MORTGAGE RECORD 91

aca

266

I areas

0

()

.

수 친구는 집에는 것을 걸었는 것을 다 한 것을 수 있는 것을 가지 않는 것을 하는 것을 수 있다.	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 27 day of
William R. Johnson & wife R #6, Lawrence, Fansas	March A. D. 1946, at 11:05 o'clock A. M.
ΤΟ	Harvell G. Beck Hegister of Deeds.
The Lawrence National Fank, Lawrence, Kansas	ByDeputy.
THIS INDENTURE, Made this 27th day of Marc hundred and Forty-six between William H	ch, in the year of our Lord, one thousand nine the Johnson and Lillian I. Johnson, his wife
of Lawrence in the County of Dauglas part 105 of the first part, and The Lawrence Sation	and State of Kansas
WITNESSETH, That the said part ies of the first part, in consid	
Two_thousand_and_fifty_end_no/100 which is hereby acknowledged, ha Ve_sold, and by this indenture do the following described real estate situated and being in the County of D	DOLLARS, to <u>them</u> duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part_yof the second part, Jougias and State of Kansas, to-wit:
Beginning at the Southeast corner of the	: Southeast guarter of Section thirty-two (32)
Township Thirteen (13), range nineteen (19) East, thence north on the east line of said
Quarter Section 144 rods, thence West 1	50 rods, thence South 144 rods, thence East 150
rods to beginning, containing 135 acres	more or less. Also beginning 10 rods East and 28
rods North of the Southwest corner of the	he Southeast Quarter of Section Thirty Two (52) in
Township Thirteen (15) Range nineteen (19) East, thence southwesterly to a point 11 rods West
	er of the southwest quarter of Section 32, thence south
	같은 모양 것은 것 같은 것 같은 것을 많은 것 같은 것을 많이 많다. 말을 했다.
	th 25 rods to beginning, contrining 3 25/100 acres more
or less.	
	j j
	t the delivery hereof they are the lawful owner. 3. of the premises above granted,
and seized of a good and indefeasible estate of inheritance therein, free and clear of all	
and that they will warrant and defend the same against all parties making lawful claim	i thereto.
It is agreed between the parties hereto that the partifics of the first part shall or assessed against said real estate when the same becomes due and payable, and thatth	therets. at all times during the life of this indenture, pay all taxes or assessments that may be levied <u>CQU_Will_keep</u> the buildings upon asil real estate insured against fire and tornado in
It is agreed between the parties hereto that the part_0.5 of the first part shall or assessed against said real estate when the same becomes due and payshle, and that_1 such sum and thy such insurance company as shall be specified and directed by the part extent of	therets. at all times <u>GUT</u> Will Leven the buildings upon said real estate insured against fire and tornado in <u>Lof the second part, the loss, if any, made payable to the part</u> <u>J</u> , of the second part to the all to pay useh taxes when the same become due and payable and to keep said premise issured.
It is acreed between the parties hereto that the part $105 \dots$ of the first part shall or assessed against said real state when the same becomes due and payable, and that 100 m and 100 m and 100 m . The part shall be specified and directed by the part 100 m and 100 m are shall be specified and directed by the part 100 m and 100 m are shall be specified and directed by the part 100 m and 100 m are state of 100 m for first part shall fit is indeminer, and shall be interest as the rest of 100 m form the that 100 m mm and 100 mm mm and	thereto. at all times during the life of this indenture, pay all taxes or assessments that may be levied <u>022, Will.keep</u> the buildings upon axis real estate insured against fire and tornado in Zoof the second part, the loss, if any, made payable to the partV of the second part to the all to pay such taxes when the same become due and payable and to keep axid premises insured rance, or either, and the amount so paid shall echome a part of the indebtedness, secured by it four paid.
