	OD	ma	1 OT	TTT	TOT	T 24	~ -
× 1/1	(IK		AGE	KH.	1 4 4 4	211	()]
TAT	.On	I GI	TOT.	TTT	JUL	U.	JIS

1

1

.

No.

HARLE

 \bigcirc

 \square

3

Π

3

 $\left[\right]$

 $\left[\right]$

3

of I.

Reg.	No. 4	928	20212
141312.12	witte witte	12.20 6	15825
Fee	Paid, \$	10.0	0

329

Intl A. Farris and Grace S. Farris Juna A. D. 19.46. at 4:25.0000 TO Juna A. D. 19.46. at 4:25.0000 To Juna A. D. 19.46. at 4:25.0000 Interview of the second station Juna A. D. 19.46. at 4:25.0000 THIS INDENTURE, Made this 4th day of Juna By THIS INDENTURE, Made this 4th day of Juna Inthe year of our Lord, one thought the second state of the second state stat
TO Darkid G. Berl no Lawronce Building and Lean Association By Deputy. THIS INDENTURE, Made this 4th day of Juna , in the year of our Lord, one the marked and conty size Earl A. Farris and Grace S. Parzis, hustand and wife
no Lawronco Building and Loan Association By Register of more than the second state of the second state of the second state of the second state
mdred and forty-six between Earl A. Farris and Grace S. Farris, husbard and wife Lawronco in the County of Douglas rides of the first part, and The Lawronce Building and Lean Association WITNESSETH, That the said part 102. of the first part, in consideration of the sum of part y of the sec Four Thousand and modulo and by this indenture do Grant Bargain, Sell and Morgage to the said part y of the sec is his bredy acknowledged, ha -m soid and being in the County of Douglas and State of Kansas, to wit: The Southwest Quarter (1/2) of the Southewest Quarter (1/4) of the Southeast Quarter (1/4) of Southeast Quarter (1/2) of South Range Nineteen (19)
Earl A. Farris and Grace S. Parris, husband and wife Lawronco in the County of Douglas and State of Fansas rtias_ of the first part, and The Lawronce Building and Lean Association part y of the sec WITNESSETH, That the said part ion_ of the first part, in consideration of the sum of part y of the sec Four Thousand and mo/100
Lawronco in the County of Douglas and State of Fansas rtias_of the first part, and The Lawronce Building and Lean Association part y of the se WITNESSETH, That the said part 101_ of the first part, in consideration of the sum of part y of the se Four Thousand and no/100
WITNESSETH, That the said part 101_ of the first part, in consideration of the sum of
Four Thousand and no/100
The Southwest Quarter $(\frac{1}{2})$ of the Southewest Quarter $(\frac{1}{2})$ of the Southeast Quarter $(\frac{1}{4})$ of South Twenty Three (23), Township Twelve (12) South, Range Nineteen (19)
$\left(\frac{1}{5}\right)$ of Section Twenty Three (23), Township Twelve (12) South, Range Mineteen (19)
이 같은 것은 것은 것은 것은 것은 것은 것은 것을 하는 것은 것을 가지 않는 것 같은 것 같은 것을 것을 것 같아. 것은 것은 것은 것은 것은 것은 것은 것은 것을 가지 않는 것을 했다.
· · · · · · · · · · · · · · · · · · ·
h the appurtenances and all the estate, title and interest of the said part <u>iog</u> of the first part therein. And he said partllI first gart do hereby covenant and agree that at the delivery hereo <u>f thoy are</u> the lawfal ownerS of the premises about seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance
that they will warrant and defend the same axeinst all parties making largid thin therets. It is spretch between the parties better that the part 100.5 of the form part shall at all timer during the life of this indenture, pay all taxes or assessments that may seared against said real exate when the same becomes due and payable, and that <u>they</u> . <u>Will</u> keep the buildings upon asid real exate insured against fire and i sum and by such insurance company as shall be precified and directed by the part. <u>U</u> of the second part, the loss, if any, made payable to the part. <u>U</u> of the second 10 - 1.120. Interest. And in the event that insure of a part. <u>D</u> of the first part <u>all</u> life to part. <u>D</u> of the first part <u>all</u> life to part. <u>D</u> of the second part, the loss, if any, made payable to the part. <u>U</u> of the second 10 - 1.120. Interest. And in the event that all part. <u>D</u> of the first part <u>all</u> life to part. <u>D</u> of the second part, the loss, if any, made payable and to keep and pertin errein provide, then the part. <u>U</u> of the second part may pay usid taxs and instructes, or either, and the amount so paid shall before a part of the indebtedness, in inforture, and shall be a interest of a second part <u>and payment</u> of the grammet of the indebtedness, in <u>COULT</u> Througes and and <u>and And And ON 00</u>
