MORTGAGE RECORD 91

19781

STREET, STREET

-

1

Π

0

Reg. No. 5124

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	22 1
41.64	ed J. Dicker et ux	AugustA. D. 19 45, at 10:0	day o
	то		P . p
		Narred G. C.	
	INDENTURE, Made this 20th day of	By	Deputy.
hundred an			
	avrence in the County of Douglas, of the first part, and The Lawrence National	Bank	2
WITN	ESSETH, That the said partios of the first part, in c	onsideration of the sum of	of the second part
which is her the followin	Three Theusand and nc/100DOLLARS, to the add party of the second part by acknowledged, ha_va_sold, and by this indenture doGrant, Bargain, Sell and Mortgage to the said party of the second part described real estate situated and being in the County of Douglas and State of Kansas, towit:		
	Lot Number Five (5) in Monte Lawn as	addition to the City of Lawrence, in Douglas	
	County, Kanses		
			$= \{V_i\}$
Station -			
	이 것은 것 같은		
5 25 2 102			
		그는 것 같은 것 같은 것 같은 것이 없는 것 같은 것을 알려졌다. 것 같은 것을 말했다.	
		uid must 307 of the first must themin	
And the	purtenances and all the estate, title and interest of the s said part for of the first part dobereby covenant and agree to	that at the delivery hereof they are the lawful owner.S. of the p	remises abore granto'.
And the and seized of	said partIOS_of the first part dohereby covenant and agree t a good and indefeasible estate of inheritance therein, free and clear o	that at the delivery hereof they are the lawful owner. of the p of all incumbrance	remises abore granto',
And the and seized of and that they It is agree	said part. 10% of the first part dobereby covenant and agree to a good and indefeasible estate of inheritance therein, free and clear o will warrant and defend the same against all parties making lawfol eed between the parties herein that the parti_ 30% of the first part	that at the delivery hereof they are the lawful owners of the p of all incumbrance	its that may be kryled
And the and seized of and that they It is agree or assessed age such sum and	said part_inf_0.6 it is far part do hereby covenus and agree to a good and indefeasible estate of inheritance therein, free and clear of the state of the defend the same spatiant all parties making lawful eed between the parties hereto that the part_0.0 of the first part ainst said real estate where the same becomes due and paryle, and that by such insurance company as hall be specified and directed by the part	that at the delivery hereof. $\frac{110\sqrt{310}}{100}$, the lawful owners. of the p of all incumbrance chain theren. shall at all times during the life of this indenture, pay all taxes or assessment at $\frac{110\sqrt{300}}{100}$, the buildings upon add real entate insured atains the $\frac{1100}{100}$ and $\frac{1000}{100}$ and $\frac{1000}{100}$ and $\frac{1000}{100}$ and $\frac{1000}{100}$	ats that may be bried t fire and tornado in the second part to the
And the and seized of and that they It is agree or assessed agr such sum and extent of <u>it</u>	said part_int_int_of the fars part dobereby covenant and agree to a good and indefensible estate of inheritance therein, free and clear of will warrand and defend the same sexiant all parties making lawful end between the parties between that the parting the fars part inst sail real cattarts when the same becomes due and payable, and the by such insurance company as shall be precified and directed by the part = interest. And in the event that said parti of of the first part = interest. And in the event that said parti for a for the first part	that at the delivery hereof. Ltoy. <u>910</u> , the lawful owners., of the p of all incumbrance chain therets. The limit of the second part, the life of this indenture, pay all taxes or massessmer, the limit of the second part, the low, if any, made payable to the part, $t_{\rm max}$ of the second part, the low, if any, made payable to the part, all fail to pay such taxes when the same become out and payable and to keep	ats that may be bried t fire and tornado in the second part to the said premises insured
And the and seized of and that they It is agree such sum and extent of	and part 102.5 of the first part dobrevby covenus and agree to a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same seginat all parties making lawful eed between the parties hereto that the part 102 of the first part sinst said real estate where the same becomes due and payable, and that by such insurance company as a hall be specified and directed by the par Sinterest. And in the event that said part 102 of the first part sind, then the part of the second part may pay half that and and shall bear interest at the rate of 105% from the date of paymen and shall bear interest at the rate of 105% from the date of payment ANT is intered as a mortgage to secure the payment of the sum of	that at the delivery hereof. $\frac{1100}{900}$ and $\frac{1100}{900}$ the lawful owner. Δ_{-} of the p of all incumbrance	ats that may be levied t fore and tormalo in the second part to the said premises insured debtedness, secured by
And the and seized of and that they It is agre- or assessed ag such sum and extent of .11 as herein pro- this indenturs of THIS GI	said part_inc.for the first part dobreeby corrent and agree to a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same against all parties making lawful end between the parties hereto that the part_100 of the first part ainst said real estate where the same becomes due and payable, and that by such insurance company as a hall be specified and directed by the par Sinterest. And in the event that said part_102 of the first part ainst sail beartimeter at the rate of 10%, from the date of paymer RANT is intered as a mortgage to secure the payment of the sum of <u>Throo Trousner</u> are	that at the dolivery hereof. $\frac{1100}{9.000}$ and $\frac{1100}{9.0000}$, the lawful owner. Δ_{-} of the p of all incumbrance — shin thereta. shall at all times during the life of this indenture, pay all taxes or suscessmere Δ_{-} the Δ_{-} during the buildings upon axid real errans insured agains Δ_{-} the Δ_{-} during the buildings upon axid real errans insured agains Δ_{-} during the buildings upon axid real errans insured agains built fail to pay such taxes when the same become due and payable and to keeps in number of either, and the amount so paid shall chome a part of the insu- nt until fully repaid.	ats that may be kried t fire and tornajo in the second part to the said premises insured debtedness, secured by
