TACE DECOD T 'n 1

0

N

0

STATES AND

(0)

THAKES

11. 11

c

8

INTERNAL D

N	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 3	and a second
	ow and Nathan W. MaGrow	JulyA. D. 19-45, st1200 	of Deeds.
The Lawrence	Building and Loan Association	ByDept	uty
THIS INDENTUR	, mude united the second se	uly, in the year of our Lord, one	thousand nine
of Lawrence		las and State of Kans	AS
and the second states of the second	part, and The Lawrence Building and	party of th	e second part.
经常16月1日 计进行	Three thousand and no/100	DOLLARS, to themduly paid, Grant, Bargain, Sell and Mortgage to the said part yof th uglas and State of Kanzas, to-wit:	, the receipt of e second part,
		es First Addition to the City of Lawrence,	
Douglas Cour	nty, Kunsas	ne service service to be compared to the	
And the said part 1.03	of the first part dohereby covenant and agree that at	art_185_of the first part therein. the delivery hereof	rs above granted.
And the said part LOS and seized of a good and in and that they will warrant It is agreed between th or assessed against said real such sum and by such insurs	Loft he first part do hereby covenant and agree that at defeasible estate of inheritance therein, free and clear of all it and defend the same against all parties making lawful claim he parties hereto that the partB of the first part shall a caute when the same becomes due and payable, and thatM ince company as shall be specified and directed by the part_Y	the delivery hereof	at may be levied and tornado in recond part to the premises insured
And the said part 268 end seized of a good and in and that they will warrant It is agreed between 11 or assessed against said real uuch sum and by such insur- scient of <u>the</u> interes is herein provided, then the bis indenture, and shall be THIS GRANT is inten	Let the first part do treby covenant and agree that at defeasible estate of inheritance therein, free and clear of all it and defend the same against all parties making lawful claim the parties hereto that the part to 2, of the first part shall a caute when the same becomes due and payable, and that the new company as shall be apsclifted and directed by the part to and in the erent that said part the directed by the part to a direct that said part the directed by the part to a direct that said part the directed by the part to a direct that said part the directed by the part direct as the second directed by the part the direct saturces the second directed by the direct part that all a saturces to secure the payment of the sum of the	the delivery hereof	at may be levied and tornado in record part to the premises insured iness, secured by DOLLARS.
And the said part_08 mad seized of a good and in mad that they will warrant It is agreed between it or associed against said real nuch sum and by such insur- scient of <u>ISS</u> interes <u>ISS</u> interest in indenture, and shall be THIS GRANT is inten the second of the terms of -	Loft he fast part do hereby covenant and agree that at defeasible estate of inheritance therein, free and clear of all it he parties hereto that the partAS of the fare part shall a caste when he same becomes due and payable, and thatMA caste when he same becomes due and payable, and thatMA there company as shall be specified and directed by the part t. And in the erent that said partAS of the farts part shall a re party of the scend part may pay said taxs and insur ar instruct at the caste of 1055 from the date of payment unit ded as a mortgace to scene the payment of the sum ofT 	the delivery hereof	at may be levied and tornado in crond part to the premises insured iness, secured by DOLLARS, 19.46.
And the said part.263 md seized of a good and in md that they will warrant It is agreed between it or associed against said real uch sum and by such inner extent of <u>125</u> interes <u>125</u> interest at inderenver, and shall be THIS GRANT is inten coording to the terms of	Loft he fast part do hereby covenant and agree that at defeasible estate of inheritance therein, free and clear of all it he parties hereto that the partAS of the fare part shall a caste when he same becomes due and payable, and thatMA caste when he same becomes due and payable, and thatMA there company as shall be specified and directed by the part t. And in the erent that said partAS of the farts part shall a re party of the scend part may pay said taxs and insur ar instruct at the caste of 1055 from the date of payment unit ded as a mortgace to scene the payment of the sum ofT 	the delivery hereof	at may be levied and tornado in coond part to the premises insured iness, secured by DOLLARS, 19.46.
