MORTGAGE RECORD 91

Reg. No. 4207

135

		FROM		STATE OF KANS	nt was filed for record o	
3 .		то		August	A. D/ 1915.,	at <u>3:10</u> o'clock <u>D</u> N <u><i>G</i>, <u>B</u> Cck</u> Register of Deeds.
	THIS INDENTU hundred and for	RE, Made this <u>11th</u> day ty-five betw	of July ween J. J. Waigar	By	, in the year of algand, husband a	Deputy.
1	of Lawrence parties of the first	in the County of t part, and The Lawrence	Douglas to Euilding and	Loan Association		Farsas
	WITNESSETH, That the said part is: of the first part, in consideration of the sum of					
	which is hereby ackno the following describe	wledged, ha <u>YC</u> sold, and by the situated and being dreal estate situated and being	his indenture do in the County of Dou	Grant, Bargain, Sell and glas and State of Kansa:	d Mortgage to the said ; s, to-wit:	part_y_of the second part
		Lot 128 on Indiana St	erect, in the Ci-	ty of Lawrence		
) (1997) (1997)				1		
	영상 다가 나는 것이 같아?					
	with the appurturance	a and all the estate title and it	starast of the said na	t i CE of the first next :	thorain	
	And the said part 195	s and all the estate, title and ir of the first part dothereby ce defeasible estate of inheritance therein	evenant and agree that at th	e delivery bereof there as	therein. 20the lawful owner.S	. of the premises above granted,
	And the said part 105 and seized of a good and is and that they will warrant	of the first part do hereby condefeasible estate of inheritance therein and defend the same against all parti	ovenant and agree that at the s, free and clear of all inco- ies making lawful claim th	e delivery bereof <u>thay</u> an umbrance	20the lawful owner.S	Contraction and the second second
	And the said part 102 and seized of a good and in and that they will warrant It is a preed between th or assessed against said real such sum and by such insur:		wenant and agree that at th a, free and clear of all inco- ies making lawful claim th . of the first part shall at . of the first part shall at id payable, and that they directed by the partmo	e delivery hereof. <u>These</u> and umbrance <u>setto</u> ereto. all times during the life of the <u>set11</u> keep the buildings (the second part, the loldings if i	the lawful owner.S the indenture, pay all taxes or s upon said real estate insur any, made payable to the part	assessments that may be levied red against fire and tornado in
	And the said part 1.0.5 and seized of a good and it and that they will warrant T is a spreed between th or assessed against said real such sum and by such insur- extent of	be of the first part dohereby ce defeasible estate of inheritance therein and defend the same segment all part he parties hereto that the part $\frac{1}{2} \sum_{i=1}^{2} \sum_{j=1}^{2} \sum_{j=1}^{2} \sum_{i=1}^{2} \sum_{j=1}^{2} \sum_{j=1}^{2} \sum_{i=1}^{2} $	ovenant and agree that at the s, free and clear of all inter- ies making lawful claim th of the first part shall at . d payable, and that <u>the stand</u> directed by the part <u>man</u> of the first part shall fail i pay said taxs and insuran the date of payment until <i>i</i>	e delivery hereof. <u>they</u> and umbrance ereto. all times during the life of th <u></u> the buildings f the second part, the buildings f the second part, the loss, if a	the lawful owner.S. tis indenture, pay all taxes or s upon said real estate insu any, made payable to the part me become due and payable as	assessments that may be levied red against fire and tornado in in of the second part to the alt to keep said premises insured
	And the said part_L2C and seized of a good and it and that they will warrant it is apreced between up or assessed against said real such num and by uoch insur- extent of	both the first part do hereby co addicatible exists of inheritance therein and defend the same against all part he partices herein that the part $\frac{1}{2}C_{0}$ exists when the same becomes due an anner company as shall be specified and t. And in the errent that said part $\frac{1}{2}C_{0}$ part $\frac{1}{2}$ or $\frac{1}{2}C_{0}$ for any $\frac{1}{2}C_{0}$ for any $\frac{1}{2}C_{0}$ for any $\frac{1}{2}C_{0}$ for $\frac{1}{2}C_{0}$	avenant and agree that at the tay, free and clear of all incomes ies making lawful claim the of the first part shall at the diparable, and that the cu- directed by the part	<pre>e delivery bereaf. <u>Linux</u>.no umbrance</pre>	is indenture, pay all taxes or a upon said real entate insurany, made payable to the part me become due and payable at so paid shall cohome a part be 11 th day of Jilly	assessments that may be levied ed against fire and tormale in the second part to the of the second part to the of the indebtedness, secured by DOLLARS, 10.65
	And the said part_L2C and seized of a good and it and that they will warrant It is a spreed between th or a second against said real such rum and by ruch lionur extent of	-of the fast part do	avenant and agree that at th a, free and clear of all incr ies making lawful claim th . of the first part shall at . directed by the part	e delivery bereat. Licate and umbrance ereto. All times during the life of the <u>will lice</u> the buildings f the second part, the loss, if i to pay such taxes when the same ray or either, and the amount Only reput.	the lawful owner.2. the indenture, pay all taxes or a mon said real crate insu- nany, much payable to the part me become due and payable at so paid shall colome a part be 11th_day or 10122	assessments that may be levice red against fire and tormade in the second part to the of the second part to the of the indebtedness, secured by DOLLARS, 19.45