And the and seized of and that they It is agre- or assessed ag such sum and extent of .11 as herein pro- this indenturs of THIS GI	said part_inc.for the first part dobreeby corrent and agree to a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same against all parties making lawful end between the parties hereto that the part_100 of the first part ainst said real estate where the same becomes due and payable, and that by such insurance company as a hall be specified and directed by the par Sinterest. And in the event that said part_102 of the first part ainst sail beartimeter at the rate of 10%, from the date of paymer RANT is intered as a mortgage to secure the payment of the sum of <u>Throo Trousner</u> are	that at the dolivery hereof. $\frac{1100}{9.000}$ and $\frac{1100}{9.0000}$, the lawful owner. Δ_{-} of the p of all incumbrance — shin thereta. shall at all times during the life of this indenture, pay all taxes or suscessmere Δ_{-} the Δ_{-} during the buildings upon axid real errans insured agains Δ_{-} the Δ_{-} during the buildings upon axid real errans insured agains Δ_{-} during the buildings upon axid real errans insured agains built fail to pay such taxes when the same become due and payable and to keeps in number of either, and the amount so paid shall chome a part of the insu- nt until fully repaid.	ats that may be kried t fire and tornajo in the second part to the said premises insured debtedness, secured by
And the and seized of and that they It is agre- or assessed ag such sum and extent of .11 as herein pro- this indenturs of THIS GI	said part_inc.for the first part dobreeby corrent and agree to a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same against all parties making lawful end between the parties hereto that the part_100 of the first part ainst said real estate where the same becomes due and payable, and that by such insurance company as a hall be specified and directed by the par Sinterest. And in the event that said part_102 of the first part ainst sail beartimeter at the rate of 10%, from the date of paymer RANT is intered as a mortgage to secure the payment of the sum of <u>Throo Trousner</u> are	that at the dolivery hereof. $\frac{1100}{9.000}$ and $\frac{1100}{9.0000}$, the lawful owner. Δ_{-} of the p of all incumbrance — shin thereta. shall at all times during the life of this indenture, pay all taxes or suscessmere Δ_{-} the Δ_{-} during the buildings upon axid real errans insured agains Δ_{-} the Δ_{-} during the buildings upon axid real errans insured agains Δ_{-} during the buildings upon axid real errans insured agains built fail to pay such taxes when the same become due and payable and to keeps in number of either, and the amount so paid shall chome a part of the insu- nt until fully repaid.	ats that may be kried t fire and tornajo in the second part to the said premises insured debtedness, secured by
And the and seized of and that they It is agre- or assessed ag such sum and extent of .11 as herein pro- this indenturs of THIS GI	said part_inc.for the first part dobreeby corrent and agree to a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same against all parties making lawful end between the parties hereto that the part_100 of the first part ainst said real estate where the same becomes due and payable, and that by such insurance company as a hall be specified and directed by the par Sinterest. And in the event that said part_102 of the first part ainst sail beartimeter at the rate of 10%, from the date of paymer RANT is intered as a mortgage to secure the payment of the sum of <u>Throo Trousner</u> are	that at the dolivery hereof. $\frac{1100}{9.000}$ and $\frac{1100}{9.0000}$, the lawful owner. Δ_{-} of the p of all incumbrance — shin thereta. shall at all times during the life of this indenture, pay all taxes or suscessmere Δ_{-} the Δ_{-} during the buildings upon axid real errans insured agains Δ_{-} the Δ_{-} during the buildings upon axid real errans insured agains Δ_{-} during the buildings upon axid real errans insured agains built fail to pay such taxes when the same become due and payable and to keeps in number of either, and the amount so paid shall chome a part of the insu- nt until fully repaid.	ats that may be kried t fire and tornajo in the second part to the said premises insured debtedness, secured by
