## Recoiving No. 29198 MORTGAGE RECORD 91

380

t# 01 

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 2nd day of	
Francis Leroy Terry and Phyllis June Terry TO	August A. p. 19 46, at L320 clock P. M.	6
The Lawrence Building and Loan Association	By By Deputy.	
THIS INDENTURE, Made this 2nd day of August	, in the year of our Lord, one thousand nine	
hundred and Forty-six between Francis Loroy Terry and Phyll	is June Terry, husband and wife	500
of Lawsence in the County of Douglas	and State ofKazsas	<b>B</b>
part ics of the first part, and The Lawres	nce Building and Loan Association of the second part.	
WITNESSETH, That the said part ies of the first part, in conside Four Hundred and no/100	DOLLARS, to them duly paid, the receipt of	
		6
	do Island Street, less the West Fifty (50) feet	
thereof, in the City of Lawrence,		
		6
		의 전 전 전 전 전 11.11년 년 전 전 11.11년 년 전 전
with the appurtenances and all the estate, title and interest of the said pa And the said part. 103 of the first part do bereby covenant and agree that at t	the there are a transformed and the second s	
And the said part. Acts of the bar part do	cumbrance except a mortgare given to The Lawrence Building	
	na recorded on Sept. 21, 1945 in Book 91 at pare 162 of	
It is agreed between the parties hereto that the part and of the first part shall at	nd recorded on Sept. 21, 1945 in Book 91 at pare 162 of hove, Aurrus al lines during the life of this indenture, pay all taxes or assessments that may be levied [X.Zill:Levep the buildings upon said real estate insured against fire and tormado in	
is a agreed between the parties hereto that the partimulation of the first part shall at or assessed against said real estate when the same becomes due and payable, and that LIRC such sum and by such insurance company as shall be specified and directed by the parti- saturn of 15.5 interest. And in the event that said partimulates of the first part shall fail	The record of soft 21, 1943 in 300k 91 at pare 162 Di Modern Martte Bife of this indenture, pay all taxes or assessments that may be levird W.All.L.even the building upon sail real extrain insured sagins for and tormado in of the second part, the loss, if any, made sayable to the part. X. of the second part to the 1' op you that such when the same become due and payable and to keep sail premises insured	
It is a greed between its parties hereto that the part_LED_could be not parts had in a or assessed against said real estimates when the same becomes due or al parable, and that LDR burch sum and by such insurance company as shall be specified and directed by the part	the recorded on Sopt. 21, 1945 in Sock 91 at pare 162 bit Moder, Murrar Bill of this indenture, pay all taxes or assessments that may be levied [X.Will.Leep the buildings upon said real estate instruct against fire and tormado in of the second part, the loss, if any, made payable to the part. J. of the second part to the	
It is a greed between its parties hereto that the part_LED_c is the fut parts half at a solution of assessed against half at a latter when the same becomes due and parable, and that LEDE much hum and by such invarance company as shall be specified and directed by the part_lede back interest. And in the erent that half part_LED for the fortpart shall fail as berein provided, then the part_L_C of the second part may pay slid taxs and insure that individually the specified of bayment until the individual tax is an origine to excure the payment of the super state of the second part may pay slid taxs and insure that individually the second part may pay slid taxs and insure that individually the second part may pay slid taxs and insure that individually the second part may pay slid taxs and insure that individually the second part may pay slid taxs and insure that individually the second part may pay slid taxs and insure that individually the second part may pay slid taxs and insure the same of the second part may pay slid taxs and insure that individually the second part may pay slid tax and the part_LeDE of the fort payment and the second part may pay slid tax and insure that individually the second part may pay slid tax and insure that individually the second part may pay slid tax and tax an	The regorded on Sopt. 21, 1943 in BOOK 91 at pare 162 Di holes, Murral to Bie of this indenture, pay all taxes or assessments that may be levied it all times during the life of this indenture, pay all taxes or assessments that may be levied (Will Levie the buildings upon sail real extra test instands against for and tomade in of the second part, the loss, if any, made payable to the part. You of the second part to the 's pay usch taxes when the same become due and payable and to keep sail premises insured fully repaid. DOLLARS, id sum of money, executed on the 22td day of August 19.46.	