And the said part_1283 and seized of a good and in and that they will warrant It is agreed between th a sersest against said real uch sum and by such innur atom of <u>158</u> interes atom of <u>158</u> interes <i>THIS GRANT</i> is inten coording to the terms of <i>the same of the terms</i> of <i>the same of the terms</i> of <i>the terms</i> of <i>the terms</i> of <i>the terms</i> of <i>the terms</i> of <i>the terms</i> of <i>the terms of <i>the terms of <i>the t</i></i></i>	Loft he fast part doAreby covenant and agree that at defeasible estate of inheritance therein, free and clear of all it he parties hereto that the partASL_ of the fare part shall a caste when the same becomes due and payable, and that_LM acc company as shall be specified and directed by the part the And in the ernet that said partASL_ of the fare part shall a reference at the same becomes from the due to payment und ded as a mortgage to secure the payment of the sam ofTM ASL_ to the part of the second part, with all int by the said same ty of the payment of a same same for a same same same are able to the part of the second part, with all int by the said same ty of the provint of the same ofTM ASL_ to the part of the second part, with all int to the same same same same same able provint of the day	the delivery hereof	at may be levied and tornado in eccond part to the premises insured iness, secured by DOLLARS, 10-46 Secure any sum for an and any sum for an any sum for any sum
And the said part_103 a scired of a good and in and that they will warrant It is agreed between it a senseria against said real uch sum and by such innur, a strein provided, then the manufacture of the THIS GRANT is intern coording to the terms of and by a convergence at or kept up, as provided the or kept up, as provided the security of the convergence at the convergence at and the convergence at the or kept up, as provided the security of the security mature that we convergence at or kept up, as provided the security of the security mature that we convergence at the security mature that we convergence at the security of the security	Left the first part dotreby covenant and agree that at defensible states of inheritance therein, free and clear of all it and defend the same against all parties making lawful claim the parties hereto that the partto of the first part shall a caste when the same becomes due and payable, and thatthe the parties hereto that and payable and the same company as shall be apecified and directed by the part to And in the create of 100° from the date of payment uni- ari interest at the rate of 100° from the date of payment uni- ded as a mortgage to secure the payment of the same ofT 	the delivery hereof. Lifely BirBithe lawful owner. To the premiss nombrane the second part, the loss, if any, made payable takes or assessments the 20 Mill keep the buildings upon asid real estate insured against for of the second part, the loss, if any, made payable to the part. Note the second part, the loss, if any, made payable to the part. Note that the second part is a second part, the loss of the second part of the indeted a folly reguld. The second part of the second part of the indeted a folly reguld. A second part of the second part of the indeted a folly reguld. A second part of the second part of the indeted of normal second part of the second part of the indeted of normal second part of the second part of the indeted of normal second part of the second part of the second part. The obligation contained therein folly discharged. If default be made in moch afor a second part of the second part of the second part of the second part are builtered in the manner provided by have and to have a receiver appear are thereof, in the manner provided by have and to bar a for a second part means thereon in the manner provided by have and to bar a second part.	at may be levied and tornado in cond part to the premises insured ness, secured by DOLLARS, 10-46. Secure any som for an analytic payments or sny to insure and the payments or sny te insure and the insure and the insure in te in given, shall refer to collect the form style apple
And the said part_203 and seized of a good and in and that they will warrant It is agreed between it is a sersed against said real uch aum and by such inner, a herein provided, then his indenture, and shall be THIS GRANT is inter- ret and the same service and the same service and shall be THIS GRANT is inter- ing the same service and the same service and same coording to the terms of a by <u>the same service</u> and the same service and the same shall be another and the retist and herefits secreting or retain the another and the same size of the same service retist and herefits secreting or the same set of the same set and inter to, and be oblight IN WITNESS WIR	Left the first part dotreby covenant and agree that at defensible states of inheritance therein, free and clear of all it and defend the same against all parties making lawful claim the parties hereto that the partto of the first part shall a caste when the same becomes due and payable, and thatthe the parties hereto that and payable and the same company as shall be apecified and directed by the part to And in the create of 100° from the date of payment uni- ari interest at the rate of 100° from the date of payment uni- ded as a mortgage to secure the payment of the same ofT 	the delivery hereof	at may be levied and tornado in premises insured iness, secured by DOLLAKS, 10-46. Secure any sum the insurance and payments or any the insurance in the conversion of the payments are referent and the payments are any the insurance and the insurance and the insurance and the insurance and the insurance and the insurance and the insurance and the insurance and the insurance and the insura