And the and seized of and that they rut is arm, or assessed ag such sum and extent of .11: as, herein, prov. this merits of THIS GI according to ti and by such spart part And her and her and her to me	and part_inff. Of the fars part do hereby covenus and agree to a good and indefeasible estate of inheritance therein, free and clear will warrant and defend the same against all parties making lawful eeed between the parties hereto that the partific of the fars part inst sail real catter when the same becomes due and payable, and the by such insurance company as shall be specified and directed by the part inst sail real catter when the same becomes due and payable, and the by such insurance company as shall be specified and directed by the part indep then the parties. And in the erent that said part_iOG of the first part a disc, then the parties of the second pay and it is and RANT is intended as a mortgace to secure the payment of the sam dar. <u>Threfor Througnan</u> de the payment of the same payable to the part of the second part, with the terms and payable to the part of the second part, with a pay due and by the said part of the second part, pays for an catter of the same dart, be the the payment of the independence of the same dart to be part of the second part, bays for a pay obligation carried therein, as if the taxes a provided herein, or if the baildings on said real erent ere not term a provide therein, or if the baildings on said real erent ere not term.	that at the delivery hereof. Ltoy. \underline{atc} the lawful owners. of the p of all incumbrance	sta that may be levied t fire and toroade in the second part to the said premises insured lebtedness, secured by = - 7/OLLARS, = - 7/OLLARS, = - 10.45 sp in actuate any source the actuation of the second second second second second second second second the second sec
And the and seized of and that they It is a rar, or assessed ar sector with and extent of .11: and breein prov. THIS GI seconding to st and by or sume 1 ran basis from the assessment of the second provements of the second provement and from the second provement of the second provement and from the second part there is a immediated and because	and gamint_int_coff he far part dohereby covenus and area to a good and indefeasible estate of inheritance therein, free and clear will warrant and defend the same arginart all parties making lawful eeed between the parties hereto that the partic_c of the fars part inst sail real catter when the same becomes due and parylae, and the by such insurance company as shall be specified and directed by the par- diment of the same transformer and the same transformer and the same particular the same transformer and parylae particles and interact. And in the ereme that said part_iolog of the first part and shall be interest at the sace of 10% from the date of payme RANT is intended as a mortgage to secure the payment of the sum of 	that at the delivery hereof. LLOY <u>310</u> the lawful owners. of the p of all incumbrance the deliver hereo. Abult at this during the life of this indenture, pay all taxes or nasessmers $\frac{1}{100}$ the second part, the low, if any, made payable to the part, abult at at times during the last second part of the same become due and payable and to keep the life of the second part, the low, if any, made payable to the part, abult at the pay such taxes when the same become due and payable and to keep it numerics, or either, and the annount so paid shall chome a part of the into a unit fully repaid. It of said une of menry, escurid on the 20th. dry of delivery and it interest securing therea payeding in the perms of said philling and all y insurance, of philling therea payed where the same become due and payable is on and of an its hall be haved for the said part. of the made in a naid real are in a payle where the same become due and payble of the same and the same become the second part when the second part without notice, and it shall be lateful for the said part.	that that may be lreied if for and toroado in the second part to the said promise insured labetedness, secured by = 700LANS, 19.4G. The secure by the same labetedness, secured by 00LANS, 00LANS, 00LANS, 00LANS, 00LANS, 00LANS, 00LANS, 00LANS, 00LANS, 00LANS, 00LANS, 00LANS, 00LANS,
And the and seized of and that they It is arm, or assessed ar wheth sum and extent of .1t. as berein prov. THIS GI according to the and by- or using a func- tion in the sum of	and gamma interferming of the second part, with a good and indefeasible estate of inheritance therein, free and clear or will warrand and defend the same estimat all parties making lawful end between the parties hereto that the particle of the first part is stail real catter when the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- dimention of the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- inder, then the part of the second part, may pay said taxs and and shall be interest at the rate of 10% from the date of payme RANT is intended as a mortgate to secure the payment of the same of 	that at the delivery hereof. LEQV <u>9.70</u> the lawful owners. of the p of all incrumbrance this the delivery hereof, this indenture, pay all taxes or assessment that at times during the life of this indenture, pay all taxes or assessment the theory were the buildings upon aid real erates insured agains that list to pay such taxes when the hearne become during and the hearne become during the loss of the second part of the same become during the list of the list o	sta that may be foried t for and tornado in the second part in the axid permiser insured lebtedness, secured by + 10LLARS, $g_{\pm} - 10LLARS$, $g_{\pm} - 10LLARS$
And the and seized of and that they It is arm, or assessed ar wheth sum and extent of .1t. as berein prov. THIS GI according to the and by- or using of musi- or using of musi- tal become a simulative musi- tal become a simulative musi- to reason the simulative to retain the se- making such as and the second simulative to retain the second simulative to retain the second simulative to retain the second simulative second simulative second simulative second simulative to retain the second simulative second simulative to retain the second simulative second simulative second simulative simulative second simulative second simulative second simulative second simulative second simulative second simulative second simulative second simulative second simulative second simulative second simulative second simulative second sinteractive second simulativ	and gamma interferming of the second part, with a good and indefeasible estate of