all parties making buyfal cliah res therein, free and clear of all t all parties making buyfal cliah res therein, free and part aball res due and payable, and that if de and directed by the part part may pay asid taxs and inny "from the date of payment to 	at the delivery hereof. <u>they</u> <u>nre</u> the lawful incombrance	Il taxes or assessments that may be ler taxe insured againt for and tornado to the part_W of the second part to payable and to keep aid premises immu- me a part of the indebitedness, secured <u>or July</u> DOLLAR <u>or July</u> DOLLAR <u>or July</u> DOLLAR <u>or July</u> DOLLAR <u>or July</u> DOLLAR <u>or July</u> To <u>the</u> distance and have to secure any un- mes a part of the indebitedness, secured <u>default be</u> made in such payments or a <u>or distand</u> payable or if the insurance <u>distand</u> payable or if the insurance <u>distand</u> payable or if the insurance <u>distand</u> payable or if the insurance <u>or distand</u> payable or if the part_y <u>or the second part</u> <u>or the second part</u> <u>in the day and year last abo</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> <u>(SEA1</u> ) <u>(SEA1</u> <u>(SEA1</u> ) <u>(SEA1</u> )
And the s and scired of a stand that they It is a spreed are a survey and are as berein of	Aid partic S of the fort part do. a good and indefeasible estate of inscrima- well warrant and defend the same actions out warrant and defend the same actions int aid real catate when the same becom- int aid real catate when the same becom- become and the same actions of the second 1 ded, then the part of the part its contained as a mortgage to secure are domain of the part of the part regret and the payable to the part we default of the fait part of the part are addreaded or and partyle, or inter- motives, and the whole using partial dimiter are obligation or the tarts part by the partic berief that the terms a the obligatory upon the tart, execution the upon and of principal and inter <u>and be obligatory upon the tart, execution</u> , NESS WHEREOF, The part <u>BE IT REME: Mot Henry_ H Lo the personally k execution of the as NEMENDERS.</u>	hereby covenant and agree that a res therein, free and close of all t all parties making buyful clink t all parties making buyful clink t all parties making buyful clink red use and payable, and that bifted and directed by the part part.loss of the forts part abil part may pay add tass and inny "form the date of payment up of the second part, with all in identure- tion of the second part, with all in a payorid part may reak and the pay for any inn a payorid in this indenture- be made as harein pay fort any inn a payorid in this indenture- be made as harein pay fort any inn a payorid in this indenture- tion of the second all the import particles of the solution of the indenture- administrators, personal reprices to f the first part ha.V.C	at the delivery hereof. <u>they</u> <u>nre</u> the lawful incombrance	Il taxes or assessments that may be levitate insured againt for and tornado to the part_2 of the second part to is payable and to keep asid premises innumes a part of the indebtedness, secured
And the s and scired of a stand that they It is a spreed are a survey and are as berein of	Aid partic S of the fort part do. a good and indefeasible estate of inscrima- well warrant and defend the same actions out warrant and defend the same actions int aid real catate when the same becom- int aid real catate when the same becom- become and the same actions of the second 1 ded, then the part of the part its contained as a mortgage to secure are domain of the part of the part regret and the payable to the part we default of the fait part of the part are addreaded or and partyle, or inter- motives, and the whole using partial dimiter are obligation or the tarts part by the partic berief that the terms a the obligatory upon the tart, execution the upon and of principal and inter <u>and be obligatory upon the tart, execution</u> , NESS WHEREOF, The part <u>BE IT REME: Mot Henry_ H Lo the personally k execution of the as NEMENDERS.</u>	hereby covenant and agree that a res therein, free and clear of all t all parties making buyful cliah res therein, free and clear of all t all parties making buyful cliah res therein, free making buyful cliah part may pay add taxs and inny "form the date of payment up of the scored part, with all its indenture- tion of the score part, all its indenture- tion of the score part, all its indenture- tion of the score part, with all its indenture- be made as herein part of the sum of the score of the score of the score of the score score of the score of the score of the score score of the score of the score of the score the score of the score of the score of the score score of the score of the score of the score score of the score of the score of the score the score of the score of the score of the score score of the score of the score of the score score of the score of the score of the score score of the score of the score of the score of the score