	And the said part_L2C and seized of a good and it and that they will warrant It is a spreed between th or a second against said real such rum and by ruch lionur extent of	-of the fast part do	avenant and agree that at th a, free and clear of all incr ies making lawful claim th . of the first part shall at . directed by the part	e delivery bereat. Licate and umbrance ereto. All times during the life of the <u>will lice</u> the buildings f the second part, the loss, if i to pay such taxes when the same ray or either, and the amount Only reput.	the lawful owner.2. the indenture, pay all taxes or a mon said real crate insu- nany, much payable to the part me become due and payable at so paid shall colome a part be 11th_day or 10122	assessments that may be levice red against fire and tormade in the second part to the of the second part to the of the indebtedness, secured by DOLLARS, 19.45
	And the said part_LC2 and seized of a good and ir and hat they will warrant It is a spreed between th or assessed against said real such sum and by such insur- extent of 1 to 1 instreme the bindensure, and shall be THIS GRANT is inner TUPLy - COVID 1 according to the terms of and by to mmgdensed and part_log_ of the form part instreme of the form y obligat not kept up, as provided her immediately mature and bec	be of the fast part do herebye or defeasible estate of inheritance therein and defend the same against all part the partice herein that same become due an ance company as shall be specified and the data of the second part $\frac{1}{2}C_{2}^{2}$ estate when the same become due an ance company as shall be specified and the data of the second part $\frac{1}{2}C_{2}^{2}$ estate when the rate of 10% from i dod as a mostrage to secure the part and the part $\frac{1}{2}C_{2}^{2}$ of the second 10^{-1} $\frac{1}{2}C_{2}^{2}$ certain written obligation de payable to the part $\frac{1}{2}^{2}$ of the second 10^{-1} $\frac{1}{2}C_{2}^{2}$ certain written obligation are rested thereby, or interest there or created thereby, or interest there or fine, or if the building on main rest.	avenant and agree that at the h, free and clear of all inco ise making lawfol claim th of the first part shall at it has a start of the start shall be of the first part shall fail of the first part shall fail the start part shall fail the start part shall fail the start of the sum of 	e delivery bereat. Listure and umbrance ereto. All times during the life of the 	22	assessments that may be levied of against fire and tornado in "- of the second part to the d to keep aid premises insured of the indebtdness, secured by DOLLARS, 10,65 and also to secure any sum to the statistical productions of the statistical productions premises, then this convergence theory premises in green, shall
	And the said part_L2C and seized of a good and ir and hair they will warrant It is a spreed between th or assessed against said real such sum and by such insur- created against said real such sum and by such insur- tions and state of the said THIS GRANT is inter THIS GRANT is inter according to the items of_ and bytrain_terms and or, want of memory_ablent of want of memory_ablent in the said particle. The said part thereof or any ability immediately mature and bec- remus and benefits account.	be of the fast part do herebye end defeasible estate of inheritance therein and defend the same against all part he parties hereto that the part $\frac{1}{1000}$ estate when the same become due an ance company as shall be specified and the data of the second part $\frac{1}{10000000000000000000000000000000000$	avenant and agree that at the h, free and clear of all inco is making lawfol claim th of the first part shall at it has a start of the start of the gray start of the start part of the constant of the start part of the the date of paysent will all inter end of the payment of shall inter out to pay for any insurant of the bolter here, without inter on all the improvement the sholler here, without lies and all the improvement of all the improvement of all the improvement of any first in a spoor of the sholler here, without lies and all the improvement of any first of any first in a spoor of the sholler here, without lies and all the improvement	e delivery bereat. Lister and umbrance ereto. All times during the life of the "".1] there the buildings of the second part, the loss, if i to pay such tasks when the same re, or eithers, and the samount buildy repaid. I sum of money, executed on the stat accuping thereon, second on the second part and the samount of the same second part of the same of the same second part of the same of the manner proc.	the lawful owner.2. Is indenture, pay all taxes or a upon said real catate inuu any, made payable to the part me become due and payable an se paid shall cebome a part is paid shall cebome a part be: 11 th: day of Jul Jul to the perma of asid obligati "of peni-shaft become due and if waste is committed or asid if waste is committ	assessments that may be levied of against fire and tornado in "- of the second part to the d to keep aid premises insured of the indebtdness, secured by DOLLARS, 10,625 on and also to secure any sum these sub-action promises premises, then this convergence premises, then this convergence premises appointed to collect the monety any ign consistent.