inheritance therein, free and clear or will warrand and defend the same estimat all parties making lawful end between the parties hereto that the particle of the first part is stail real catter when the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- dimention of the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- inder, then the part of the second part, may pay said taxs and and shall be interest at the rate of 10% from the date of payme RANT is intended as a mortgate to secure the payment of the same of 	that at the ddivery hereof. LEQY <u>9.76</u> the lawful owners of the p of all incrumbrance elimit theres. abili at all times during the life of this indenture, pay all taxes or assessment is the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any made payable to the party of the second part, the low, if any made payable to the party of the second part, the low, if any made payable to the party of the second part, the low, if any made payable to the party of the second part the second part to second part there are been second part thereof, the manner prescribed by have and to part are reviere any thereof, in the manner prescribed by any and the second part thereof, in the manner prescribed by the and out of all moments and thereof inclus there are believed by the second part thereof, while the manner prescribed by the and out of all moments and thereof inclus thereof, and the manner prescribed by the and out of all moments and thereof inclus thereof, and the manner prescribed by the and out of all moments and thereof inclus thereof, and the area particles thereof, and the area particles thereof, and the manner prescribed by the and out of all moments while part thereof, in the manner prescribed by the and out of all moments and thereof inclus thereof, and the area part of the prescribed by the second part while the part of the second part thereof. The second part the part of the second part thereof. The second part th	sta that may be loried t for and toroado in add permise insured between a secured by
And the and seized of and that they It is arr, or assessed ar or the seased ar or the seized of the seized of the seized of the second of the second of the or the second of the or the second of the or the second of the second of the or the second of the or the second of the or the second of the or the second of the second of the or the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second	and gamma interferming of the second part, with a good and indefeasible estate of inheritance therein, free and clear or will warrand and defend the same estimat all parties making lawful end between the parties hereto that the particle of the first part is stail real catter when the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- dimention of the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- inder, then the part of the second part, may pay said taxs and and shall be interest at the rate of 10% from the date of payme RANT is intended as a mortgate to secure the payment of the same of 	that at the delivery hereof. LEQY 372 the lawful owners of the p of all incumbrance	sta that may be loried t for and toroado in add permise insured labtedness, secured by FJOLLARS, state of the second part is the second part is the second part is the second part is the second part
And the and seized of and that they It is arr, or assessed ar or the seased ar or the seized of the seized of the seized of the second of the second of the or the second of the or the second of the or the second of the second of the or the second of the or the second of the or the second of the or the second of the second of the or the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second	and gamma interferming of the second part, with a good and indefeasible estate of inheritance therein, free and clear or will warrand and defend the same estimat all parties making lawful end between the parties hereto that the particle of the first part is stail real catter when the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- dimention of the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- inder, then the part of the second part, may pay said taxs and and shall be interest at the rate of 10% from the date of payme RANT is intended as a mortgate to secure the payment of the same of 	that at the ddivery hereof. LEQY <u>9.76</u> the lawful owners of the p of all incrumbrance elimit theres. abili at all times during the life of this indenture, pay all taxes or assessment is the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any made payable to the party of the second part, the low, if any made payable to the party of the second part, the low, if any made payable to the party of the second part, the low, if any made payable to the party of the second part the second part to second part there are been second part thereof, the manner prescribed by have and to part are reviere any thereof, in the manner prescribed by any and the second part thereof, in the manner prescribed by the and out of all moments and thereof inclus there are believed by the second part thereof, while the manner prescribed by the and out of all moments and thereof inclus thereof, and the manner prescribed by the and out of all moments and thereof inclus thereof, and the manner prescribed by the and out of all moments and thereof inclus thereof, and the area particles thereof, and the area particles thereof, and the manner prescribed by the and out of all moments while part thereof, in the manner prescribed by the and out of all moments and thereof inclus thereof, and the area part of the prescribed by the second part while the part of the second part thereof. The second part the part of the second part thereof. The second part th	sta that may be lovied t for and toroado in add permise insured lebtedness, secured by 7JOLLARS, g the secure and the g the secure and the secure and the secure of if U is nearest the secure and the secure and the secure of the secure and the secure and the secure of the secure and the secure and the secure of the secure and the secure and the secure and the secure and the secure of the secure and the