It is accred between the partics hereto that the part 10.5 — of the first part shall or assessed against said real estate when the same becomes due and payable, and that 12 such sum and by such insurance company as shall be specified and directed by the part 2 extent of 1.15 . Interest. And in the event that said part $-$ of the first part shall do a herein provided, then the pair 2.5 we have a more a star of 10% from the date of payment un this indenture, and shall bear interest at the rate of 10% from the date of payment un THIS GRANT is intered as a mortage to secure the payment of the sum of - $ 0.00$	thereto. at all times during the life of this indenture, pay all taxes or assessments that may be levid CBV_Will_keep the buildings upon asid real estate innured against fire and tornado in
It is accred between the partics hereto that the part 10.5 — of the first part shall or assessed against said real estate when the same becomes due and payable, and that 12 such sum and by such insurance company as shall be specified and directed by the part 2 extent of 1.15 . Interest. And in the event that said part $-$ of the first part shall do a herein provided, then the pair 2.5 we have a more a star of 10% from the date of payment un this indenture, and shall bear interest at the rate of 10% from the date of payment un THIS GRANT is intered as a mortage to secure the payment of the sum of - $ 0.00$	thereto. at all times during the life of this indenture, pay all taxes or assessments that may be levid CBV_Will_keep the buildings upon asid real estate innured against fire and tornado in
It is accred between the partics hereto that the part 10.5 — of the first part shall or assessed against said real estate when the same becomes due and payable, and that 12 such sum and by such insurance company as shall be specified and directed by the part 2 extent of 1.15 . Interest. And in the event that said part $-$ of the first part shall do a herein provided, then the pair 2.5 we have a more a star of 10% from the date of payment un this indenture, and shall bear interest at the rate of 10% from the date of payment un THIS GRANT is intered as a mortage to secure the payment of the sum of - $ 0.00$	thereto. at all times during the life of this indenture, pay all taxes or assessments that may be levid CBV_Will_keep the buildings upon asid real estate innured against fire and tornado in
It is acreed between the partice hereto that the part 10.5 — of the first part shall or assessed against said real realist when the same becomes due and payzhle, and that $L\bar{L}$ such sum and by such insurance company as shall be specified and directed by the part -20 is the first 0.5 $L\bar{L}S$ — interest. And is the certain that said part— of the first part shall like indicating the same start interest at the rate of 10% from the due to payment tum THIS GRANT is intered at a mortgare to secure the payment of the sum of -Two - throussand and $The ty or trans not not (100)according to the terms of 0.000 — certain written obligation — for the payment ofTwo - throussand and 0.000 — certain written obligation — for the payment ofTwo - throussand and 0.000 — certain written obligation part to pay for any fam.Sint DLZ d \leq 0.0000 for 0.0000 — second part to pay for any fam.Sint DLZ d \leq 0.0000 for 0.0000 with the back part -V_{-} of the second part to pay for any fam.Sint DLZ d \leq 0.00000 for 0.00000 with the back part -V_{-} of the second part to pay for any fam.Sint DLZ d \leq 0.0000000 for any family be same as provided in this indenture—part thereod or any obligation created thereby or interest thereone, or if the back part -V_{-} of the second part to pay for the taxes on ineet kept the, as provided herem, or if it the buildings on said real rest ext and there is the second part to pay for the taxes on the therefore, which are the second part to pay for the taxes on the three does come due to the second part to pay for the taxes on the taxes on the second part to pay for the taxes on the tax of the taxes on the taxes on the tax of taxes on the taxes on th$	thereta. at all times during the life of this indenture, pay all taxes or assessments that may be levied <u>CQU Will.keep</u> the buildings upon said real estate insured against fire and tornado in Lof the second part, the loss, if any, made payable to the part_V of the second part to the all to pay such taxes shorn the same become due and payable and to keep said premises itsured rainee, or cither, and the amount so paid shall echome a part of the indebtoiners, secured by if fully repaid. DOLLANS, said sum of money, executed on the <u>27th_day of MATCh</u> <u>19.465</u> interest securing theorem according to the terms of said splitsing and also to avert say and there discussed therein fully discharged. If default be made in such payments or any abil rest est enot paid when the same become due and payable or if the insurance is good repair as they are now, or if wate in committed on aid premises, then this covergance are now, and they are now, or if wate in committed on aid premises, then this covergance and rest the shall be haved in 0 rest in years. and rest secure is they are now, or if wate in committed on aid premises, then this covergance are not paid with the haved in the covergance and notice, and it shall be haved in the covergance and notice, and it shall be haved in the covergance and notice.
