		FROM		STATE OF KANSAS, DOUGLAS CON This instrument was filed for recon	and the second state of the state of the
	Frank Fenstemak	er and Gladys Fensterak	er	SeptemberA. D./194	6_, at 10: 30_o'clock_AM
	an an an Arran an Ar Arran an Arran an Arr	то			Register of Deeds.
	The Lawrence Bui	lding and Loan Associati	ion	By	Deputy.
	THIS INDENTUR	RE, Made this_9thday of_ ty-sixbetwee	Septembe	r, in the year	of our Lord, one thousand nine
			and Gladys Fon	stemaker, husband and wife	
	of Lawrence in the County of Douglas and State of Kansas and State of Kansas				
	WITNESSETH, That the said part_ica_ of the first part, in consideration of the sum of				
•	Sixteen Hundred and no/100				
	Int	- Seventy- Three (73) or	New York Stre	at in the City of Lawrence,	
		uglas County, Kansas.	I WEW IOIE DUID	STIN ONE OF BY OF LAWFENDE,	
- G					
10.22					
and shake with					
	with the appurtenances	and all the estate, title and inter	rest of the said part.	105. of the first part therein.	
	And the said part 165	and all the estate, title and inter 	ant and agree that at the	delivery hereof they are the lawful owner	
	And the said part 163 and seized of a good and in and that they will warrant a	of the first part do hereby coven defeasible estate of inheritance therein, for an.' defend the same against all parties	ant and agree that at the ree and clear of all incun making lawful claim ther	delivery hereofth8y	r.S. of the premises above granted,
	And the said part 193 and seized of a good and ins and that they will warrant a It is agreed between th or assessed against said real	-of the first part do	ant and agree that at the ree and clear of all incun making lawful claim ther the first part shall at all ayable, and that they	delivery hereof_they_arethe lawful owner brance	r.S. of the premises above granted. rs or assessments that may be levied insured against fire and tornado in
	And the said part 10.3 and seized of a good and in and that they will warrant a It is agreed between th or assessed against said real such sum and by such insuras extent of 15.5	of the first part do bereby cover refereable estate of inheritance therein, fi a. defend the same against all parties to parties herein that the parties are estate when the same becomes due and pince company as shall be specified and dire. And in the event that said part_fleSof	ant and agree that at the ree and clear of all incum making lawful claim ther the first part shall at all ayable, and that they cted by the part_yf the first part shall fail to	defirer hered. <u>they_nre_</u> the lawful owner brance inc. time during the life of this indenture, pay all taxe MLL_keep the buildings upon aid real estate he second part, the loss, if any, made payable to the pay such taxes when the same become due and payab	r.S. of the premises above granted. rs or assessments that may be levied insured against fire and tornado in part.J of the second part to the le and to keep aid premises insured
	And the said part 10.2, and seized of a good and im- and that they will warrant a It is agreed between th or assessed against said real such sum and by such insursa extent of 10.2 minterest as herein provided, then the inst indicature, and shall bea	of the first part dohreeky cover (efcassible catate of inheritance therein, fu- ated (assisted as an expension all parties to parties hereto that the part_105_ of estate when the same becomes due and p nec company as shall be specified and dire , and in the errent that said part_1055 part of the second part may pay interest at the rate of 10% from the	ant and agree that at the are and clear of all incun making lawful claim ther the first part shall at all ayable, and that they cited by the part_yof 1 the first part shall fail to aid taxs and insurance date of payment until ful	letivery hereof_ <u>they_are_</u> the lawful owners brane	r.S. of the premises above granted. rs or assessments that may be levied insured against fire and tornado in part.J of the second part to the le and to keep aid premises insured
	And the said part is: and seized of a good and in- and that they will warrant a It is agreed between th or assessed against said real such sum and by such insura- extent of <u>its</u> interest as herein provided, then the this indenture, and shall beso THIS GRANT is intend	of the first part do hereby cover effectsuible casts of inheritance therein, fu- ation of the same against all parties the parties bereto that the part.1052 of the casts or both the same becomes due and pa- nec company as shall be specified and dire and in the errent that said part.1058 of part of the second part may pay interest at the rate of 10% from the led as a mortgace to secure the payment - Six teon . Hundred -	and and agree that at the tree and clear of all incun making lawful claim ther the first part shall at all ayable, and that <u>they</u> ered by the part. <u>y</u> of the first part shall fail to said taxs and insurance date of payment until fail of the sum of 100	defirer bereef. they are the lawful owner brance for. time during the life of this indenture, pay all taxs MULL:keep the buildings upon aid real estate be second part, the loss, if any, made payable to the pay such taxs when the same become due and payab or either, and the amount so paid shall cebome a y repaid.	r.S. of the premises above granted, rs or assessments that may be levice insured against fire and tormado in part J of the second part to the leand to keep said premise insured part of the indebtedness, secured by