It is agreed between the parties better that the part. 50.5 of the first part shill at all times during the life of this indenture, pay all taxes or assessments that may use used against said text ensure that the part. 10.5 of the first part shill be that 10.07 . Will keep the buildings upon said real exist insure dargainst for and use and payshels, and that 10.07 . Will keep the buildings upon said real exist insure dargainst for and use and by able, and that 10.07 . Will keep the buildings upon said real exists insured against for and use and by such insurance comparison as shall be specified and directed by the part. 10.07 the second part, the loss, if any, made payshe to the part. 10.07 of the second payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe payshe part and pay payshe paysh
It is agreed between the parties better that the part. 50.5 of the first part shill at all times during the life of this indenture, pay all taxes or assessments that may use used against said text ensure that the part. 10.5 of the first part shill be that 10.07 . Will keep the buildings upon said real exist insure dargainst for and use and payshels, and that 10.07 . Will keep the buildings upon said real exist insure dargainst for and use and by able, and that 10.07 . Will keep the buildings upon said real exists insured against for and use and by such insurance comparison as shall be specified and directed by the part. 10.07 the second part, the loss, if any, made payshe to the part. 10.07 of the second payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe to the part. 10.07 of the second payshe payshe payshe part and pay payshe paysh
It is agreed between the parties berren that the part. $\Delta 0.2$ of the fort part hall at all times during the life of this indensure, part all taxes or assessments that may all exceed against aff real cuts when the same becomes due and partial $\Delta 0.0$ ($\Delta 0.0$) will $\Delta 0.0$ ($\Delta 0.0$) with $\Delta 0.0$ ($\Delta 0.0$ ($\Delta 0.0$) with $\Delta 0.0$ ($\Delta 0.0$
It is agreed between the parties berton that the part
It is agreed between the parties berton that the part for the fort part shill at all time during the life of this indenture, pay all taxes or assessments that may accord against affer read to be the second part is the part for the second part, the part for the second part, the part for the second part is the part for the second part, the part for the second part. The part is the second part, the part for the second part, the part for the second part. The part for the second part, the part for the second part, the part for the second part. The part is the fart part.The part. The for the fart part. The part for the second part. The part. The part for the fart part.The part. The second part. The part. The part for the second part. The part for the second part. The part.
It is agreed between the parties berrets that the part. $\Delta 0.2$ of the fort part hall at all times during the life of this indensure, pay all taxes or assessments that may used against affect end the parties of response of the second parts the response of the parties of the second parts the parties of the second parts that the part. $\Delta 0.2$ of the second part is the parties of the second parts that part is the part. $\Delta 0.2$ of the second part is the part is the parties of the second parts, the loss, if any, made parable to the part. $\Delta 0$ of the second part is the part. $\Delta 0$ of the second part is the part. $\Delta 0$ of the second part is the part. $\Delta 0$ of the second part is the part. $\Delta 0$ of the second part is parable to the part. $\Delta 0$ of the second part is parable to the part. $\Delta 0$ of the second part is parable to the part $\Delta 0$ of the second part is parable part. $\Delta 0$ of the second part is parable part is part if the part. $\Delta 0.2$ of the second part is parable part is part if the part is part if the part. $\Delta 0.2$ of the second part is parable part is part of the indebtedness, a this part is part if the indebtedness of the terms set. $\Delta 0$ of the second part is part of the second part is and parable part of the part of part of the
It is agreed between the parties berets that the part. <u>10.2</u> of the fort part shill at all times during the life of this indensure, par all taxes or assessments that may assessments that may assessments the may assessments the may assessments are assessments that may assessments and may and the rest of the main term of the fort part shill be precised again the term the same become during the life of the indensure, part all taxes or assessments that may and provide the term that main the rest of the main term of the term that main the rest of the main term of the term that main the rest of the main term of the term that main term of the main term of the term term term term term term term ter