It is a greed between its parties hereto that the part_LED_or the fut part hand in a or assessed against said real estimates when the same becomes due and parable, and that LBR such sum and by such insurance company as shall be specified and directed by the part estimation of LED_minterest. And in the event that and part_LED_S of the first part shall fail as berein provided, then the part of the second part may pay said taxs and inverse this indenture, and shall ber interest at the part of 10% from the date of payment until THIS GRANT is intered as a gorigance to secure the payment of the sum of FOUR 'HUMG'red and no/ACO according to the terms of <u>ODO</u> certain written obligation for the payment of and the life terms and another take the second part. With all inter	The regorded on Sopt. 21, 1943 in BOOK 91 at pare 162 Di index, Marriel Bife of this indenture, pay all taxes or assessments that may be levied it all times during the life of this indenture, pay all taxes or assessments that may be levied $V_{\rm eff}$ . All there he buildings upon mail real entatic instruct agains for and tormade in of the second part, the loss, if any, made sayable to the part. $V_{\rm eff}$ of the second part to the it ops up that second the become dure and payable and to here paid by centices insured ince, or either, and the amount so paid shall celosme a part of the indebtedness, secured by fully repaid. DOLLARS, id sum of money, executed on the 22nd day of <u>August</u> 19.46 19.46	
It is a greed between its parties hereto that the part_LED_or the fut part hand in a or assessed against said real estimates when the same becomes due and parable, and that LBR such sum and by such insurance company as shall be specified and directed by the part estimation of LED_minterest. And in the event that and part_LED_S of the first part shall fail as berein provided, then the part of the second part may pay said taxs and inverse this indenture, and shall ber interest at the part of 10% from the date of payment until THIS GRANT is intered as a gorigance to secure the payment of the sum of FOUR 'HUMG'red and no/ACO according to the terms of <u>ODO</u> certain written obligation for the payment of and the life terms and another take the second part. With all inter	The regorded on Sopt. 21, 1943 in BOOK 91 at pare 162 Di index, Marriel Bife of this indenture, pay all taxes or assessments that may be levied it all times during the life of this indenture, pay all taxes or assessments that may be levied $V_{\rm eff}$ . All there he buildings upon mail real entatic instruct agains for and tormade in of the second part, the loss, if any, made sayable to the part. $V_{\rm eff}$ of the second part to the it ops up that second the become dure and payable and to here paid by centices insured ince, or either, and the amount so paid shall celosme a part of the indebtedness, secured by fully repaid. DOLLARS, id sum of money, executed on the 22nd day of <u>August</u> 19.46 19.46	
It is a greed between its parties hereto that the part_LED_coils have not paralle, and that LDR or assessed against said real orange when the been as due and paralle, and that LDR or assessed against said real orange. All of the that that LDR or assessed against said real orange when the said part_LED of the first part hall fail indentive, and hall be received part may pay said taxs and interest said part_LED. So of the first part hall fail is determined until the indentive, and shall be received part may pay said taxs and interest said part_LED. So of the first part hall fail is indentive, and shall be received part may pay said taxs and interest the first of 10% form the date of payment until THIS GRANT is intered as a gorigate to secure the payment of the sum of	This register deal of this indenture, pay all taxes or assessments that may be levid it all times during the life of this indenture, pay all taxes or assessments that may be levid it all times during the life of this indenture, pay all taxes or assessments that may be levid it all times during the life of this indenture, pay all taxes or assessments that may be levid of the second part, the loss, if any, made sayable to the part. <u>Y</u> . of the second part to the it op you the taxes when the same become dur and payable and to here passible premises insured nore, or either, and the amount so paid shall celosme a part of the indebtedness, secured by fully repaid. DOLLARS, id sum of money, esecured on the <u>200 day of <u>AUCUAT</u> 19.46 rest accelup therean seconding to the part of the indebtedness, we can alway the tax of the tax of the terms of a side obligation and hot to secure any sum parts a taxing commend of the and the mode in such payments or any if real variates not paid when the same become dur and payable or if the insurance is soft repair as they are not paid when the same become during and parts. The same rest of the same become during the payments or any if real variates not paid when the same become during and parts. The same rest of the same become during and parts.</u>	é