	And the said part is a and seized of a good and in and that they will warrant a It is agreed between th or assessed against said real such sum and by such insurs astent of <u>its</u> interest as herein provided, then the this intenture, and said bes THIS GRANT is intend	of the first part dohereby corer Actasible estate of inheritance therein, fi a. 'defend the same asainst at partire; estate when the same becomes due and p estate when the same becomes due and p encompany as shall be specified and dire . And in the ernet that said part_1850 part_Y of the second part may pay r interest at the rate of 10% from the Idd as a motigate to secure the payment 	and and agree that at the ree and clear of all incun making lawful claim ther the first part shall at all arable, and that $\frac{1}{2}$ NOY. etcle by the part $\sqrt{-10}$ for the first part shall fail to add taxa and insurance date of payment until ful of the sum of $\sqrt{-100}$	delivery hereof. they area the lawful owner brance its. time during the life of this indenture, pay all taxe Will keep the buildings upon asid real estate i be second part, the loss, if any, made payable to the pay such taxes when the same become due and payab or either, and the amount so paid shall celome a p by repaid.	r.S. of the premises above granted, to or assessments that may be levied instruct against fire and ternado in part.J of the second part to the le and to keep said premises instruct part of the indebtendenss, secured by
	And the said part is a and seized of a good and in and that they will warrant a It is agreed between th or assessed against said real such sum and by such insurs astent of <u>its</u> interest as herein provided, then the this intenture, and said bes THIS GRANT is intend	of the first part dohereby corer Actasible estate of inheritance therein, fi a. 'defend the same asainst at partire; estate when the same becomes due and p estate when the same becomes due and p encompany as shall be specified and dire . And in the ernet that said part_1850 part_Y of the second part may pay r interest at the rate of 10% from the Idd as a motigate to secure the payment 	and and agree that at the ree and clear of all incun making lawful claim ther the first part shall at all arable, and that $\frac{1}{2}$ NOY. etcle by the part $\sqrt{-10}$ for the first part shall fail to add taxa and insurance date of payment until ful of the sum of $\sqrt{-100}$	delivery hereof. they area the lawful owner brance its. time during the life of this indenture, pay all taxe Will keep the buildings upon asid real estate i be second part, the loss, if any, made payable to the pay such taxes when the same become due and payab or either, and the amount so paid shall celome a p by repaid.	r.S. of the premises above granted, to or assessments that may be levied instruct against fire and ternado in part.J of the second part to the le and to keep said premises instruct part of the indebtendenss, secured by
	And the said part is a and seized of a good and in and that they will warrant a It is agreed between th or assessed against said real such sum and by such insurs astent of <u>its</u> interest as herein provided, then the this intenture, and said bes THIS GRANT is intend	of the first part dohereby corer Actasible estate of inheritance therein, fi a. 'defend the same asainst at partire; estate when the same becomes due and p estate when the same becomes due and p encompany as shall be specified and dire . And in the ernet that said part_1850 part_Y of the second part may pay r interest at the rate of 10% from the Idd as a motigate to secure the payment 	and and agree that at the ree and clear of all incun making lawful claim ther the first part shall at all arable, and that $\frac{1}{2}$ NOY. etcle by the part $\sqrt{-10}$ for the first part shall fail to add taxa and insurance date of payment until ful of the sum of $\sqrt{-100}$	delivery hereof. they area the lawful owner brance its. time during the life of this indenture, pay all taxe Will keep the buildings upon asid real estate i be second part, the loss, if any, made payable to the pay such taxes when the same become due and payab or either, and the amount so paid shall celome a p by repaid.	r.S. of the premises above granted, to or assessments that may be levied instruct against fire and ternado in part.J of the second part to the le and to keep said premises instruct part of the indebtendenss, secured by
	And the said part. 123. and scired of a good and in and that they will warrant : I is agreed between th or assessed against said real much sum and by such insura extent of 100 minutes in a second against said real bits minutes and a sail bes in the same second and the bits minutes and a sail bes THIS GRANT is intend according to the terms of and by 123. The same same are applied by the same same and by 123. The same same and by 123. The same same are applied by the same same are thereof or any obligation of the same same same same same are thereof or any same same are thereof or any same same same same are thereof or any same same same same are thereof or any same same same same are the same same same same same same are the same same same same same same are the same same same same same same same are the same same same same same same same sam	-of the first part dobreeky cover defeasible estate of inheritance therein, fi a. defend the same against all parties e parties herete that the part.loss_of estate when the same heremes due and p nec company as shall be specified and dire . And in the errent that and part.loss of . And in the errent that and part.loss and on the errent that and part.loss of the anotic