It is ascreed between the parties hereto that the part 10.2 — of the first part shall or assessed against said real restate when the same becomes due and payzhle, and that LL such sum and by such insurance company as shall be specified and directed by the part $L_{\rm eff}$ is the same state of the same state of the second part may pay said part shall for as herein provided, then the pair($M_{\rm eff}$ of the second part may pay said part and pay this indemute; and shall be ari interval at the rel of DS from the due to payment um THIS GRANT is intended as a mortgage to secure the payment of the sum of	therete. at all times during the life of this indenture, pay all taxes or assessments that may be levied <u>CQU Will.keep</u> the buildings upon said real estate insured against fire and tornado in <u>Lof the second part, the loss, if any, made payable to the part_V_of the second part to the</u> all to pay such taxes shorn the anne become due and payable and to keep aid premise issured if dup repaid. <u>DOLLANS</u> , second the amount so paid shall choose a part of the indebtedness, secured by if dup repaid. <u>DOLLANS</u> , <u>and the amount so paid shall echome a part of the indebtedness</u> , secured by <u>if dup repaid</u> . <u>DOLLANS</u> , <u>DOLLANS</u> , <u>DO</u>
It is acreed between the partice hereto that the part 10.5 — of the first part shall or assessed significant said real reals to when the same becomes due and paytake, and that $L\bar{L}$ such sum and by such insurance company as shall be specified and directed by the part $-$ effection provided, then the sid J — of the second part $-$ of the first part shall for the indefinition of the second paytake and the part $-$ of the second paytake and the indefinition of the second paytake and paytake and paytake and the indefinition of the second paytake and paytake and the part $-$ two throusand and 10 flexy and $100/100$ according to the terms of $\frac{0.00}{100}$ — certain written obligation — for the payment um THIS GRANT is intended as a motizare to secure the payment of the sum of $-Two - Throusand and 10 flexy and 100/100according to the terms of \frac{0.00}{100} — certain written obligation part to pay for any fans200 flex 200 flex 200 flex 200 flex of the second part to pay for any fans200 flex 200 flex 200 flex 200 flex$ flex the terms of -0.000 models are not leave on the indecture -0.0000 flex 200 flex	thereta. at all times during the life of this indenture, pay all taxes or assessments that may be levied <u>CQU Will.keep</u> the buildings upon said real estate insured against fire and tornado in Lof the second part, the loss, if any, made payable to the part_V of the second part to the all to pay such taxes shorn the same become due and payable and to keep said premises itsured rainee, or cither, and the amount so paid shall echome a part of the indebtoiners, secured by if fully repaid. DOLLANS, said sum of money, executed on the <u>27th_day of MATCh</u> <u>19.465</u> interest securing theorem according to the terms of said splitsing and also to avert say and there discussed therein fully discharged. If default be made in such payments or any abil rest est enot paid when the same become due and payable or if the insurance is good repair as they are now, or if wate in committed on aid premises, then this covergance are now, and they are now, or if wate in committed on aid premises, then this covergance and rest the shall be haved in 0 rest in years. and rest secure is they are now, or if wate in committed on aid premises, then this covergance are not paid with the haved in the covergance and notice, and it shall be haved in the covergance and notice, and it shall be haved in the covergance and notice.
It is acreed between the parties hereto that the part 10.5 — of the first part shall or assessed against said real state when the same becomes due and payshes, and that 10^{-1} such sum and by such insurance company as shall be specified and directed by the part 10^{-1} of the first part shall for a specified and directed by the part 10^{-1} of the first part shall for a specified and directed by the part 10^{-1} of the first part shall for a specified and directed by the part 10^{-1} of the first part shall for a specified and directed by the part 10^{-1} of the first part shall for a specified and the specified and the state of 10.5 form the date of payment of Two throuse and a small state cartain written obligation — for the payment of a star by 11^{-1} the Stateman and payshe to the part 10^{-1} of the second part to pay for any fina of by 10^{-1} the Stateman and payshe to the part 10^{-1} the second part to pay for any fina of the torm a form 10^{-1} the first part 10^{-1} the second part to pay for any fina of the torm and the the whole same remaining under substate and the torm specified and the torm first part of the second part to pay for any fina the type of many a shall be void if us the payment be made as herein possible, and the short and the the short same remaining under state second part to pay for any fina the type is and the whole same remaining under the state second the time first part and the first pay of the pay of the the short and method the state second part to pay for any fina the type is a state the second part to pay for any fina the type is a state second part to pay for any fina the type is a state the second part to pay for any fina the type is a state the second part to pay for any fina the type is a state the second part to pay for any fina the type is a state the type and the state the