	And the said part_LC2 and seized of a good and is and seized of a good and is ind that they will warrant It is agreed between the or assessed against said real such sum and by such insur- centri of 1 to 1 the this indensure, and shall be THIS GRANT is inter THIS GRANT is inter the service and the service of the according to the items of and by 1 to 1 the service of and by 1 the second of the service of the part thereof or any obligat not kept up, as provided har immediately mature and become the service of the service of the set and benefits accruing it to retain the amount them be making such as along of demand and inure (0, and be obligated IN WITNESS WH	be of the fast part do herebye or defeasible estate of inheritance therein and defend the same against all part the partice herein that same become due an ance company as shall be specified and the data of the second part $\frac{1}{2}C_{2}^{2}$ estate when the same become due an ance company as shall be specified and the data of the second part $\frac{1}{2}C_{2}^{2}$ estate when the rate of 10% from i dod as a mostrage to secure the part and the part $\frac{1}{2}C_{2}^{2}$ of the second 10^{-1} $\frac{1}{2}C_{2}^{2}$ certain written obligation de payable to the part $\frac{1}{2}^{2}$ of the second 10^{-1} $\frac{1}{2}C_{2}^{2}$ certain written obligation are rested thereby, or interest there or created thereby, or interest there or fine, or if the building on main rest.	orenant and agree that at the s, free and clear of all inci- te making lawfol claim th of the first part shall at the sprake, and that <u>hirsy</u> directed by the partof the date of payment until pay said taxa and inuran the date of payment until pay said taxa and inuran int of the sum of for the payment of an a berton procined, and the part to pay for any insuran- a berton procined, and the the shiftsilons prov- all of the shiftsilons prov- ret of which cas pro- and the shiftsilons prov- ereby framed, an as the short of a shift for the shiftsilons prov- ret which cas prove and claim loss and all the improvement ret with the control and claims, personal forgreental	e delivery hereof. <u>Livity</u> and umbrance <u>series</u> all times during the life of the <u>series</u> and the second part, the loss, if i to be second part, the loss, if i to pay such taxes when the as an exc, or either, and the amount tuly regain. I sum of money, executed on the and accepting thereon, according tax accepting thereon, according the part of the second part of the second prepara she was non-yo- ded for in a hid written obligation the view of the manner press the view of the manner press the second second part of the second the second successors of the second successors of the sech and every obligation ther exch and accessors of the second successors of the second successors of the second successors of the second successors of the sech and every obligation ther	the lawful owner.2. is indenture, pay all taxes or a upon said real extate innu any, made payable to the part me become due and payable and so paid shall echome a part and the part of the part of the part of the part of the part of the part of the part of the part of th	assessments that may be levied el againt fire and tormalo in of the second part to the d to keep asid premises insured of the indebtedness, secured by
	And the said partial car and scienced of a good and is and that they will warrant It is agreed between 01 or assessed against said real such rum and by ruch loarn; extent of 1 to THIS GRANT is inten and by THIS GRANT is inten and by This terms an or spin of mong stranged and bit convergence the And this convergence the and by The terms of and bit convergence the terms and benefits accruing is to retain the smouth then u making such saids, on demand and and the sonout then u	but the first part do	orenant and agree that at the s, free and clear of all inci- te making lawfol claim th of the first part shall at the sprake, and that <u>hirsy</u> directed by the partof the date of payment until pay said taxa and inuran the date of payment until pay said taxa and inuran int of the sum of for the payment of an a berton procined, and the part to pay for any insuran- a berton procined, and the the shiftsilons prov- all of the shiftsilons prov- ret of which cas pro- and the shiftsilons prov- ereby framed, an as the short of a shift for the shiftsilons prov- ret which cas prove and claim loss and all the improvement ret with the control and claims, personal forgreental	e delivery hereof. <u>Livity</u> and umbrance <u>series</u> and <u>series</u> the life of the <u>series</u> and the life of the <u>series</u> of the second part, the loss, if i to be second part, the loss, if i to pay such taxes when the as an even or either, and the amount tuly regain. I sum of money, executed on the and a second part of the second tax acception there are now, or del for in a hid written obligation the varies of the second part of the the second part of the second part the second in the manner press the second successors of the second part to repart as the region on the even and every obligation there exests and every obligation there	the lawful owner.2. is indenture, pay all taxes or a upon aid real estate innu any, made payable to the part me become due and payable and so paid shall echome a part and the part of the part of the part of the part of the part of the part of the part of the part of the	assessments that may be levied el againt fire and tormalo in of the second part to the d to keep asid premises insured of the indebtedness, secured by