It is a greed between its parties hereto that the part_LED_coils have not paralle, and that LDE sorts was adjust said real estimates when the same becomes due suid paralle, and that LDE such sum and by such insurance company as shall be specified and directed by the part	11.1. FROOFCOU ON SOPE. 21, 1945 in BOOK 91 at pare 120 DI Missen, Marriel B. Bie of this indenture, pay all taxes or assessments that may be levid it all times during the life of this indenture, pay all taxes or assessments that may be levid it. 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 20	
It is a greed between its parties hereto that the part_LED_coils have not paralle, and that LDE sorts was adjust said real estimates when the same becomes due suid paralle, and that LDE such sum and by such insurance company as shall be specified and directed by the part	11.1. FROOFCOU ON SOPE. 21, 1945 in BOOK 91 at pare 120 DI Missen, Marriel B. Bie of this indenture, pay all taxes or assessments that may be levid it all times during the life of this indenture, pay all taxes or assessments that may be levid it. 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 2011, 20	
It is a greed between its parties hereto that the part_LED_coils have not paralle, and that LDE sorts was adjust said real estimates when the same becomes due suid paralle, and that LDE such sum and by such insurance company as shall be specified and directed by the part	11.1. Figure God God Sopt. 21, 1945 in BOOK 91 at Pare 162 Di Kolen, Nattru Barge 162 Di Kolen, Nat	
It is agreed between the parties hereto that the part_LED_coils have far a parket, and that a list of a coil active when the same becomes due and parket, and that Like such sum and by such insurance company as shall be specified and directed by the part activate. A coil in the creat that and park. 26.0 of the first part shall fail indentive, and shall be at the same of the same that the same same same same same same same sam	11.1. Fig00FC00 ON SOPL. 21, 1945 in BOOK 91 at Pare 162 DI Micro, NATTER 16 He of this indenture, pay all taxes or assessments that may be levind all times during the hield of this indenture, pay all taxes or assessments that may be levind (XIIII). Leves the building upon sails real extrate instruct agains for and tormado in af the second part, the loss, if any, made payable to the part. Y of the second part to the full of the smooth part of the second part to the bedding upon sails real extra instruct agains for and tormado in af the second part, the loss, if any, made payable to the part of the indehtedness, secured by fully repaid. 10.1. Upon the amount so paid shall celosme a part of the indehtedness, secured by fully repaid. 10.1. DOLLARS, did um of more, executed on the <u>Pind</u> day of <u>August</u> 19.45. 10.1. DOLLARS, DOLLARS, and the amount so paid shall celosme a part of the indehtedness, secured by following thereon according to the terms of said obligation and also to secure any sum ance, origing a said the different on adding the origin of the part of the provided difference are strugged by the security of the base is committeed on add provided difference are strugged by the security of the base is a committee. The difference here and the indehtered is a set provided or repair a difference, and the origing the provided difference on add provided difference here here, shall be more is and written difference on the part of the base is committeed on add provided the strugged of the security of the base is a committee. The security of the base is a committee to a strugger and the marker is a strugger of the security of the base is a secure security of the base is a security	
It is agreed between the parties hereto that the part_LED_coils have far a parket, and that a list of a coil active when the same becomes due and parket, and that Like such sum and by such insurance company as shall be specified and directed by the part activate. A coil in the creat that and park. 26.0 of the first part shall fail indentive, and shall be at the same of the same that the same same same same same same same sam	11.1. FROTCOL ON SOPL. 21, 1945 in BOOK 91 at Pare 162 DI Micro, NATTER 16 Billion, NATTER 16 BILL, 1947 ALL, 194	
It is agreed between the parties hereto that the part_LED_coils have far a parket, and that a list of a coil active when the same becomes due and parket, and that Like such sum and by such insurance company as shall be specified and directed by the part activate. A coil in the creat that and park. 26.0 of the first part shall fail indentive, and shall be at the same of the same that the same same same same same same same sam	11.1. Figure Got Got Disopt. 21, 1945 in BOOK 91 at parts 162 Disker, Nature 1955, 1955 at 1000 software and a second part, the loss (f any, made sayable to the parts instruct against for and tormado in of the second part, the loss (f any, made sayable to the parts of the second part to the bounding up to make real exterior instruct against for and tormado in of the second part, the loss (f any, made sayable to the parts) of the second part to the fully repaid.           (i) up you that have been due and parts lead to the parts         (i) up you that have been due and parts lead to the part of the indebiedness, secured by fully repaid.           (i) up you that have answer to paid shall celome a part of the indebiedness, secured by fully repaid.         DOLLANS, 19.45           (ii) up you that have a secure in the cent again and also to secure any sum ance, or cells a certific bard of the terms of said obligation and also to secure any sum ance, or cells and the the second part. The departs have be not be bard the matter any sum ance, or cells and the bard for the second part	