It is agreed between the parties betters that the part_202L of the fort part shill at all time during the life of this indenture, pay all taxes or assessments that may accord against affer read to be the part of the second part, the loss if any, made payable to the part_2 of the second just in the second part, the loss if any, made payable to the part_2 of the second just in the second part, the loss if any, made payable to the part_2 of the second just in the second part, the loss if any, made payable to the part_2 of the fort part shill life to pay that that was shen the same become due and payable and the term of the side of payment until fully registed. This intended as a mortgate to accure the payment of the sum of
It is agreed between the parties berreen that the part_2021 of the ford part hall at all times during the life of this indensure, part all tars or massessments that may assessments that may assessments that may assessments are assessments that may assess and the start of the target target the target ta
It is agreed between the parties berton that the part. <u>101</u> . of the fort part shill at all time during the life of this indenture, pay all taxes or assessments that may a usered against and test of the the theory will be the part. <u>101</u> the second part, the part is all the specified and directed by the part. <u>101</u> of the fort part shill be specified and directed by the part. <u>101</u> of the fort part shill be specified and directed by the part. <u>101</u> of the fort part shill be specified and the specified and directed by the part. <u>101</u> of the fort part shill be specified and the specified and directed by the part. <u>101</u> of the fort part shill be specified and the specified and
It is agreed between the parties between that the part. <u>101</u> . of the fort part hall at all times during the life of this indensure, pay all taxes or assessments that may a success densing that real states where the subiding upper and real states where the subiding upper and real states where the sume become due and parable, and that <u>100</u> . <u>101</u> . <u>1</u>
It is agreed between the parties berton that the part_2022. of the fort part hall at all times during the life of this indensure, pay all taxes or assessments that may all card out assessments due may pay able, and that Horny Will Liver publicing topons and real states when the same become due and payshele, and that Horny Will Liver publicing topons due and payshele and the state of a second part, the loss if any, and e payshe to the part of the second part, the loss of the second part, the loss of the part of the second part and part due to the fart part hall life top yret. Unsers when the same become due and payshe and take the fart part hall life top yret. This can be an able to part of the indehenders, a dimension of the indehenders, a dimension of the trans of
It is agreed between the parties berton that the part_2013_ of the ford part shill at all times during the life of this indensure, pay all taxes or assessments that may all exceed against and test of reads the state of the indensure, pay all taxes or assessments that may all of _1125
It is agreed between the parties between that the part. <u>101</u> . of the fort part shill at all time during the life of this indenture, pay all taxes or assessments that may assessments that may all or and the second part, the loss if any, made payable to the part. <u>1</u> . of the second part, the loss if any, made payable to the part. <u>1</u> . of the fort part. <u>1</u> . of the second part. <u>1</u> . or part of the indebtedness, a molecular part. <u>1</u> . of the second part. <u>1</u> . or <u>1</u> . or <u>1</u> .
It is agreed between the parties between that the part. <u>101</u> . of the fort part shill at all time during the life of this indenture, pay all taxes or assessments that may an every all taxes or assessments that may all of <u>101</u> . Interest. And in the event that mail for and it is the part. <u>1</u> . of the second part, the loss if any, made payable to the part. <u>1</u> . of the second part, the loss of the second part, the loss of the part <u>1</u> . of the second part, the loss of the the second part, the loss of the part. <u>1</u> . of the second part, the loss of the second part, the loss of the part. <u>1</u> . of the second part, the part <u>102</u> , or the second part, the part <u>102</u> , or the second part, the part <u>102</u> , or <u>102</u> . <u></u>
It is agreed between the partice hereto that the part
It is agreed between the parties betters that the part. <u>101</u> . of the fort part shill at all time during the life of this indemure, pay all taxes or assessments that may all search and the second part. By other the building upper and or part is the second part, the loss of any, and expatie to the part. <u></u>