	And the said part_LC2 and seized of a good and is and seized of a good and is ind that they will warrant It is agreed between the or assessed against said real such sum and by such insur- centri of 1 to 1 the this indensure, and shall be THIS GRANT is inter THIS GRANT is inter the service and the service of the according to the items of and by 1 to 1 the service of and by 1 the second of the service of the part thereof or any obligat not kept up, as provided har immediately mature and become the service of the service of the set and benefits accruing it to retain the amount them be making subscript of good and and inure to, and be obligated IN WITNESS WH	but the first part do	orenant and agree that at the s, free and clear of all inci- te making lawfol claim th of the first part shall at the sprake, and that <u>hirsy</u> directed by the partof the date of payment until pay said taxa and inuran the date of payment until pay said taxa and inuran int of the sum of for the payment of an a berton procined, and the part to pay for any insuran- a berton procined, and the the shiftsilons prov- all of the shiftsilons prov- ret of which cas pro- and the shiftsilons prov- ereby framed, an as the short of a shift for the shiftsilons prov- ret which cas prove and claim loss and all the improvement ret with the control and claims, personal forgreental	e delivery hereof. <u>Livity</u> and umbrance <u>series</u> and <u>series</u> the life of the <u>series</u> and the life of the <u>series</u> of the second part, the loss, if i to be second part, the loss, if i to pay such taxes when the as an even or either, and the amount tuly regain. I sum of money, executed on the and a second part of the second tax acception there are now, or del for in a hid written obligation the varies of the second part of the the second part of the second part the second in the manner press the second successors of the second part to repart as the region on the even and every obligation there exests and every obligation there	the lawful owner.2. is indenture, pay all taxes or a upon aid real estate innu any, made payable to the part me become due and payable and so paid shall echome a part and the part of the part of the part of the part of the part of the part of the part of the part of the	assessments that may be levied of against fire and tormale in "- of the second part to the do to keep asid premises insured of the indebtedness, secured by
	And the said part_LC2 and seized of a good and is and seized of a good and is ind that they will warrant It is agreed between the or assessed against said real such sum and by such insur- centri of 1 to 1 the this indensure, and shall be THIS GRANT is inter THIS GRANT is inter the service and the service of the according to the items of and by 1 to 1 the service of and by 1 the second of the service of the part thereof or any obligat not kept up, as provided har immediately mature and become the service of the service of the set and benefits accruing it to retain the amount them be making subscript of good and and inure to, and be obligated IN WITNESS WH	but the first part do	orenant and agree that at the s, free and clear of all inci- te making lawfol claim th of the first part shall at the sprake, and that <u>hirsy</u> directed by the partof the date of payment until pay said taxa and inuran the date of payment until pay said taxa and inuran int of the sum of for the payment of an a berton procined, and the part to pay for any insuran- a berton procined, and the the shiftsilons prov- all of the shiftsilons prov- ret of which cas pro- and the shiftsilons prov- ereby framed, an as the short of a shift for the shiftsilons prov- ret which cas prove and claim loss and all the improvement ret with the control and claims, personal forgreental	e delivery hereof. <u>Livity</u> and umbrance <u>series</u> and <u>series</u> the life of the <u>series</u> and the life of the <u>series</u> of the second part, the loss, if i to be second part, the loss, if i to pay such taxes when the as an even or either, and the amount tuly regain. I sum of money, executed on the and a second part of the second tax acception there are now, or del for in a hid written obligation the varies of the second part of the the second part of the second part the second in the manner press the second successors of the second part to repart as the region on the even and every obligation there exests and every obligation there	the lawful owner.2. is indenture, pay all taxes or a upon aid real estate innu any, made payable to the part me become due and payable and so paid shall echome a part and the part of the part of the part of the part of the part of the part of the part of the part of the	assessments that may be levied of against fire and tormale in "- of the second part to the do to keep asid premises insured of the indebtedness, secured by
	And the said part_L22 and seized of a good and ir and seized of a good and ir ind that they will warrant It is a spreced between th or assessed against said real work of the said seized against said real work of the said seized against said said the said seized against said said said the said	—of the fast part do hereby exp addressible estate of inheritance therein and defend the same against all part he partice hereto that the part into an defend the same become due an ance company as shall be specified and the dot in the same become due an ance company as shall be specified and the dot in the same become due an ance company as shall be specified and the dot and an outpart of the second if and the dot and an outpart is a secure the part and and if dots, and a long of the accessible to the part is a second by the said part is a second dra all the did to give the second is a second dra all the did to give the second is a second dra all the did to give the said real dra all the did to give the said real dra all the posterior and the real there erise, or if the