sector the partiest . Since a state error of the same . Since a state error of the same . Since a state and of the same as . Since a state and the same as perioded 1 of the spin directly or interest thereon . in error if the buildings on said real exitu- ng of the shouldings on said real exitu- ne due and papable as the option of the	and and agree that at the tree and clear of all incur making lawful claim ther the first part shall at all agric and that $\frac{1}{100}$ crief by the part_y (the first $\frac{1}{100}$ crief by the part_y (the first $\frac{1}{100}$ crief to the first part shall fail to e aid taxs and inversaries and no/100 for the payment of said a for the payment of said a find no/100 for the payment of said a in the information in the informa- in this information in the informa- in the information in the informa- n this information in the informa- tion they in a said the informa- tion the pay of the said and the informa- in the information in the information in the informa- tion in the information in the information in the informa- tion in the information in the information in the information in the informa- tion in the information in the information in the information in the informa- tion in the information in the inf	delivery hereof <u>they</u> <u>n</u> ; <u>n</u>	r.S. of the premises above granted, as or assessments that may be keeld insured against for and tormado in part.J of the second part to the he and to keep said premises insured part of the indebtdness, secured by
	And the said part. 123. and scired 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 insura extent of145interest as herein provided, then the this indenture, and shall bes THIS GRANT is intend according to the terms of and by143.terms man or provided ware of again of the terms of a shall be a the terms of a shall be a the terms of a shall be a the terms of a shall be interesting the terms of and this convergence is the terms of a shall be a term of a shall be a shall be interesting the terms of a terms of a shall be a shall be abalt before a shellow and a shall be a shall be a terms of a shellow and the shall be interesting the shellow and the mendiative meand benefits accounted the	of the first part do hereby cover defeasible estate of inheritance therein, fi a. defend the same against all parties e parties herete that the part_LOS_ of estate when the same becomes due and p nec company as shall be specified and dire , and in the errent that aid part. LOS of part of the second part, may pay interest at the rate of 10% from the Id as a mottpace to secure the payment of SIXtoon Hundred DIS_certain written obligation for the payhele to the part of the second part we whole sum remaining unpaid, and dil in due and payhele at the option of the the viole is un remaining unpaid, and dil to the paster of the second part the viole is un remaining unpaid, and dil to the part due to there and the viole is un remaining unpaid, and dil to the paster of the second part and the paid of particle and the remain the set whole sum remaining unpaid, and dil to the paster of the second part and the paid of particle and the remain the to the paster of the second part and the paid of particle and the remain the second part the viole is un remaining unpaid, and dil there of the second part and the paid of particle and the remain the second part the second part of the second part the second part and the second part therean the second part the second part of the second part therean the second part the second part of the second part therean the second part the second par	and and agree that at the rere and clear of all incur making lawful claim ther the first part shall at all applies, and that <u>they</u> , cred by the part_ <u>y</u> _of the shall fail to be observed to the shall fail of the sum of raid tax and inverance the observed the shall fail of the sum of raid tax and inverance the payment of said a part, with all interest in the interest of if the taxes on said of the objectives provide the object method.	delivery hereof. they is he lawful owner brance to. Mill_keep the buildings upon aid real extart be accord part, the loss, if any, made payshie to the pay such tass when the same become due and paysh or either, and the amount so paid shall celome a y repaid. accryption (15 yes) fixed by a grid by the transfer of which or either, and the amount so paid shall celome a y repaid. The second start, the same become due and of the second start of the second start of the second start of the same become due of the same due to paid when the same become due of the said written oblightion, for the second of the said written oblightion, for the second start of the said written oblightion, for the second start of the said written oblightion, for the same become due of the said written oblightion for the same become due of the said written oblightion for the same become due of the said written oblightion for the same become due of the said written oblightion for the same become due of the said written oblightion for the same become due the said the lawful for the said part	r.S. of the premises above sranted, insured against fire and tornado in part J