And the said part 203 and seized of a good and in a distat they will warrant It is a greed between th or assessed against said real uuch sum and by such inners a percipar provided, then his indentrore, and shall be THIS GRANT is inter- med by <u>115</u> interners by <u>115</u> interners and by interners and benefits secreting or testin the anomal then us realistic match and to obligate or testing a benefits secreting or testing the anomal then the other and benefits secreting or testing and benefits secreting of heat unce and be obligate IN WITNESS WIR	Left the first part dotreby covenant and agree that at defensible states of inheritance therein, free and clear of all it and defend the same against all parties making lawful claim the parties hereto that the partto of the first part shall a caste when the same becomes due and payable, and thatthe the parties hereto that and payable and the same company as shall be apecified and directed by the part to And in the create of 100° from the date of payment uni- ari interest at the rate of 100° from the date of payment uni- ded as a mortgage to secure the payment of the same ofT 	the delivery hereof	at may be levied and tornado in cread part to the premises insured ineas, secured by — DOLLARS, — 10-4G. secure any sum the insurance is the insurance is the insurance is the insurance is the insurance is the insurance is the i
And the said part_203 and and in a seized of a good and in and that they will warrant. It is agreed between the sensed against said real took aum and by such inners that are also a seized against said real sense and said bear THIS GRANT is interest and by $\frac{115}{100}$ errors and 11	Left the first part dotreby covenant and agree that at defensible states of inheritance therein, free and clear of all it and defend the same against all parties making lawful claim the parties hereto that the partto of the first part shall a caste when the same becomes due and payable, and thatthe the parties hereto that and payable and the same company as shall be apecified and directed by the part to And in the create of 100° from the date of payment uni- ari interest at the rate of 100° from the date of payment uni- ded as a mortgage to secure the payment of the same ofT 	the delivery hereof. Lifely, BirBitle layful owners. Of the premise combrane	at may be levied and toreado in the premises insured incess, secured by
And the said part_203 and seized of a good and in and that they will warrant It is agreed between th reassead against said real uch aum and by such inners a harein provided, then his indenture, and shall be THIS GRANT is inter- rest and the same same same and by <u>115</u> errans m dby <u>115</u> errans m real hard same same same and be an and the same relation the anomal them same relation the same them the rest and henefits seering of law set of the same rest, and be obligated.	Left the first part dotreby covenant and agree that at defensible states of inheritance therein, free and clear of all it and defend the same against all parties making lawful claim the parties hereto that the partto of the first part shall a caste when the same becomes due and payable, and thatthe the parties hereto that and payable and the same company as shall be apecified and directed by the part to And in the create of 100° from the date of payment uni- ari interest at the rate of 100° from the date of payment uni- ded as a mortgage to secure the payment of the same ofT 	the delivery hereof. Lifely, BirBitle layful owners. Of the premise combrane	at may be levied and tornado in the premises insured incess, secured by
And the said part_283 good and in and that they will warrant It is agreed between the research against said real uch at an and by such insure starten of _125	Loft he fart part dokreby covenant and agree that at defensible catacies of inheritance therein, free and clear of all 1 and defend the same against all parties making inwful claim he parties herein that the part	the delivery hereof. Lifely, BirBitle layful owners. Of the premise combrane	at may be levied and tornado in recond part to the premises insured incess, secured by
And the said part_203 cool and in a desired of a good and in an desired of a good and in the served against said real such as an and by such instruction of 1.52 minterest as a precise against said real such as an and by such instruction. This GRANT is interest as a precise again the same served again the sa	Left he fart part doAreby covenant and agree that at defensible catacies of inhericance therein, free and clear of all 1 and defend the same against all parties making inwful claim he parties herein that the part	the delivery hereof	at may be levied and tornado in cond part to its premises insured premises insured premises insured premises insured premises insured premises of the insurance and the insura