building on main real there in the did to give the said real mend due and give the said real dra all therefore in a did the premises here any upon the here, secretors, addinistic EREOF, The part is of the id draw is a secret of the said real and the said secret of the said draw is a secret of the said real and particle is a secretors, addinistic EREOF, The part is of the id draw is a secret of the said secret draw is a secret of the said secret draw is a secret of the said secret and the said secret of the said secret and the said secret of the said secret and the said secret of the said secret draw is a secret of the said secret of the said secret draw is a secret of the said secret of the said secret draw is a secret of the said secret of the said secret draw is a secret of the said secret of the said secret of the said secret draw is a secret of the said secret of the said secret of the said secret draw is a secret of the said secre	orenant and agree that at the s, free and clear of all inci- te making lawfol claim th of the first part shall at the sprake, and that <u>hirsy</u> directed by the partof the date of payment until pay said taxa and inuran the date of payment until pay said taxa and inuran int of the sum of for the payment of an a berton procined, and the part to pay for any insuran- a berton procined, and the the shiftsilons prov- all of the shiftsilons prov- ret of which cas pro- and the shiftsilons prov- ereby framed, an as the short of a shift for the shiftsilons prov- ret which cas prove and claim loss and all the improvement ret with the control and claims, personal forgreental	e delivery hereof. <u>Livity</u> and umbrance <u>series</u> and <u>series</u> the life of the <u>series</u> and the life of the <u>series</u> of the second part, the loss, if i to be second part, the loss, if i to pay such taxes when the as an even or either, and the amount tuly regain. I sum of money, executed on the and a second part of the second tax acception there are now, or del for in a hid written obligation the varies of the second part of the the second part of the second part the second in the manner press the second successors of the second part to repart as the region on the even and every obligation there exests and every obligation there	the lawful owner.2. is indenture, pay all taxes or a upon aid real estate innu any, made payable to the part me become due and payable and so paid shall echome a part and the part of the part of the part of the part of the part of the part of the part of the part of the	assessments that may be levied of against fire and tormale in "- of the second part to the do to keep aid premises insured of the indebtedness, secured by
	And the said part_LC2 and seized of a good and ir ind that they will warrant It is agreed between th or assessed against said real work of the seized between the assessment of the seized between the boring provided, that the THIS GRANT is inter The seized between the seized between the seized between the seized between the seized between the seized as according to the seized between the seized between the seized between the seized between the seized between the seized between the seized between the seized between the seized between the seized between the seized between the sex	-of the fart part dorerely or defensible state of inheritance therein and defend the same spains all part he partics hereto that the part <u>1</u> c. <u>1</u> (a) and the same become due an ance company as shall be specified and (b) and (b) and (b) and (b) and (b) and (b) (c) and (b) and (c) and (b) and (b) (c) and (c) and (c) and (c) and (c) (c) and (c)	second and agree that a the s, free and clear of all inci- e making lawfol claim th of the first part shall at a dispatish, and that <u>hirsy</u> directed by the part <u>mannel</u> a of the first part shall fail part aid parts and inuran <u>in of the payment of ania</u> the dat of payment used into if the payment of ania second part, with all inter- part to pay for any inuran- ment of the shall fail the part to pay for any inuran- ities are not be financed and the shall fail the shall failed a second part, which in a good all of the shall failed and the shall second part, which in a good all of the shall failed and the shall shall failed and the shall failed and the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be the shall be t	e delivery bereat. Linux and umbrance	the lawful owner.2. is indenture, pay all taxes or a upon aid real estate innu any, made payable to the part me become due and payable and so paid shall echome a part and the part of the part of the part of the part of the part of the part of the part of the part of the	assessments that may be levied of against fire and tormale in "- of the second part to the do to keep asid premises insured of the indebtedness, secured by
	And the said part_LC2 and seized of a good and is ind that they will warrant It is a spreed between th or assessed against said real work you may be the series of the said the same series of the same series of the THIS GRANT is inter This GRANT is inter the brein growth and the series of a department of the series of a seconding to the stern of and bytransformed and part loc. of the stern of a seconding to the stern of the series of the series of the series of the stern of a second the series of the stern of which the second the stern of which the second the second the second the second the second and inure to, and be oblight In the second the second the second and inure to and be oblight IN WITNESS WH written.	