And the and seized of and that they It is arr, or assessed ar or the seased ar or the seized of the seized of the seized of the second of the second of the or the second of the or the second of the or the second of the second of the or the second of the or the second of the or the second of the or the second of the second of the or the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second	and gamma interferming of a set of a second part damma and agree to a good and indefeasible estate of inheritance therein, free and clear will warrant and defend the same against all parties making lawful end between the parties hereto that the partic of the first part inst sail real catter when the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- diment of the parties of the second part may pay said taxs and and shall be parties of the second part may pay said taxs and and shall be interest at the rate of 10% from the date of payment and shall be interest at the parties of the second part, with the terms of	that at the delivery hereof. LEQY 372 the lawful owners of the p of all incumbrance	sta that may be levied t for and tornado in add permise innurel debtedness, secured by 1/0LLARS, g19.4G. g19.4G. g19.4G. g19.4G. how the permise innurel the second permise in the second permise in the second second permise in the second second second permise in the second second second permise in the second second second the second second second second second the second second second second second the second second second second second (SEAL) (SEAL)
And the and seized of and that they It is arr, or assessed ar or the seased ar or the seized of the seized of the seized of the second of the second of the or the second of the or the second of the or the second of the second of the or the second of the or the second of the or the second of the or the second of the second of the or the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second	and gamma interferming of a set of a second part damma and agree to a good and indefeasible estate of inheritance therein, free and clear will warrant and defend the same against all parties making lawful end between the parties hereto that the partic of the first part inst sail real catter when the same becomes due and payable, and the by such insurance company as shall be specified and directed by the par- diment of the parties of the second part may pay said taxs and and shall be parties of the second part may pay said taxs and and shall be interest at the rate of 10% from the date of payment and shall be interest at the parties of the second part, with the terms of	that at the delivery hereof. LEQY 322	sta that may be levied t for and toreado in add permise insured debtedness, secured by
And the and seized of and that they It is arr, or assessed ar or the seased ar or the seized of the seized of the seized of the second of the second of the or the second of the or the second of the or the second of the second of the or the second of the or the second of the or the second of the or the second of the second of the or the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second of the second of the second of the or the second of the second	and part_int_int_int of the part dobereby covenus and agree to a good and indefeasible estate of inheritance therein, free and clear of a good and indefeasible estate of inheritance therein, free and clear of will warrand and defend the same excins at all parties making lawful defead the partial parties making lawful defead the partial to the first part in the sain sain real clear the when the same becomes due and parable, and the by such insurance company as shall be precified and directed by the part of the second part may pay said taxs and will be interest at the rate of 10% from the date of parters of the same down and the part of the same down and the same down and the part of the down and the part of the clear down and the control was and all of the clear of the clear down and the control was and all of the clear down and the control was and all the control was and the co	that at the delivery hereof. LEQY 372 the lawful owners of the p of all incumbrance	sta that may be lovied t for and toroado in add permise insured lebtedness, sourced by 102LLARS, g10.4G. g
And the and seized of and that they reason that they reason that they reason that they reason that they are the seized as a second in the second and by the second in the	and part_int_int_int of the part dobreeky evenant and area to a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same excins at all parties making lawful defend the same excins at all parties making lawful defend the same excins at all parties making lawful defend the same excins at all parties that when the same becomes due and parable, and the by such insurance company as shall be precified and directed by the parties of the second part may pay and tax and the parties of the second part may pay and tax and the parties of the second part may pay and tax and the parties of the same of 100% from the date of parters of the same of 100% from the date of parters of the same of 100% from the date of parters of the same of 100% from the date of parters of the same of 100% from the date of parters of the same of 100% from the date of the same of	that at the ddivery hered. LEQY STC the lawful owner.S of the p of all incumbrance	ALL that may be levied if for and toroado in add permise insured to add permise insured to add permise insured to age