And the said part 203 and scirt of a good and in and that they will warrant It is a greed between 10 or anseard against said real much nun and by such innur as a pering nurwided, then the in informator, and shall be this informator, and shall be this informator, and shall be range against the terms of this informator, and shall be range against the terms of this informator, and the range against the terms of this informator, and the range against the terms of this informator, and the range against the terms of the term against the range against the terms of the term against the range against the range against the range against the range against the range against the range against matter and the range against method section and range against section range against	Left he fart part dokreby covenant and agree that at defensible catacic of inheritance therein, free and clear of all 1 and defend the same against all parties making invful claim he parties herein that here part_163_ of the fart part shall a catacic when the same become all on any body, and that Lift and there company as shall be specified and directed by the part_y t. And in the cent that aid part. 12.63 of the fart part shall a e party of the scend part may pay said taxs and inter are interest at the rate of 100° from the date of payment und dod as a mortage to scutte the payment of the sum of 	the delivery hereof	at may be levied and tornado in cond part to itornado in recond part to itornado in recond part to itornado premises insured inces, secured 20, secure any som performent of any som the insurance and any itornado itornado itornado itornado itornado itornado (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the said part_283 evol and in and scient of a good and in the science of a good and in the science of against said real uses and science of a science a particle of the science THIS GRANT is inter- ted by to THIS GRANT is inter- cound by to the part science and the science of the science are there for any object of the science of the science manual the science of the science manual the science of the science and the science of the science manual science of the science manual the science of the science manual the science of the science manual science of the science manual science manual science of the science manual science of the science manual science of the science manual scienc	Left he fart part do hereby covenant and agree that at defensible cataloc of inheritance therein, free and clear of all 1 and defend the same against all parties making invful claim he parties herein that here part_163_ of the fart part shall a catato when the same become due and payable, and that Lift and the company as shall be specified and directed by the part_y t. And in the cent that aid part. 12.63 of the fart part shall a catato when the same become due and payable, and that Lift o paryy of the second part may pay said taxs and insur are instruct at the saits of 100° from the date of payment using dod as a mortgage to secure the payment of the sum of 	the delivery hereof	at may be levied and tornado in cond part to itornado in recond part to itornado in recond part to itornado premises insured inces, secured 20, secure any som performent of any som the insurance and any itornado itornado itornado itornado itornado itornado (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the said part.283 evol and in and that they will warrant It is agreed between the or assessed against said real works and against said real works and against said real much aus and by such insure THIS GRANT is inten as a prein provided, then the THIS GRANT is inten count in the terms of metal and by <u>a star</u> is a second to be terms of the said of the terms of a star of the terms of the terms and terms of the other the term and the star of the terms of the star of the terms of the terms and terms of the terms of the terms of terms of terms of the terms of terms of terms of	Left he fars part doAreby covenant and agree that at defensible catacies of inhericance therein, free and clear of all 1 and defend the same against all parties making invful claim he parties herein that and parties making invful claim consequences and approximation of the part shall a caster when the same become adv and paybids, and that Lift and in the cent that and parties due and paybids, and that Lift caster when the same become adv and paybids, and that Lift or party of the second part may pay asid tess and inver at instruct at the same become same advector of payment used as mortgage to secure the payment of the same of OID certain written obligation for the payment of a ded as mortgage to secure the payment of the same of OID certain written obligation for the payment of a ded payble to the part of the second part, with all in the paybid to the part of payment to pay for any into an created thereby, or interest thereon, or if the taxes on a time, but of the paybid and paybid at the improver thereform; and to sell the profile paybid the cast and its the paybid to the same add provides of the cast and its the paybid to the part dependence of the cast and its barries the second part is pay and the improver thereform; and to sell the profile part of a pay is and its here the payble at the