—of the fast part do	premate and agree that at the h, free and clear of all income is making haveful claim the of the first part shall at the h of the first part shall at the increased by the part of increased by the part of the date of payses that the pay said rats and insures the date of payses that the part at pay for any launcase the date of payses that the mercod part. "In the launce of a first the payment of an the bolich freezes on all of the bolich freezes on first part hat he 	e delivery bereat. Linux. and umbrance	In the lawful owner. Is indenture, pay all taxes or a upon said real centure innu any, made payable to the part me become due and payable and the paid shall echome a part to the parts of said obligant "Softwared. If default be- the the parts of said obligant "Softwared. If default be- the the parts of said obligant "Softwared. If default be- the parts of the committee of said obligant and the same said "Softwared. If default be- the same become due and "Softwared. If default be- the same become due and the same base of the said said said software the same base of the said software the said said said the here been and said said said the results base of the said said said the results and said said said the results said said said said the results said said said said the results said said said the results said said said said the said	assessments that may be levied of against fire and tormale in "- of the second part to the do to keep asid premises insured of the indebtedness, secured by
	And the said particle's and scienced of a good and is and scienced of a good and is and that they will warrant It is agreed between du or assessed against said real work num and by nuch insur- extent of 1.5 to 1.5 to 1.5 to 1.5 to this indenture, and shall be THIS GRANT is inten and by the terms of the terms of the terms of and by the terms of the terms of the terms of the terms of the terms of and by the terms of the term of the terms of the and by the terms of the term of the terms of the term of the terms of the and this convergence as the term of the terms of the terms of the another the terms of the term of the terms of te		senant and agree that a this, if ree and clear of all info is, free and clear of all info of the first part shall as it is if the start is the start of the start if the start of the start of the start of the start if the start of the start of the start of the start if the start of the start of the start of the start of the start if the start of t	e delivery bereat. "have an umbrance	is indenture, pay all taxes or is indenture, pay all taxes or a upon said real erate innur any, made payable to the part me become due and payable and so paid shall echome a part is to the terms of said obligati "of pand-hild became a state in the terms of said obligati "of pand-hild became a state in the terms of a said obligati "of pand-hild became a state in the terms of a said obligati the state is committed on all it waste is committed on all it waste is committed on all it waste is committed on all overplus, if any there be, in the respective particle herein handrand seal to inic contained, and all benefits the respective particle herein in the state of the state in the state of the state of the state of the state in the state of the state of the state of the state in the state of the state of the state of the state in the state of the state of the state of the state is the state of the state of the state of the state is the state of the state of the state of the state of the state is the state of the s	assessments that may be levied of against fire and tormale in
	And the said part_LC2 and seized of a good and is ind that they will warrant It is a spreed between th or assessed against said real work you may be the series of the said the same series of the same series of the THIS GRANT is inter This GRANT is inter the brein growth and the series of a department of the series of a seconding to the stern of and bytransformed and part loc. of the stern of a seconding to the stern of the series of the series of the series of the stern of a second the series of the stern of which the second the stern of which the second the second the second the second the second and inure to, and be oblight In the second the second the second and inure to and be oblight IN WITNESS WH written.	<pre></pre>	<pre>verant and agree that at it , free and clear of all inci- of the first part shall at of the first part shall at it bayshes, and that <u>hirst</u> directed by the part of the first part shall fail pay said part and inuran core that the payment of said the day of payment with all inter part to pay for any inuran a forth in informer and first part haic here a forth forth in forth a forth a forth forth in the forth a forth in the forth and different and a forth a forth and different and a forth and different and a forth and different and a forth a forth and different and a forth and</pre>	e delivery bereat. Linux and umbrance	is indenture, pay all taxes or is indenture, pay all taxes or is upon aid real erate innu any, made payable to the part me become due and payable and so paid shall echome a part is to the terms of asid obligant 's paid shall echome a fail 's paid the terms of asid obligant 's paid the terms of asid obligant terms of a part of able output the terms of a paid obligant into the terms of a partice here. 	assessments that may be levied of against fire and tormale in