	And the said part. 123. and scired 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 insura extent of145interest as herein provided, then the this indenture, and shall bes THIS GRANT is intend according to the terms of and by143.terms man or provided ware of again of the terms of a shall be a the terms of a shall be a the terms of a shall be a the terms of a shall be interesting the terms of and this convergence is the terms of a shall be a term of a shall be a shall be interesting the terms of a terms of a shall be a shall be abalt before a shellow and a shall be a shall be a terms of a shellow and the shall be interesting the shellow and the mendiative meand benefits accounted the	of the first part do hereby cover defeasible estate of inheritance therein, fi a. defend the same against all parties e parties herete that the part_LOS_ of estate when the same becomes due and p nec company as shall be specified and dire , and in the errent that aid part. LOS of part of the second part, may pay interest at the rate of 10% from the Id as a mottpace to secure the payment of SIXtoon Hundred DIS_certain written obligation for the payhele to the part of the second part we whole sum remaining unpaid, and dil in due and payhele at the option of the the viole is un remaining unpaid, and dil to the paster of the second part the viole is un remaining unpaid, and dil to the part due to there and the viole is un remaining unpaid, and dil to the paster of the second part and the paid of particle and the remain the set whole sum remaining unpaid, and dil to the paster of the second part and the paid of particle and the remain the to the paster of the second part and the paid of particle and the remain the second part the viole is un remaining unpaid, and dil there of the second part and the paid of particle and the remain the second part the second part of the second part the second part and the second part therean the second part the second part of the second part therean the second part the second part of the second part therean the second part the second par	and and agree that at the rere and clear of all incur making lawful claim ther the first part shall at all applies, and that <u>they</u> , cred by the part_ <u>y</u> _of the shall fail to be observed to the shall fail of the sum of raid tax and inverance the observed the shall fail of the sum of raid tax and inverance the payment of said a part, with all interest in the interest of if the taxes on said of the objectives provide the object method.	delivery hereof. they is he lawful owner brance to. Mill_keep the buildings upon aid real extart be accord part, the loss, if any, made payshie to the pay such tass when the same become due and paysh or either, and the amount so paid shall celome a y repaid. accryption (15 yes) fixed by a grid by the transfer of which or either, and the amount so paid shall celome a y repaid. The second start, the same become due and of the second start of the second start of the second start of the same become due of the same due to paid when the same become due of the said written oblightion, for the second of the said written oblightion, for the second start of the said written oblightion, for the second start of the said written oblightion, for the same become due of the said written oblightion for the same become due of the said written oblightion for the same become due of the said written oblightion for the same become due of the said written oblightion for the same become due of the said written oblightion for the same become due the said the lawful for the said part	r.S. of the premises above sranted, insured against fire and tornado in part J
	And the said part. 123. and scired of a good and in and that they will warrant : I is agreed between th or assessed against said real much sum and by such insura extent of125. interest this indenture, and shall bes. THIS GRANT is intend according to the terms of and by125. extents man or provided Genera eleven and according to the terms of and by125. for the first and the first of the first and according to the terms of and by interest and benefits according to the first of the first and benefits according the term immediately making such as provided here immediately making and a high on the such according to the terms of any obligation there is and benefits according to to retain the annual ther un- making such asign on domand, and innue to, and be obligato IN WINESS WHE	of the first part dohereby cover defeasible casts of inheritance therein, fi a. defend the same agains all parties the parties hereto that the part_105_ of casts or ban the same becomes due and p nec company as shall be specified and dire partY_ of the second part may pay interest at the rate of 10% from the Idd as a mortrace to secure the payment interest at the part of the second part 	and and agree that at the rea and clear of all incur- rea and clear of all incur- the first part shall at all apple, and that $\frac{1}{100}$ ($\frac{1}{100}$) cited by the part- $\frac{1}{100}$ ($\frac{1}{100}$) and tax and inurrance of the sum of a stat as and inurrance of the sum of $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the payment of shall a linterest to pay for any insurance of the obligations provide a full more obligations provide of the obligations provide of the obligations provide the costs and classreg of the indepresentative the costs and classreg of the indepresentative	delivery hereof <u>they</u> <u>n</u> ; <u>n</u>	r.S. of the premises above granted, insured against fire and tormado in part J of the second part to the least to keep suid premises insured part of the indebtedness, secured by D of the second part to the least to keep suid premises insured part of the indebtedness, secured by D of the second part to the least to keep suid premises or any text of the indebtedness, secured by D of the second part to the least to the second part of the least to the second part of the second part of the second part of the secon