second part to pay for any fina the type is a state the second part to pay for any fina the type the state the second part to pay for any fina the type the state the s	• thereta. at all times during the life of this indenture, pay all taxes or assessments that may be levid CQV Will.Lkeep the buildings upon said real estate insured against fire and tornado in Log Will.Lkeep the buildings upon said real estate insured against fire and tornado in the second part, the loss, if any, made payable to the partV. of the second part to the all to pay take that taxes short the same become due and payable and to keep asil premises issured in fully regard. DOLLANS, said taxes short the same become due and payable and to keep asil premises issured in fully regard. DOLLANS, said taxes short the same become due and payable and to keep asil premises issured by it fully regard. DOLLANS, said taxes short the same dot add explaining and also to a very early taxes, or of COP. Said WORTER_ANAL VENACE_VILLE_DISTINGTING_FILE DOLLANS, so of COP. Said WORTER_ANAL VENACE_VILLE_DISTINGTING and the same taxes are the first fully discharged. If default be made, in such payments or any adsolution contained therein fully discharged. If default be made, in such payments or any taxes is committed on add premises, then this corresponder of the same intervention of a base a security of wate is committed on add premises, then this corresponder or ordered for in said writter, default by taxes in the outperturbed and the part
It is acreed between the partice hereto that the part 10.5 — of the first part shall or assessed significant said real reals to when the same becomes due and paytake, and that $L\bar{L}$ such sum and by such insurance company as shall be specified and directed by the part $-$ effection provided, then the sid J — of the second part $-$ of the first part shall for the indefinition of the second paytake and the part $-$ of the second paytake and the indefinition of the second paytake and paytake and paytake and the indefinition of the second paytake and paytake and the part $-$ two throusand and 10 flexy and $100/100$ according to the terms of $\frac{0.00}{100}$ — certain written obligation — for the payment um THIS GRANT is intended as a motizare to secure the payment of the sum of $-Two - Throusand and 10 flexy and 100/100according to the terms of \frac{0.00}{100} — certain written obligation part to pay for any fans200 flex 200 flex 200 flex 200 flex of the second part to pay for any fans200 flex 200 flex 200 flex 200 flex$ flex the terms of -0.000 models are not leave on the indecture -0.0000 flex 200 flex	• thereta. as all times during the life of this indenture, pay all taxes or assessments that may be levid CQY Will.keep the buildings upon asif real extre insured against fire and tornado in Loo the second part, the loss, if any, made payable to the part_Y of the second part to the all to pay take houses when the same become due and payable and to keep asil premises issured if fully repaid. DOLLANS, so the second part of the loss, if any, made payable to the part_Y of the second part to the all to pay take houses when the same become due and payable and to keep asil premises issured if fully repaid. DOLLANS, so the second part of the complex of the indebtedness, secured by it folly repaid. DOLLANS, or fifty are now, or it way it is complex of the indebtedness, secured and the second part to the part of the second part to the coveryance is a payable of the part
It is acreed between the partice hereto that the part 10.5 — of the first part shall or assessed significant said real reals to when the same becomes due and paytake, and that $L\bar{L}$ such sum and by such insurance company as shall be specified and directed by the part $-$ effection provided, then the sid J — of the second part $-$ of the first part shall for the indefinition of the second paytake and the part $-$ of the second paytake and the indefinition of the second paytake and paytake and paytake and the indefinition of the second paytake and paytake and the part $-$ two throusand and 10 flexy and $100/100$ according to the terms of $\frac{0.00}{100}$ — certain written obligation — for the payment um THIS GRANT is intended as a motizare to secure the payment of the sum of $-Two - Throusand and 10 flexy and 100/100according to the terms of \frac{0.00}{100} — certain written obligation part to pay for any fans200 flex 200 flex 200 flex 200 flex of the second part to pay for any fans200 flex 200 flex 200 flex 200 flex$ flex the terms of -0.000 models are not leave on the indecture -0.0000 flex 200 flex	i thereta. as all times during the life of this indenture, pay all taxes or assessments that may be levid CQY Will.keep the buildings upon asif real extre insured against fire and tornado in Look second part, the loss, if any, made payable to the part_Y of the second part to the all to pay take that sea when the same become due and payable and to keep sail premises issured if folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the induction. DOLLANS, and the amount so paid shall echome a part of the induction. DOLLANS, and the amount so paid shall echome a part of the induction. DOLLANS, and the and the part of the induction and payable or if the insurance is a good repair as they are now, or if wate it committed on and payable or if the insurance is a good repair as they are now, or if wate it committed on and payable or if the insurance is a good repair as they are now, or if wate it committed on and payable or if the part