	And the said particle's and scienced of a good and is and scienced of a good and is and that they will warrant It is agreed between du or assessed against said real work num and by nuch insur- extent of 1.5 to 1.5 to 1.5 to 1.5 to this indenture, and shall be THIS GRANT is inten and by the terms of the terms of the terms of and by the terms of the terms of the terms of the terms of the terms of and by the terms of the term of the terms of the and by the terms of the term of the terms of the term of the terms of the and this convergence as the term of the terms of the terms of the another the terms of the term of the terms of te	of the fast part do herebye endefective entered of inheritance therein defective extra of inheritance therein and defend the same against all part in the particle herein that had part into a same company as shall be specified and in the same become due an ance company as shall be specified and in the same become due an ance company as shall be specified and the same defective or the second part may be a start be part into a same that and part into a same the same become due to a same the same become due to a same company as shall be part into a same the same become the same become the same become to be the same become to be same the same become to be the same become to be same the same become to be same the same same to be the same become to be same same to be same become to be same becom	<pre>verant and agree that a th , free and clear of all inci</pre>	e delivery bereat. Linux and umbrance	is indenture, pay all taxes or is indenture, pay all taxes or is upon aid real erate innu any, made payable to the part me become due and payable and so paid shall echome a part is to the terms of asid obligant 's paid shall echome a fail 's paid the terms of asid obligant 's paid the terms of asid obligant terms of a part of able output the terms of a paid obligant into the terms of a partice here. 	assessments that may be levied of against fore and tormale in
	And the said particle's and scienced of a good and is and scienced of a good and is and that they will warrant It is agreed between du or assessed against said real work num and by nuch insur- extent of 1.5 to 1.5 to 1.5 to 1.5 to this indenture, and shall be THIS GRANT is inten and by the terms of the terms of the terms of and by the terms of the terms of the terms of the terms of the terms of and by the terms of the term of the terms of the and by the terms of the term of the terms of the term of the terms of the and this convergence as the term of the terms of the terms of the another the terms of the term of the terms of te	of the fart part do herebye or defensible state of inheritance therein defensible state of inheritance therein and defend the same spains all part into the same become due an ance company as shall be specified and to the same become due an ance company as shall be specified and the same become due an ance company as shall be specified and the same become due and the same become the same due and the same become the same due and the same become the same due and the same become the make and the same become the make and the same become the make and the same become the same due and same the same become the make and the same become the make and the same become the same become the make and the same become the make and the same become the make and the same become the same become the make and the same become	<pre>verant and agree that a th , free and clear of all inci</pre>	e delivery bereat. "have an umbrance ereta." all times during the life of the ""."	is indenture, pay all taxes or is indenture, pay all taxes or is upon aid real erate innu any, made payable to the part me become due and payable and so paid shall echome a part is to the terms of asid obligant 's paid shall echome a fail 's paid the terms of asid obligant 's paid the terms of asid obligant terms of a part of able output the terms of a paid obligant into the terms of a partice here. 	assessments that may be levied of against fire and tormale in
	And the said part_LCS and scient of a good and is and scient of a good and is ind that they will warnant It is agreed between this or assessed against said real work runs and by ruck insur- extent of 15.0. Instress a berein provided, then this indenture, and shall be THIS GRANT is inter and by <u>the terms of</u> <u>and by the terms of</u> <u>and the samout by the part</u> <u>and by the terms of the terms of the part there of a any shifted is a first the anount the tu making such also, on deman and it is a preed by the part and it is a preed by the part of the terms of the terms of <u>and by the terms of</u> <u>and by the terms of</u> <u>and the samout by the part</u> and <u>the samout be the part because</u> <u>and the samout by the part</u> and <u>the samout by the part</u> and <u>the samout be the part because</u> <u>and the samout be the part because</u> <u>and the samout because</u> <u>and the samout by the part</u> <u>and because</u> <u>and becau</u></u>	of the fast part do hereby ce defeable estate of inheritance therein defeable estate of inheritance therein defeable estate of inheritance therein the partice herein that and part e part of the assent that and part e part of the second part may ded as a mostgare to secure the part word read to fast, and the part e part of the second part may ded as a mostgare to secure the part word read to fast, and the part of the second part may ded as a mostgare to secure the part ded as a part of the part of the fast ded as a mostgare to secure the part may def fast fast (of the part) of the secure the whole uses remaining unpuid, and the the fast part 10000 of the secure EREOF, The part 1000 of the 10000 10000000000000000000000000000000	<pre>versate and agree that at it is, free and clear of all inci- h, free and clear of all inci- es making lawfol claim th of the frate part shall at a lawfol directed by the part of the shall fail pary said pars and insurance is of the frate part shall fail pary said pars and insurance into of the payment of said the shall part and insurance part to pay for any insuran- as a series insection, and the second part, with all inter- part to pay for any insuran- ing of the built parts on a said all of the shall