	And the said part. 123. and scired of a good and in and that they will warrant to It is agreed between th or assessed against said real such sum and by such insura scients of125interest as, herein provided, item the this indenture, and shall bee THIS GRANT is intend according to the terms of and by125trans man of your 30% of the ArtO and this convergence the merid part 130% of the ArtO and the convergence the merid part 130% of the ArtO and the convergence the merid part 130% of the ArtO and the convergence the merid part of the provided here shall become absolute, and it invertised and benefits account of the relation the amount there us making such asis, on demand, and insure to, and be oblighted	of the first part dohereby cover defeasible casts of inheritance therein, fi a. defend the same agains all parties the parties hereto that the part_105_ of casts or ban the same becomes due and p nec company as shall be specified and dire partY_ of the second part may pay interest at the rate of 10% from the Idd as a mortrace to secure the payment interest at the part of the second part 	and and agree that at the rea and clear of all incur- rea and clear of all incur- the first part shall at all apple, and that $\frac{1}{100}$ ($\frac{1}{100}$) cited by the part- $\frac{1}{100}$ ($\frac{1}{100}$) and tax and inurrance of the sum of a stat as and inurrance of the sum of $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the payment of shall a linterest to pay for any insurance of the obligations provide a full more obligations provide of the obligations provide of the obligations provide the costs and classreg of the indepresentative the costs and classreg of the indepresentative	delivery hereof_they_n; a, a, a, be lawful owner brance to. The during the life of this indenture, pay all taxe MULL.keep the buildings upon aid real extate he second part, the loss, if any, made payable to the pay such taxes when the same become due and payab or either, and the amount so paid shall cebome a secritic if through here the transford shall be second to the the same the transford shall be or different to the transford shall be secritic if through here the transford shall be or different to the transford shall be secritic if through here the transford shall be or different to the transford to define the transford therein fully discharged. If defau d for in abid written shillpillon, for the security of thereon in the manner previoled by law and to have served, in the manner prevention of the transford to the thereon in the conserves of the respective particle here.	r.S. of the premises above eranted, insured against fire and tornado in part J of the second part to the least to keep suid premises insured part of the indebredness, secured by D DOLLARS, Saptembar. 10.46. (invitative) days to year over the present of the indebredness, secured by D DOLLARS, Saptembar. 10.46. (invitative) days to year over the present over the second part of the second part of the second part of the second part of the present of the present of the day and year last above
	And the said part. 123. and scired of a good and in and that they will warrant : I is agreed between th or assessed against said real much sum and by such insura extent of125. interest this indenture, and shall bes. THIS GRANT is intend according to the terms of and by125. extents man or provided Genera eleven and according to the terms of and by125. for the first and the first of the first and according to the terms of and by interest and benefits according to the first of the first and benefits according the term immediately making such as provided here immediately making and a high on the such according to the terms of any obligation there is and benefits according to to retain the annual ther un- making such asign on domand, and innue to, and be obligato IN WINESS WHE	of the first part dohereby cover defeasible casts of inheritance therein, fi a. defend the same agains all parties the parties hereto that the part_105_ of casts or ban the same becomes due and p nec company as shall be specified and dire partY. of the second part may pay interest at the rate of 10% from the Id as a mortrace to secure the payment - 15 Xitoon . Hundred DIDcertain written obligation for the payshie to the part of the second part what tail to you the same approvide 1 all be void if such payment be made as how the the part of the part of the second part what tail to you the same approvide 1 all be void if such payment be made as the the take payseline to the part of the part of the take payseline the part of the part of the take payseline the part of the part of the take payseline the part of the part of the part to take payseline the part of the part of the part be take payseline the part of the part of the part to take payseline the part of the part of the part hereform; and to sell the presizes hereform; to the payseline the part of the part of the part of the payseline the part of the part of the part of the part of the payseline the part of the part of the part of the part of the payseline the part of the	and and agree that at the rea and clear of all incurs rea and clear of all incurs the first part shall at all agraphic, and that $\frac{1}{100}$ ($\frac{1}{100}$) cited by the part— $\frac{1}{100}$ ($\frac{1}{100}$) and tax and insurance the first part shall fail to a did tax and insurance of the sum of a did to a part ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sparsent of shall a linterest to pay for any insurance of the obligations provide of the obligations provide of the obligations provide the costs and classreg of the indepresentiate.	delivery hered. they	r.S. of the premises above sranted. rs or assessments that may be levide innord against fire and tornado in part J of the second part to the leand to keep suid premises innured part of the indobtedness, secured by D