It is acreed between the partice hereto that the part 10.2 of the first part shall be associed against said real reals when the same becomes due and paytake, and that $L\bar{L}$ such sum and by such insurance company as shall be specified and directed by the part $L\bar{L}$ of the first part shall $L\bar{L}$ instruct. And in the event that said part— of the first part shall $L\bar{L}$ is brein provided, then the $pair(\underline{L}) = 0$ of the first part shall $L\bar{L}$ is brein provided, then the $pair(\underline{L}) = 0$ of the first part shall $L\bar{L}$ is brein provided, then the $pair(\underline{L}) = 0$ of the first part shall $L\bar{L}$ of the second part may pay said taxs and has $L\bar{L}$ interact $L\bar{L}$ of the second part may pay said taxs and has $L\bar{L}$ interact $L\bar{L}$ of the second part of the supermation THS GRANT is interaded as a mortgare to secure the payment of the sum of $L\bar{L}$ of the sterm 100 $L\bar{L}$ of the sterm of $L\bar{L}$ of the sterm part is the first part is $L\bar{L}$ of the sterm part is pay in the said part $L\bar{L}$ of the sterm of $L\bar{L}$ of the ster	• thereta. as all times during the life of this indenture, pay all taxes or assessments that may be levid CQY Will.keep the buildings upon asif real extre insured against fire and tornado in Loo the second part, the loss, if any, made payable to the part_Y of the second part to the all to pay take houses when the same become due and payable and to keep asil premises issured if fully repaid. DOLLANS, so the second part of the loss, if any, made payable to the part_Y of the second part to the all to pay take houses when the same become due and payable and to keep asil premises issured if fully repaid. DOLLANS, so the second part of the complex of the indebtedness, secured by it folly repaid. DOLLANS, or fifty are now, or it way it is complex of the indebtedness, secured and the second part to the part of the second part to the coveryance is a payable of the part
It is acreed between the partice hereto that the part 10.5	i thereta. as all times during the life of this indenture, pay all taxes or assessments that may be levid CQY Will.keep the buildings upon asif real extre insured against fire and tornado in Look second part, the loss, if any, made payable to the part_Y of the second part to the all to pay take that sea when the same become due and payable and to keep sail premises issured if folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repairs. DOLLANS, and the amount so paid shall echome a part of the induction. DOLLANS, and the amount so paid shall echome a part of the induction. DOLLANS, and the amount so paid shall echome a part of the induction. DOLLANS, and the and the part of the induction and payable or if the insurance is a good repair as they are now, or if wate it committed on and payable or if the insurance is a good repair as they are now, or if wate it committed on and payable or if the insurance is a good repair as they are now, or if wate it committed on and payable or if the part
It is acreed between the parties hereto that the part_105 of the first part shall be associed against said real state when the same becomes due and paytable, and that the associed against said real state when the same becomes due and paytable, and that the same and by such insurance company as shall be specified and directed by the part of the second part may pay said pars and in the internet that said part of the second part may pay said pars and into the same of 10% form the the form of the part shall it is indefinite, and shall be interest as the read of 10% form the due of payment of the sum of two thousand and Tifty and not not 1000 to the second part to pay for any fam of the terms of 000 exceeding to the terms of the second part to pay for any fam of the sole terms of the terms of terms of the te	at all times during the life of this indenture, pay all taxes or assessments that may be levid (20, Will.Lkeep the buildings upon asil real estate insured against fire and tornado in Loo the second part, the loss, if any, made payable to the part_V_of the second part to the all to pay take that taxes show the same become due and payable and to keep asil percentises issured if dury resid. It to pay take that taxes show the same become due and payable and to keep asil percentises issured if dury resid. DOLLANS, so that the amount so paid shall echome a part of the indebtedness, secured by it for the second part, the loss of any take taxes that the same boom due and adopted payable or it is the resonance of the second part of the second payable of the insurance is a for the second part, the loss of a payable or it is the insurance of the second part is the taxe bare the pay the second pay the due take is the second pay the second payable or it is the insurance of a for the second payable or it is the insurance to a for the second payable or it is the insurance to a second pay and the to accurate and payable or any payable or it is the insurance to a for the second payable or it is the insurance to a for due to the second payable or it is the insurance to a for the second part. It is insurance to a payable or it is the insurance to a for due to the second payable or it is the insurance to a for due to the second payable or it is the insurance to a for due to the second payable or it is the insurance to a for due to the second payable or it is the insurance to a for due to the second payable or it is the insurance to a ford due to the second payable or it is the insurance to a ford due to the second payable or it is the insurance to a ford due to the second payable or it is the insurance to a ford due to the second payable or it is the insurance to a ford due to the second part. the due to the second part is the sec