It is agreed between the parties hereto that the part	11.1. Figure Cos on Sopt. 21, 1945 in BOOK 91 at Pare 162 Di Kicken, Marttal Barge 163, Di Kicken, Marttal Di Sopt. 21, 1945 in BOOK 91 at Pare 162 Di Kicken, Marttal Di Kicken, Mar	
It is a greed between the parties hereto that the part_ALD_c to the first half part and that LDLS or a second gain that of Lat Charles when the same becomes due and paryhole, and that LDLS much and and the same that the same second gain of the same that the latter of the same the same that the latter of the same that the s	11.1. Fig07C60 ON SoPt. 21, 1945 in BOOK 91 at Pare 102 01 100000, 91 at Pare 102 01 10000, 91 at Pare 10000, 9	
It is a greed between the parties hereto that the partLED_to the first part shall that LDE such and by such invarance company as shall be specified and directed by the part	11.1. Fig007C00_01_SOPL. 21, 1945 in BOOK 91 at part 0 102 01         12.1. Fig007C00_01_SOPL. 21, 1945 in BOOK 91 at part 0 102 01         12.1. International field of this indenture, pay all taxes or assessments that may be ferred         12.1. Leves the buildings upon sail real extrain insured agains for an disrade in insured agains for and insure or assessments that may be ferred         12.1. Leves the buildings upon sail real extrain insured agains for and stormade in of the scend part, the loss, if any, made symbols to the part 1.4. of the scend part to the figur repaid.         12.1. Leves the huildings upon sail real extrain insured agains for an discover day figure real according to the terms of said obligation and also to secure any umon and of the scend the summer of the leves of the scend part in the figure repaid.         13.1. Leves the real scender of the said obligation and also to secure any umon and of the scender bard the summer of the leves of the scender of the scender are strained of the insurance to be repaid a where it committee of a said perturbe the real real real real real real real rea	
It is a greed between the parties hereto that the partLLD_c to the full part hash that DRS much and by such insurance company as shall be precised and directed by the part	11.1. Figure Cos of Sopt. 21, 1943 in BOOK 91 at Pare 162 01 1866. Altrust at the life of this indenture, pay all taxes or assessments that may be levid at it there are not pay to be holding upon sail real extracts insured gasins for and termade in of the second part, the loss, if any, made sayable to be part. Altrust of the second part to the origin of the second part, the loss, if any, made sayable to be part. Altrust of the second part to the first of the second part to the bendfing upon sail real extracts insured gasins for and termade in ort the second part, the loss, if any, made sayable to the part. Altrust of the second part to the first of the indentedness, secured by Tayle and to keep sail permits insured in the indentedness, secured by Tayle and to keep sail permits or any any and the means according to the terms of said obligation and also to secure any any and the indentedness in the loss of the part of the indentedness, secured by Tayle and to have a second part to the indentedness or any any and the indentedness in the loss of the same period of the indentedness or any different shall be listed for the same period of the indentedness or any different shall be larged when the same become due and parable of the insurance is been only any indented thering hulf be deaded. In the origin of the indentedness were also the insurance is been only and the overplus, if any there is also the insurance is been only any of the insurance is a second part. Altrust is therein in the insurance is a second set are extra a second as the dead is the main any part of the same period of the same period of the insurance is a second set. The insurance is a second set of the insurance is a second set. Second part is the part of the insurance is a second set of the insure is a second set of th	
This agreed between the parties hereto that the part_LED_coiles had parket shall that LEDE such and and by such insurance company as shall be specified and directed by the part	Pictor Cold On Sopt. 21, 1945 in BOOK 91 at parts (162 Di Book 91	
It is a greed between the parties hereto that the partLLD_c to the full part hash that DRS much and by such insurance company as shall be precised and directed by the part	2nd       registration       registra	
This agreed between the parties hereto that the part_ALD_to the first part and that LMS mech aum and by such insurance company as shall be specified and directed by the part	Pictor Cold On Sopt. 21, 1945 in BOOK 91 at parts (162 Di Book 91	