	And the said part. 123. and scired of a good and in and that they will warrant : I is agreed between th or assessed against said real much sum and by such insura extent of125. interest this indenture, and shall bes. THIS GRANT is intend according to the terms of and by125. extents man or provided Genera eleven and according to the terms of and by125. for the first and the first of the first and according to the terms of and by interest and benefits according to the first of the first and benefits according the term immediately making such as provided here immediately making and a high on the such according to the terms of any obligation there is and benefits according to to retain the annual ther un- making such asign on domand, and innue to, and be obligato IN WINESS WHE	of the first part dohereby cover defeasible casts of inheritance therein, fi a. defend the same agains all parties the parties hereto that the part_105_ of casts or ban the same becomes due and p nec company as shall be specified and dire partY. of the second part may pay interest at the rate of 10% from the Id as a mortrace to secure the payment - 15 Xitoon . Hundred DIDcertain written obligation for the payshie to the part of the second part what tail to you the same approvide 1 all be void if such payment be made as how the the part of the part of the second part what tail to you the same approvide 1 all be void if such payment be made as the the take payseline to the part of the part of the take payseline the part of the part of the take payseline the part of the part of the take payseline the part of the part of the part to take payseline the part of the part of the part be take payseline the part of the part of the part to take payseline the part of the part of the part hereform; and to sell the presizes hereform; to the payseline the part of the part of the part of the payseline the part of the part of the part of the part of the payseline the part of the part of the part of the part of the payseline the part of the	and and agree that at the rea and clear of all incurs rea and clear of all incurs the first part shall at all agraphic, and that $\frac{1}{100}$ ($\frac{1}{100}$) cited by the part— $\frac{1}{100}$ ($\frac{1}{100}$) and tax and insurance the first part shall fail to a did tax and insurance of the sum of a did to a part ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sparsent of shall a linterest to pay for any insurance of the obligations provide of the obligations provide of the obligations provide the costs and classreg of the indepresentiate.	delivery hereof_they_nre_the lawful owner brance to. Mill_keep the buildings upon aid real exate be second part, the loss, if any, made payable to the pay uch taxes when the same become due and payab or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or distant and the type of the type of a sign by or the start of the start of the same become due of the sign and the lawful for the same become due of the start of	r.S. of the premises above sranted. rs or assessments that may be levide innord against fire and tornado in part J of the second part to the leand to keep suid premises innured part of the indobtedness, secured by D
	And the said part. 123. and scired of a good and in and that they will warrant : I is agreed between th or assessed against said real much sum and by such insura extent of125. interest this indenture, and shall bes. THIS GRANT is intend according to the terms of and by125. extents man or provided Genera eleven and according to the terms of and by125. for the first and the first of the first and according to the terms of and by interest and benefits according to the first of the first and benefits according the term immediately making such as provided here immediately making and a high on the such according to the terms of any obligation there is and benefits according to to retain the annual ther un- making such asign on domand, and innue to, and be obligato IN WINESS WHE	of the first part dohereby cover defeasible casts of inheritance therein, fi a. defend the same agains all parties the parties hereto that the part_105_ of casts or ban the same becomes due and p nec company as shall be specified and dire partY. of the second part may pay interest at the rate of 10% from the Id as a mortrace to secure the payment - 15 Xitoon . Hundred DIDcertain written obligation for the payshie to the part of the second part what tail to you the same approvide 1 all be void if such payment be made as how the the part of the part of the second part what tail to you the same approvide 1 all be void if such payment be made as the the take payseline to the part of the part of the take payseline the part of the part of the take payseline the part of the part of the take payseline the part of the part of the part to take payseline the part of the part of the part be take payseline the part of the part of the part to take payseline the part of the part of the part hereform; and to sell the presizes hereform; to the payseline the part of the part of the part of the payseline the part of the part of the part of the part of the payseline the part of the part of the part of the part of the payseline the part of the	and and agree that at the rea and clear of all incurs rea and clear of all incurs the first part shall at all agraphic, and that $\frac{1}{100}$ ($\frac{1}{100}$) cited by the part— $\frac{1}{100}$ ($\frac{1}{100}$) and tax and insurance the first part shall fail to a did tax and insurance of the sum of a did to a part ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sparsent of shall a linterest to pay for any insurance of the obligations provide of the obligations provide of the obligations provide the costs and classreg of the indepresentiate.	