score of the score of the score of the score of the score score of the score of the score of the score of the score score of the score of the	a the delivery hereof. <u>they</u> <u>nre</u> the lawful incombranc a therets. at all times during the life of this indenture, pay a light will be the publicing upon said real en- of the second part, the lass, if any, made payable that to pay such tarse when the same become due and arrance, or either, and the amount so paid shall celor if fully repaid. asid sum of money, executed on the <u>170th</u> day therets accuring thereon according to the terms of a surrance, or either, and the amount so paid shall become the drift energy thereon according to the terms of a urance, or either, and the amount so paid shall become the drift energy thereon according to the terms of a urance, or either, and the amount so paid shall become the drift energy on the same there the drift of the same the ments thereon in the maner presented by have and part thereof, in the maner presented by have and part thereof, in the maner presented by have and the drift energy and successor of the errepticity parti- here unto set <u>the 12</u> hands and sea <u>Hon ry H.Rhode</u> <u>Aletha E. Shode</u> <u>17th</u> day of <u>July</u> resald County and State, came anda, husband ond wife <u>1. E. Eby</u>	Il taxes or assessments that may be levitate insured againt for and tornado to the part_y of the second part to in payable and to keep said premises insured againt in debt is about the indebtedness, secured default be made in such payments or a distribution of the indebtedness, secured default be made in such payments or a distribution of the second part in the indebtedness, secured default be made in such payments or a distribution of the second part of the
And the s and scired of a send that they. It is a speed a scient of	kal particls_of the fort part do. a cool and indefeasible estate of inscritant will warrant and defend the same arguing the between the parties here the tast the parties instail eral estates when the same becom- instail eral estates when the same arguing instail eral estates when the same arguing instail eral estates when the same becom- ing turch insurance company as shall be spec- diment need and more reserve to escure - litteric and and only of the second of ANT is instaded as a mortgage to escure - litteric and and in 2010 e terms of	hereby covenant and agree that a res therein, free and clear of all t all parties making buylist clian res therein, free and clear of all t all parties making buylist clian res therein, free making buylist clian part may pay add tase and inny "form the date of payment up of the scored part, with all its indenture- tion of the score part, with all its indenture- tion of the score pay for any inn a provided in this indenture- be mode as herein provided in this indenture- be mode as herein provided in the indenture- be mode as herein provided in the indenture- tion of the score and the impor- tion of the score and the impor- tion of the score and the impor- tion of the score and the impor- lement of the buble birth and the impor- ing coviden with the costs and administrators. The score and the impor- tion of the score and the impor- base. MBERED, That on this] 1c  in the ador de and Aletha E. El nown to be the same person methemether in the score and WHEREOF, I have here WHEREOF, I have here with the score and the score and provides of the score person the score and the score an	as the delivery hereof. <u>they</u> <u>nre</u> the lawful incombane. as all times during the life of this indenture, pay a herers. as all times during the life of this indenture, pay a life pay such there put healthings upon said real e of the second part, the lass, if any, made payable life to pay such there when the same become due and arrange, or either, and the amount so paid shall celor if fully repaid. as a sum of mener, executed on th <u>Then</u> day there accurate therein action of the terms of a wrance, or either, and the amount so paid shall become the drift energy thereon according to the terms of a wrance, or either, and the amount so paid shall become the drift energy thereon according to the terms of a wrance, or either, and the amount so paid shall become the drift energy of the same of the water is commit worked for its and writer, only diverged. If water is commit worked to its and writer, only diverged. If water is commit worked to its and writer, only the write water here unto set	Il taxes or assessments that may be lever tate insured againt for and tornado to the part_V_O of the scend part to is payable and to keep said premises insured 