And the and secied of and that they It is are, or assessed ar out sum and extent of. 1t, as berein pro- this indenture, THIS GI seconding to the and by- or sums of mo- on the state of the or sums of mo- on the state of the or sums of mo- on the state of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or	and garint_int_cof the fars part dobreeky corenant and aree to a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same excinst all parties making lawful defend the same excinst all parties making lawful defend the same excinst all are estimates and the same textures due and byzake, and the by such insurance company as shall be precified and directed by the part of the same defend the same becomes due and byzake, and the by such insurance company as shall be precified and directed by the part of the same defend	that at the delivery hereof. LEQY SIG. the lawful owners. of the p of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or suscessors that at all times during the life of this indenture, pay all taxes or suscessors the they determined the life of this indenture, pay all taxes or suscessors the they determined the life of this indenture, pay all taxes or suscessors they determined the life of this indenture, pay all taxes or suscessors the they determined the life of this indenture, pay all taxes or suscessors the they determined the same become due and paythe to the party of the indenture, or parts of the indenture of the life of	sta that may be levied t for and tornado in add permise innurel debtedness, secured by 1/0LLARS, g19.4G. g19.4G. g19.4G. g19.4G. how the permise innurel the second permise in the second permise in the second second permise in the second second second permise in the second second second permise in the second second second the second second second second second the second second second second second the second second second second second (SEAL) (SEAL)
And the and secied of and that they It is are, or assessed ar out sum and extent of. 1t, as berein pro- this indenture, THIS GI seconding to the and by- or sums of mo- on the state of the or sums of mo- on the state of the or sums of mo- on the state of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or sums of the or	and garint_int_cof the fars part dobreeky corenant and aree to a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same excinst all parties making lawful defend the same excinst all parties making lawful defend the same excinst all are estimates and the same textures due and byzake, and the by such insurance company as shall be precified and directed by the part of the same defend the same becomes due and byzake, and the by such insurance company as shall be precified and directed by the part of the same defend	that at the delivery hereof. LEOY. SIG. the lawful owner.S. of the p of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or assessment the life of the second part, the loss, if any, made payable to the party of the resolution of the second part, the loss, if any, made payable to the party of the second part, the loss, if any, made payable to the party of the resolution of the same become due and payable and to keep it insurance, or either, and the amount so paid shall echome a part of the int in unit fully regaid the loss of the conduct of the life int is a good regain between the life of the lawful owner. I do not be the lawful owner, or life the lawful owner, or of the resolution and the lawful or in a good regain between the lawful owner. I do not be lawful owner, or of the resolution and the lawful or the lawful or the lawful or the lawful owner, or of the lawful owner. I do not be lawful owner, or of the lawful owner, owner, owner, or of the lawful owner, or of the lawful owne	sta that may be Irried if for and tornado in add permise insured the second part to the add permise insured by
And the and seized of and that they It is arr or assessed ar or assessed ar active and and extent of at a perion prov of this indenture. THIS GI according to the and by- active and a period of a period prov and a period of a period prov and a period of a period provention of a period provention of a period period of a period period period period of a period period period period of a period period period period period of a period period period period period period period period of a period period period period period period period period period period of a period peri	and part_int_int_intervent debereky corenant and aree to a good and indefeasible estate of inkrintance therein, free and clear of will warrant and defend the same arsinat all parties making lawful well warrant and defend the same arsinat all parties making lawful eed barting bereto that the parti_0C of the first parties that indeparties that all parties making lawful inst said real catter want the same becomes due and payzake, and the by such insurance company as shall be precified and directed by the part	that at the delivery hereof. LEQY SIC the lawful owners. of the p of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or suscessors the they there the buildings upon aid real erates induced agains they there the buildings upon aid real erates induced as the key the they they be buildings upon aid real erates induced to key the they are the the same become due and paythe to the party of the induced to the party of the second part the low, if any, and paythe to the party of the induced to the party of the second part of the induced to the party of the second part of the induced to the party of the second part of the induced to the party of the second part of the induced to the party of the second part of the induced to the party of the second party of the second part of the induced to the party of the second party of the s	sta that may be levied t for and toreade in asid promise insured lebtedness, secured by 19.4E 19.4E sat - 19.4E sat