delivery hereof_they_nre_the lawful owner brance to. Mill_keep the buildings upon aid real exate be second part, the loss, if any, made payable to the pay uch taxes when the same become due and payab or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or distant and the type of the type of a sign by or the start of the start of the same become due of the sign and the lawful for the same become due of the start of	r.S. of the premises above granted. The or assessments that may be levide the second part to the indichtedness, secured by D.S. DoLLARS, S.S. DOLLARS,
	And the said part. 123. and scired of a good and in and that they will warrant of it is agreed between th or assessed against said real auch sum and by such insura scients of125interest as herein provided, then the this indenture, and sail beso THIS GRANT is intered according to the terms of and by125trans man or proved genery diverged and by125trans man or proved genery diverged and by125trans man or proved genery diverged and by125trans man according to the terms of and by125trans man or proved genery diverged and the second part of the second and the second part of the second and the second by the part instruction according to the part of the second by the part and insure (to, and be oblighted IN WITNESS WHH written.	-of the first part dohereby cover detensible cashe of inbritance therein, fi a. defend the same against all parties e parties hereto that the part.105 of estate when the same becomes due and p nec company as shall be specified and dire partY. of the second part may pay in interest at the rate of 105% from the Edd as a mortcare to secure the payment of the part of the second part of the second part may pay Edd as a mortcare to secure the payment of the second part may pay of the second part may pay of the second part may pay of the part of the second part due part of the second part me created thereby, or interest thereon to the space payable at the option of the me due and payable at the option of the mode of principal and interest, together ot the for part.105 BREOF, The part_105of the first	and and agree that at the rea and clear of all incurs rea and clear of all incurs the first part shall at all agraphic, and that $\frac{1}{100}$ ($\frac{1}{100}$) cited by the part— $\frac{1}{100}$ ($\frac{1}{100}$) and tax and insurance the first part shall fail to a did tax and insurance of the sum of a did to a part ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sparsent of shall a linterest to pay for any insurance of the obligations provide of the obligations provide of the obligations provide the costs and classreg of the indepresentiate.	delivery hereof_they_nre_the lawful owner brance to. Mill_keep the buildings upon aid real exate be second part, the loss, if any, made payable to the pay uch taxes when the same become due and payab or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or distant and the type of the type of a sign by or the start of the start of the same become due of the sign and the lawful for the same become due of the start of	r.S. of the premises above granted.
	And the said part. 123 and scired of a good and in and that they will warrant of it is agreed between th or assessed against said real auch sum and by such insurs actions of the same sector of the instruction of the same sector as herein provided, then the this indenture, and shall be active the same sector and by 124 serms and active the same sector and benefits active at the bar and benefits active at the same sector of the same sector and insure to and be obligated to the same set of the same IN WITNESS WHE written.	-of the first part dohereby cover defeasible casts of inheritance therein, fi a. defend the same against all parties e parties hereto that the part_1053_ of casts when the same becomes due and p nee company as shall be specified and dire partY_ of the second part may pay interest at the rate of 100° from the Ed as a mortrace to secure the payment 	and and agree that at the rea and clear of all incurs rea and clear of all incurs the first part shall at all agraphic, and that $\frac{1}{100}$ ($\frac{1}{100}$) cited by the part— $\frac{1}{100}$ ($\frac{1}{100}$) and tax and insurance the first part shall fail to a did tax and insurance of the sum of a did to a part ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sum of a did $\frac{1}{100}$ ($\frac{1}{100}$) ($\frac{1}{100}$) of the sparsent of shall a linterest to pay for any insurance of the obligations provide of the obligations provide of the obligations provide the costs and classreg of the indepresentiate.	delivery hereof_they_nre_the lawful owner brance to. Mill_keep the buildings upon aid real exate be second part, the loss, if any, made payable to the pay uch taxes when the same become due and payab or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or distant and the type of the type of a sign by or the start of the start of the same become due of the sign and the lawful for the same become due of the start of	r.S. of the premises above granted.