The served approximate address before hard by the part of a served approximate address that Disk served hard hard hard by the farth of the served hard hard by the part of the secret hard hard by the secret hard by the part of the secret hard hard by the secret hard by the part of the secret hard by the part of the secret hard by the s	2nd_good cost of sopt. 21, 1945 in BOOK 91 at parts (12 0)         1 all mine during the life of this indenture, pay all taxes or assessments that may be levid of the answer on sails real extens instance during the remained in af the second part, the loss, if any, made payable to the parts of the second part to the during up on sails real extens instance during the remained in af the second part, the loss, if any, made payable to the parts         1 (i) you such have shown the same been due and payable and to keep sail premise insured ince, or either, and the amount so paid shall celome a part of the indehtedness, secured by following thereon according to the terms of said obligation and also to secure are sum more, or effects, and the amount set of a said obligation and also to secure are sum more, or effects, and the amount set of a said obligation and also to secure are sum more, or effects, and the secure of the same provide the relations, then the secure are sum more, or effects, and the secure of the same provide the relation of a said obligation and also to secure are sum more, or effects, and the order of the said part. Y of the second part is the remainer and the second part is an effect. The said part is the remainer are presented by the and second or part and the same proversion. If any there is committee is parts and the same proversion of the said part. Y of the second part is the remainer aread in the indentified by the and second part. The part of the said part. Y of the second part. Y of the said preter part. Y of the said pret. Y of the	
The served approximate add residence when the same becomes due and payable, and that DMS merine and by such invarance company as shall be rescend and directed by the part - served approximate add residence by the part - of the second part may pay said taxs and inverse the shall be indentice. So it is that the part - second part, may pay said taxs and inverse the shall be rescend part may pay said taxs and inverse the shall be rescend part may pay said taxs and inverse the shall be rescend part may pay said taxs and inverse tax in the second part, may pay said taxs and inverse tax in the shall be rescend part may pay said taxs and inverse tax in the shall be rescend part may pay said taxs and inverse tax in the shall be rescend part. Y and the payment of the shall be rescend part, with all inter second part, may pay said taxs and inverse tax in the shall be rescend part. Y and the second part, with all inter second part, may pay said taxs and inverse tax in the shall be rescend part. Y and the part - shall be tax in the shall be rescend part, with all inter second part, may pay said part. DSG the first part by the part for a pay inverse of the shall be rescend part. Y and the second part, with all inter second part, may pay said part. DSG the first part by the part is the shall be rescend part with a second part, with all inter second part, yield tax is an and tax is the part. The second part is a second part, the shall be rescend part of the shall be rescend part of the shall be rescend part. The second part is a second part, with all inter second part, with a second part, with all inter second part, with all inter second part. The second part is a second part, with all inter second part, with all inter second part. The second part is a second part of the shall be rescend part of the shall be rescend part. The second part of the shall be rescend part of the shall be rescend part. The second part of th	2nd	( ) ) ()
The agreed between the parties berefer has the part_ALD_C to be that part and that DRS much an and by such insurance company as shall be received and directed by the part	2nd_good cost of sopt. 21, 1945 in BOOK 91 at parts (12 0)         1 all mine during the life of this indenture, pay all taxes or assessments that may be levid of the answer on sails real extens instance during the remained in af the second part, the loss, if any, made payable to the parts of the second part to the during up on sails real extens instance during the remained in af the second part, the loss, if any, made payable to the parts         1 (i) you such have shown the same been due and payable and to keep sail premise insured ince, or either, and the amount so paid shall celome a part of the indehtedness, secured by following thereon according to the terms of said obligation and also to secure are sum more, or effects, and the amount set of a said obligation and also to secure are sum more, or effects, and the amount set of a said obligation and also to secure are sum more, or effects, and the secure of the same provide the relations, then the secure are sum more, or effects, and the secure of the same provide the relation of a said obligation and also to secure are sum more, or effects, and the order of the said part. Y of the second part is the remainer and the second part is an effect. The said part is the remainer are presented by the and second or part and the same proversion. If any there is committee is parts and the same proversion of the said part. Y of the second part is the remainer aread in the indentified by the and second part. The part of the said part. Y of the second part. Y of the said preter part. Y of the said pret. Y of the	
This agreed between the parties berefe that the part	2nd	