It is acreed between the parties hereto that the part_105 of the first part shall be associed against said real state when the same becomes due and paytable, and that the associed against said real state when the same becomes due and paytable, and that the same and by such insurance company as shall be specified and directed by the part of the second part may pay said pars and in the internet that said part of the second part may pay said pars and into the same of 10% form the the form of the part shall it is indefinite, and shall be interest as the read of 10% form the due of payment of the sum of two thousand and Tifty and not not 1000 to the second part to pay for any fam of the terms of 000 exceeding to the terms of the second part to pay for any fam of the sole terms of the terms of terms of the te	i thereta. as all times during the life of this indenture, pay all taxes or assessments that may be levid C27. Will.Lever the buildings upon asif real extre imured against fire and tornado in Los (27. Will.Lever) the loss (if any, made payable to the partY. of the second part to the all to pay tak that taxes when the same become due and payable and to kerp asil premises insured if folly repair
It is acreed between the parties hereto that the part 10.5	at all times during the life of this indenture, pay all taxes or assessments that may be levid (20, Will.Lkeep the buildings upon asil real estate insured against fire and tornado in Loo the second part, the loss, if any, made payable to the part of the second part to the all to pay take taxes when the same become due and payable and to keep aid percentices issured if dury regain. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by the fuely of
It is acreed between the partic hereto that the part 10.5	at all times during the life of this indenture, pay all taxes or assessments that may be levid CSV Will.keep the buildings upon asil real estate insured against fire and tornado in A.of the second part, the loss, if any, made payable to the part_V_of the second part to the all to pay take taxes when the same become due and payable and to keep asil premises issured in fully result. The second part to the all to pay take taxes when the same become due and payable and to keep asil premises issured in fully result. asid to pay take taxes when the same become due and payable and to keep asil premises issured in fully result. DOLLANS,
It is acreed between the parite hereto that the pari_105_ of the first part shall be a second against said real restart when the same becomes due and paryles and that_Lit such sum and by such insurance company as shall be specified and directed by the part of the second part may pay said pars and han this indefinite, and in the error that half of the part shall it is indefinite, and shall be indefinite. In of the first part shall it is a berein provided, then the part of the second part may pay said pars and han this indefinite, and shall be indefinite at the rest of 10% from the due of payment of the sum of two thousand and first parts and no/luO as do the items of OBC creation of 116 to pay and 100/luO as do the items of OBC creation of 116 to pay and 100/luO as do the items of OBC creation of 116 to pay for any obligation be in the pay for any for any for any obligation be in the pay in the rest of the first end of the information of the solid premise and all the improve pay the rest of the solid premise and all the improve pay the rest of the solid premise and all the improve pay the rest of the rest of the first part and it pay to any obligation of the solid premise and all the improve pay the rest of the rest of the rest of the first part and it pay to any obligation pay to the solid premise and all the improve pay the rest of the first part and it pay to any obligation pay to any obligation pay to any the pay to any obligation pay to any obligation pay in the rest of the first part and it in methods at the pay into a solid be abligatory upon the heirs, executor, addinistrations, present and the solid premise and all the improve and the solid premise and all the improve and the s	i thereta. as all times during the life of this indenture, pay all taxes or assessments that may be levid C27. Will.Lkeep the buildings upon asif real extre insured against fire and tornado in Loo the second part, the loss, if any, made payable to the partY. of the second part to the all to pay take that sea when the same become due and payable and to keep asil precises issured if folly repaid. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repaid. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repaid. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repaid. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repaid. DOLLANS, and the amount so paid shall echome a part of the indebtedness, secured by it folly repaid. DOLLANS, and the amount so paid shall echome a part of the inductor any and the second part the part of the second part the part of the folly identicate. If a second part is a life part on No. of the second part the second part the second part the part of the inductor is given. And and second part there on all the part of the repaid to the second part there is a shall part of the second part there on all the part