And the s and scired of a science of a scien	kal particls_of the fort part do. a cool and indefeasible estate of inscritant will warrant and defend the same arginn the between the parties here to that the parties instail eral estates when the same becom- instail eral estates when the same arginn instail eral estates when the same arginn instail eral estates when the same becom- ing out humannee company as shall be poel defended as a morrage to secure - littering eral and in good particles is secured by the said part_V_of the part_V er state of	hereby covenant and agree that a res therein, free and clear of all t all parties making buylist clian res therein, free and clear of all t all parties making buylist clian res therein, free making buylist clian part may pay add tase and inny "form the date of payment up of the scored part, with all its indenture- tion of the score part, with all its indenture- tion of the score pay for any inn a provided in this indenture- be mode as herein provided in this indenture- be mode as herein provided in the indenture- be mode as herein provided in the indenture- tion of the score and the impor- tion of the score and the impor- tion of the score and the impor- tion of the score and the impor- lement of the buble birth and the impor- ing coviden with the costs and administrators. The score and the impor- tion of the score and the impor- base. MBERED, That on this] 1c  in the ador de and Aletha E. El nown to be the same person methemether in the score and WHEREOF, I have here WHEREOF, I have here with the score and the score and provides of the score person the score and the score an	as the delivery hereof. <u>they</u> <u>nre</u> the lawful incombane. as all times during the life of this indenture, pay a herers. as all times during the life of this indenture, pay a life pay such there put healthings upon said real e of the second part, the lass, if any, made payable life to pay such there when the same become due and arrange, or either, and the amount so paid shall celor if fully repaid. as a sum of mener, executed on th <u>Then</u> day there accurate therein action of the terms of a wrance, or either, and the amount so paid shall become the drift energy thereon according to the terms of a wrance, or either, and the amount so paid shall become the drift energy thereon according to the terms of a wrance, or either, and the amount so paid shall become the drift energy of the same of the water is commit worked for its and writer, only diverged. If water is commit worked to its and writer, only diverged. If water is commit worked to its and writer, only the write water here unto set	Il taxes or assessments that may be levi tate insured spaint for and tornado to the part_y of the second parts to payable and to keep said premises insur- me a part of the indebtedness, secured 
And the s and scired of a science of a scien	kil particls_of the fort part do. well warrant and defend the same arginn to be a sold and indefensible estate of inscritant to be a sold and indefensible estate of the inst tail eral estates when the same becom- inst tail eral estates when the same arginn inst tail eral estates when the same becom- tis	hereby covenant and agree that a res therein, free and clear of all t all parties making buylist clian res therein, free and clear of all t all parties making buylist clian res due and payakle, and that part may pay add tase and inny "form the date of payment up of the scool part, with all its indenture- of the scool pay, the same of the sum approvided in this indenture- be made as herein pay for any inn a provided in this indenture- be made as herein provided in the indenture- be made as herein provided in the indenture- tion of the scool and the impor- tion of the scool and the impor- lement of the bother herein, which administrators periodal reprices and the scool and the the same period the first part ha.V.C. WHEREOF, I have here WHEREOF, I have here where an one of the same period rest of the scool period in the scool and Alethon E. Fit nown to be the same period where the scool period in the scool where the scool period in the scool period in the scool where the scool period in the scool period in the scool where the scool period per	as the delivery hereof. <u>they</u> <u>nre</u> the lawful incombane. as all times during the life of this indenture, pay a herers. as all times during the life of this indenture, pay a life pay such there put healthings upon said real e of the second part, the lass, if any, made payable life to pay such there when the same become due and arrange, or either, and the amount so paid shall celor if fully repaid. as a sum of mener, executed on th <u>Then</u> day there accurate therein action of the terms of a wrance, or either, and the amount so paid shall become the drift energy thereon according to the terms of a wrance, or either, and the amount so paid shall become the drift energy thereon according to the terms of a wrance, or either, and the amount so paid shall become the drift energy of the same of the water is commit worked for its and writer, only diverged. If water is commit worked to its and writer, only diverged. If water is commit worked to its and writer, only the write water here unto set	ll taxes or assessments that may be levi tate insured againt far and tornado to the part_yy of the second part to 1 payable and to keep said premises insure 

ſ