And the and seized of and that they It is arr or assessed ar or assessed ar active and and extent of at a perion prov of this indenture. THIS GI according to the and by- active and a period of a period prov and a period of a period prov and a period of a period provention of a period provention of a period period of a period period period period of a period period period period of a period period period period period of a period period period period period period period period of a period period period period period period period period period period of a period peri	and part_int_int_of the part do hereby corenant and aree to a good and indefeasible estate of inheritance therein, free and clear of a good and indefeasible estate of inheritance therein, free and clear of will warrant and defend the same excinst at la parties making lawful free the parties been the same are and parties. herein the free therein the said parti_02	that at the ddivery hered, LLOY SIC the lawful owners. of the p of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or suscessors the they there the buildings upon aid real erates insured agains they there the buildings upon aid real erates insured agains they they be buildings upon aid real erates insured agains they they be buildings upon aid real erates insured agains they they be buildings upon aid the and become due and paythe to the party of the insure the owners and the answers owner and the they building upon aid will chome a part of the insure the owner and the answers owner and the amount so paid shall echome a part of the insure the use the they be and the acceleration of the answers owner and the amount so paid shall echome a part of the insure the owner and the amount so paid shall echome a part of the insure of the answers of	sta that may be levier t for and tornado in asid promise insure libereness, escured by asid promise insure asid promise insure asid promise insure asid promise any more than this convergence that this convergence that this convergence that this convergence asid by the part. Asid the part. Asid the part. (SEAL) (SEAL) (SEAL) (SEAL)
And the and seized of and that they It is arr or assessed ar or assessed ar active and and extent of at a perion prov of this indenture. THIS GI according to the and by- active and a period of a period prov and a period of a period prov and a period of a period provention of a period provention of a period period of a period period period period of a period period period period of a period period period period period of a period period period period period period period period of a period period period period period period period period period period of a period peri	and part_int_int_intervent debereky corenant and aree to a good and indefeasible estate of inkrintance therein, free and clear of will warrant and defend the same arsinat all parties making lawful well warrant and defend the same arsinat all parties making lawful eed barting bereto that the parti_0C of the first parties that indeparties that all parties making lawful inst said real catter want the same becomes due and payzake, and the by such insurance company as shall be precified and directed by the part	that at the delivery hered, LLOY SIC the lawful owners. of the p of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or suscessors the they there the buildings upon aid real erates insured agains they the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part of the int until fully registed. A IO/100	sta that may be levied t for and toreade in asid premier insured bibtedness, secured by
And the and seized of and that they It is arr or assessed ar or assessed ar active 10.1ft as berein prov this indexture. THIS GI according to the and by- active 10.1ft active 10.1ft ac	a good and indefeasible estate of inheritance therein, free and clare a good and indefeasible estate of inheritance therein, free and clare will warraut and defend the same excinst all parties making lawful eed between the parties hereto that the partic of the first parties that into an economic economy as shall be precified and directed by the parties of the second part, may pay said taxs and in the ereme that aid partie. The first part is intended as a nontrace to secure the payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of payment of the same of 10% from the date of the payment of the same of 10% from the date of payment of the same of 10% from the date of the payment of the same of 10% from the date of the payment of the same of 10% from the date of the payment of the same of 10% from the date of the payment of the same of 10% from the date of the payment of the same o	that at the dedivery hereof. LEQY SIG. the lawful owners. of the p of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or assessment the they develop the life of this indenture, pay all taxes or assessment they of the second part, the low, if any, made payable to the party develop the second part, the low, if any, made payable to the party develop the same become due and payable and to keep th nurrance, or either, and the amount so paid shall echome a part of the in a unit fully regaid. cl 100/100	ALL that may be levied if for and tornado in add permise insured add permise insured age