It is acreed between the parite hereto that the parit_105_ of the first part shall be a sacked against said real reative when the same becomes due and paryoks, and that_fit such sum and by such insurance company as shall be specified and directed by the part of the accend gent may pay said pars and hat_fit is a betein provided, then the parity of the accend gent may pay said pars and hat_fit is indentified. as betein provided, then the parity of the accend gent may pay said pars and hat_fit intertot at the trate of 10% from the due of payment of the sum of	is thereta. is all times during the life of this indenture, pay all taxes or assessments that may be levid 207. Will.keep the buildings upon said real extre insured against fire and tornado in a life pay such taxes when the same become due and payable and to keep said precises insured if folly replaced. 20 the second part, the loss, if any, made payable to the part
It is acreed between the parties hereto that the part 16.5_ of the first part shall be associed against said real estate when the same becomes due and paytake, and that_fit such sum and by such insurance company as shall be specified and directed by the part_hall be information of the such and and interest or the such against said and said the fits part shall be specified and directed by the part_hall be information of the such against of the such against said again the said part. If the said part is a partice of the such against said by the said part of the such against said by the said part of the such against said by the said part of the such against said by the Sideren and paytable to the part same of the such against said by the Sideren and paytable to the part same again of the such against said by the same again again again the said part of the such against said by the same again again again again the said of a such payment of the such against said by the same again ag	therete. at all times during the life of this indenture, pay all taxes or assessments that may be levid <u>Cyr. Will.Lever</u> the buildings upon asil real extre insured against fire and tornado in <u>Lot the second part, the loss, if any, made payable to the part</u>
It is areced between the partic hereto that the part 10.5 of the first part shall be assested spint said real estate when the same becomes due and paytake, and that trans. The second part and part shall be appendent that said part of the first part shall be specified and directed by the part trans. This GRAST is intended as a motraser to score the payment of the sum of trans. The first part of 10% form the date of payment and the score and by the sintend at the store of 10% form the date of payment of the sum of trans. The first paytant and payment the first paytant of 10% payment the first paytant of the store of the store of the score payment of the sum of trans. The payment of 10% payment the match payment of the store of the score paytake store and by the store of the score pay of many as paytels to the paytant the match payment of the score payter. The paytant of the score payter of the score payter the paytant of the score payter of the score shall be void if us the payment be made as portioned there in a portion of the store payter and the score shall be void if us the payment be made as portioned payter and the score shall be void if us the payment of payser the store and become shall be void of participal and interest, score there with a line interest of score the void of participal and interest, score with the balance of the score and be score as and the score score of the score and interest or score there with a score and be score as and the score score of the score and there score score the void of participal and interest, score with the balance of the score and be score as and the score and be score as and the score score and be score as and the score score and the score as and the score and be score as and the score score and the score as and the score as and the score as and the score score as and the score as and t	therete. at all times during the life of this indenture, pay all taxes or assessments that may be levid <u>Cyr. Will.Lever</u> the buildings upon asil real extre insured against fire and tornado in <u>Lot the second part, the loss, if any, made payable to the part</u>
It is acreed between the parties hereto that the part 16.5_ of the first part shall be associed against said real estate when the same becomes due and paytake, and that_fit such sum and by such insurance company as shall be specified and directed by the part_hall be information of the such and and interest or the such against said and said the fits part shall be specified and directed by the part_hall be information of the such against of the such against said again the said part. If the said part is a partice of the such against said by the said part of the such against said by the said part of the such against said by the said part of the such against said by the Sideren and paytable to the part same of the such against said by the Sideren and paytable to the part same again of the such against said by the same again again again the said part of the such against said by the same again again again again the said of a such payment of the such against said by the same again ag	is thereta. is all times during the life of this indenture, pay all taxes or assessments that may be levid 207. Will.keep the buildings upon said real extre insured against fire and tornado in a life pay such taxes when the same become due and payable and to keep said precises insured if folly replaced. 20 the second part, the loss, if any, made payable to the part