option of the holder thereal, which its the payble at the profile part and all the improver thereform; and to sell the profiles and payble at the interest are the payble at the terms and provisions of this indecture an its here the part 1.2.8. for the first part hnYO 1 EREOF, The part 1.2.8. for the first part hnYO 1 Mortgage and payble at the examination of the same arepresent EREOF, The part 1.2.8. for the first part hnYO 1 Mortgage and the terms and provisions of the indecture an interpart 1.2.8. The payble at the same pays and the improve its pay on the bid strest acture the administratest payemant represent its pays and the same admininitestor payes and the	the delivery hereof	at may be levied and tornado in cond part to the premises insured iness, secured by 20 CLLARS, 19.46 secure any sum be insurance of the convergence of the internet of the int
And the said part 203 and scient of a good and in and that they will warrant It is agreed between it and that they will warrant It is agreed between it as access against said real nuch num and by such inner THIS GRANT is inten- count and by the second shall be THIS GRANT is inten- count and by the second shall be they be a second shall be a shall be and be a second shall be they be a second shall be a shall be a s	Left he fart part do hereby correnant and agree that at defensible catacic of inheritance therein, free and clear of all 1 and defend the same against all parties making invful claim he parties herein that and parties making invful claim the parties herein that and parties due and payable, and that Lift and the correspondence of the partial set of the fart part shall a claim when the same become due and payable, and that Lift are company as shall be specified and directed by the part. A do in the craiter of 100 from the due to payment used interest at the raite of 100 from the due to payment used and payable to the part. OID certain written obligation for the payment of a due payable to the part. OID certain written obligation for the payment of all be payable to the part. OID certain written obligation for the payment of all be payable to the part. OID the same of the payment of the same of OID certain written obligation of the some of the same of that fit for the part. OID the payable of the payment to pay for any inter- ant that payable at the option of the kolder hered, write heredrom; and to sell the part of payment to the costs and the payable to a same of part is pay for any p made of parties. Locater and payable at the importer heredrom; and to sell the premises after pay rained, or any p of the same of the same and provisions of this indecture an iter. Expression of the same and provisions of this indecture an iter. Cost of the same of premises after pay and the importer HEREOF, The part 192 of the first part hn_X9 1 mable of parties, eccuter at doministraters, pays and the importer is an of the same and provisions of this indecture an intervent bar is a cost of the same pays and the importer is pay on the being eccuter. A doministraters appending the part. If the payes of the same and provisions of this indecture an intervent bar is a cost of the same pay and the importer is pay of the same and payable at the terms and provisions of this indecture an intervent bar is pa	the delivery hereof	at may be levied and tornado in recod part to irreado in recod part to irreado in recod part to irreado premises insured incas, secured by
And the said part 203 and scient of a good and in and that they will warrant It is agreed between it and that they will warrant It is agreed between it as access against said real nuch num and by such inner THIS GRANT is inten- count and by the second shall be THIS GRANT is inten- count and by the second shall be they be a second shall be a shall be and be a second shall be they be a second shall be a shall be a s	Left he fart part doAreby covenant and agree that at defensible catacic of inkeriance therein, free and clear of all 1 and defend the same against all parties making invful claim he parties herein that here part. AGL of the fart part shall a catacic when the same becomes due and payable, and that. This is a due to the same becomes due and payable, and that. This is a case when the same against all farties for part shall a case when the same second we and payable, and that. This is pay of the second part may pay asid taxs and inver- ation within the rate of 100° from the due to payment of a ded as a mortgace to secure the payment of the same of OID0_certain written obligation for the payment of a data as mortgace to secure the payment of the same of OID0_certain written obligation for the payment of a data payable to the part of the second pay is and taxs and invert as a mortgace to secure the payment of pay for any invo- mant of the same of the second pay is pay as and the same of 	the delivery hereof	at may be levied and tornado in cread part to itornado in recond part to itornado in cread part to itornado premises insured increases in the insurance in the insurance in the insurance (SEAL) (SEAL) (SEAL) is before me, a nowledged the and year last

355

Reg. No.

4999