parts on a said all of the built parts on a said all of the built parts on a said all of the built parts on a shall first part ha. vic he </pre>	e delivery bereat. "have an umbrance ereta. All times during the life of the ""ll here the buildings of the second part, the loss, if i to pay such target the buildings is used on the second part, the loss, if i to pay such target the second part in the second part, the loss, if i the second part the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the subscribed my name, and day of	22. the lawful owner.2. is indenture, pay all taxes or a spon said real crate inuu any, made payable to the part me become due and payable and so paid shall echome a part as <u>11 th</u> . day of <u>11 th</u> as <u>11 th</u> as <u>11 th</u> . day of <u>11 th</u> as <u>11 </u>	assessments that may be levied of against fire and tormale in
	And the said part_LCS and science of a good and is and that they will warrant It is a speed between the or assessed against and real such runs and by ruck hours extend to 1 to 1 the THIS GRANT is inter- assessed against and the THIS GRANT is inter- and by 1 the terms of and in the of the oblight TN WITTEESS WH written. STATE OF terms (SEAL)	of the fart part do herebye or defensible state of inheritance therein defensible state of inheritance therein and defend the same spains all part into the same become due an ance company as shall be specified and to the same become due an ance company as shall be specified and the same become due an ance company as shall be specified and the same become due and the same become the same due and the same become the same due and the same become the same due and the same become the make and the same become the make and the same become the make and the same become the same due and same the same become the make and the same become the make and the same become the same become the make and the same become the make and the same become the make and the same become the same become the make and the same become	senant and agree that at it , free and clear of all inci- of the first part shall at of the first part shall at a disprish, and that <u>hirdy</u> directed by the part <u></u> a of the first part shall fail pay said tax and insuran c of the first part shall fail pay said tax and insuran more the payment of said second part, will all inter part to pay for any insuran- more the payment of said second part, will all inter part to pay for any insuran- more the payment of said second part, will all inter part to pay for any insuran- more of the instance on this more of the instance of the same more of the instance of the same more of the instance of the instance of the same more of the instance of the instance of the same more of the instance of the same more of the instance of the instance of the same more of the instance of the same more of the instance of t	e delivery bereat. "have an umbrance ereta. All times during the life of the ""ll here the buildings of the second part, the loss, if i to pay such target the buildings is used on the second part, the loss, if i to pay such target the second part in the second part, the loss, if i the second part the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the subscribed my name, and day of	It is indenture, pay all taxes or a spon said real cettate innu any, made payable to the part me become due and payable and the part is paid shall echome a part is paid shall echome a part is to the parts of a said oblight. It is the part of the same become due and is part to the part of the same become due and the part of the same bar of the part of the same bar of the part of the pa	assessments that may be levied of against fire and tormale in
	And the said part_LCS and science of a good and is and that they will warrant It is a speed between the or assessed against and real such runs and by ruck hours extend to 1 to 1 the THIS GRANT is inter- assessed against and the THIS GRANT is inter- and by 1 the terms of and in the of the oblight TN WITTEESS WH written. STATE OF terms (SEAL)	of the fast part do hereby ce defeasible state of inheritance therein defeasible state of inheritance therein defeasible state of inheritance therein the partice herein that and part e part of the assess data part e part of the part of the in- ded as a mostgare to secure the part and payable to the part of the in- part data part in the part of the in- the whole uses remaining unsuid, and the state part of the assess data part in- the the part of the state of 1000 of to the forst part of the 1000 of 	senant and agree that at it , free and clear of all inci- of the first part shall at of the first part shall at a disprish, and that <u>hirdy</u> directed by the part <u></u> a of the first part shall fail pay said tax and insuran c of the first part shall fail pay said tax and insuran more the payment of said second part, will all inter part to pay for any insuran- more the payment of said second part, will all inter part to pay for any insuran- more the payment of said second part, will all inter part to pay for any insuran- more of the instance on this more of the instance of the same more of the instance of the same more of the instance of the instance of the same more of the instance of the instance of the same more of the instance of the same more of the instance of the instance of the same more of the instance of the same more of the instance of t	e delivery bereat. Linux. and umbrance	22. the lawful owner.2. 315 indenture, pay all taxes or a segon and real critic linuur, any, made payable to the part made payable to the part made payable to the part of the second segment of the second second segment of the second	assessments that may be levied of against fire and tormale in