And the and seized of and that they It is arr or assessed ar or assessed ar extent of a construction of the and by- or away of mu or away of m	a good and indefeasible estate of inheritance therein, free and clare e a good and indefeasible estate of inheritance therein, free and clare o a good and indefeasible estate of inheritance therein, free and clare o eod bard indefeasible estate of inheritance therein, free and clare o eod bard indefeasible estate of inheritance therein, free and clare o eod bard indefeasible estate of an information estate in the state of the first part information in the state of the first part information information in the state of the first part information information in the state of the first part information informating informating informating information information information inf	that at the delivery hereof. LEQY SIG	ALL that may be levied if for and toroade in add permise insured to add permise insured add permise insured to the scend part to the add permise insured to the scend part to the add permise in sure to the scend part to the insure of the insurance in the scend part to the insure of the scend part to the scend part to the insure of the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend pa
And the and seized of and that they It is arr or assessed ar or assessed ar extent of a construction of the and by- or away of mu or away of m	a good and indefeasible estate of inheritance therein, free and clare e a good and indefeasible estate of inheritance therein, free and clare o a good and indefeasible estate of inheritance therein, free and clare o eod bard indefeasible estate of inheritance therein, free and clare o eod bard indefeasible estate of inheritance therein, free and clare o eod bard indefeasible estate of an information estate in the state of the first part information in the state of the first part information information in the state of the first part information information in the state of the first part information informating informating informating information information information inf	that at the delivery hereof. LEQY SIG	ALL that may be levied if for and toroade in add permise insured to add permise insured add permise insured to the scend part to the add permise insured to the scend part to the add permise in sure to the scend part to the insure of the insurance in the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the scend part to the insure of the scend part to the scend
And the actived of and sectored of the actived of the active of the active of the active of the active of the active of the active of the active of	and gat_int_int_int of the part do hereby coronant and area a good and indefeasible extate of inheritance therein, free and clare of a good and indefeasible extate of inheritance therein, free and clare of will warrant and defend the same axins at all partice making law of the second part law of the fars part in the said part law of the same becomes due and by such insurance company as shall be specified and directed by the said the same becomes due and by such insurance company as shall be specified and directed by the said the same of 100 for the same	that at the delivery hered. LEQY SITE the lawful owner.S of the p of all incumbrance	ALL that may be levied if for and toroade in add permise insured to add permise insured add permise insured to the scend part to the add permise insured to the scend part to the add permise in sure to the scend part to the insure of the insurance in the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the scend part to the insure of the scend part to the scend
And the and second of the and the and second of the and the and second of the and th	and gat_int_int_int of the part do hereby coronant and area a good and indefeasible extate of inheritance therein, free and clare of a good and indefeasible extate of inheritance therein, free and clare of will warrant and defend the same axins at all partice making law of the second part law of the fars part in the said part law of the same becomes due and by such insurance company as shall be specified and directed by the said the same becomes due and by such insurance company as shall be specified and directed by the said the same of 100 for the same	that at the delivery hered. LEQY SITE the lawful owner.S of the p of all incumbrance	ALL that may be levied if for and toroade in add permise insured to add permise insured add permise insured to the scend part to the add permise insured to the scend part to the add permise in sure to the scend part to the insure of the insurance in the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the insure of the scend part to the scend part to the scend part to the insure of the scend part to the scend
And the and seited of and that they It is zer- or aussed ar- austronautor of the and seited of action of the and by- or sums of me of sums of me of sums of me of sums of the and by- or sums of me and setting of sums of the and setting of s	and part_int_int_int of the part do hereby coronnal and area to a good and indefeasible estate of inkritance therein, free and clear of will warrant and defend the same estimat all parties making lawful end band indefeasible estate of inkritance therein, free and clear of the same estimat all parties making lawful hereby same intervent the same estimat all parties making lawful end band been into the wind the number of the same of DyzAbs, and the by such insurance company as shall be specified and directed by the part of	that at the delivery hered, LLOY SIC the lawful owner.S. of the p of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or suscence that at all times during the life of this indenture, pay all taxes or suscence theres. Ability at all times during the life of this indenture, pay all taxes or suscence theres. Ability of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any, made payable to the party of the second part, the low, if any made payable to the party of the second part, the low, if any the second party of the second party is and the second party of the party pay the party pay and the second party of the	sta that may be Irried t for and toroade in asid premier insured asid premier insured betweeness, secured by

399