	And the said part. 123 and scired of a good and in and that they will warrant to It is agreed between th or assessed against said real auch sum and by such insura scients of125interest this indenture, and shall be THIS GRANT is intered according to the terms of and by125trans me or pury of money advanced by the start of the terms of and by125trans or pury of money advanced by the start of the terms of and by125trans or pury of money advanced by the start of the terms of and by125trans or pury of money advanced by the start of the terms of and this conception advanced by the start of the terms of and the terms of the terms of the term of the terms of the term and insure to a provide here and insure to and be oblighted IN WITNESS WHH written	-of the first part dohereby cover defeasible state of inheritance therein, fu- se, defend the same assima all parties e parties hereto that the part.10.5of estate when the same heremone due and p nec company as shall be specified and dire part of the second part may pay in interval at the rate of 10% from the fold as a mortrace to secure the payment - Stateon the part of the second part of the second part may pay fold as a mortrace to secure the payment - Stateon of the second part of the part of the second part of the part of the second part of the part of the second part is the part of the second part when it is to a payment be made as h may be a subher at the option of the therefore part 10.3 to the first part 10.3 to the first part 10.5 EREOF. The part _10.5of the first PART 100 second part	and and agree that at the ree and clars of all incur making lawful claim ther the first part shall at all making lawful claim ther the first part shall at all the first part shall fail to a did taxs and inurrance die of paymeent until ful of the sum of at tax and inurrance at and no/100 for the payment of sold a linerest to pay for any inurrance refers precised, and they of a ment and the sold of the sum of is not not into the sold of the sold all interest to pay for any inurrance of some obligations provide the sold and charge of this indenture and charge of the part and charge the part han the part ha	delivery hereof_they_nre_the lawful owner brance to. Mill_keep the buildings upon aid real exate be second part, the loss, if any, made payable to the pay uch taxes when the same become due and payab or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or either, and the amount so paid shall celome a scripting lightop theory they are the type of a sign by or distant and the type of the type of a sign by or the start of the start of the same become due of the sign and the lawful for the same become due of the start of	r.S. of the premises above granted.
	And the said part. 123 and scired of a good and in and that they will warrant of it is agreed between th or assessed against said real auch sum and by such insurs actions of the same sector of the instruction of the same sector as herein provided, then the this indenture, and shall be active the same sector and by 124 serms and active the same sector and benefits active at the bar and benefits active at the same sector of the same sector and insure to and be obligated to the same set of the same IN WITNESS WHE written.	of the first part dohereby cover defeasible casts of inheritance therein, fi. a. defend the same against all parties e parties hereto that the part_1053_ of casts when the same becomes due and p nee company as shall be specified and dire part of the second part may pay interest at the rate of 100° from the Ed as a mortcace to secure the payment - Statement . This of the second part of the second part may pay interest at the part of the second part Statement . This of the second the payshie to the part of the second the company is a state of the second part de payshie to the part be and as a provided j in exceed thereby, or interest thereon to take posterion of the side of the second thereby, or interest thereon to take posterion of the side of the second thereby, even the second part is the part_10 as all the premises here is the part_10 as all the premises here there of the second part of the second part_10 as all the part_10 as all the part of the second part thereon. The forth part_10 as all the premises here there of the part_20 as the part of the second part_10 as all the part_10 as all the part of the second part of the part_20 as the part of the second part of the part_20 as the part of the second part of the part_20 as the part of the second part of the part of the part_20 as the part of the first BE IT REMEMBERED, 	and and agree that at the ree and clear of all incum making iswful claim ther the first part shull at all synthe, and that. Shull cred by the part. Jof add taxa and insurance is add taxa and insurance of the payment of said and mody from the synthesis of the sum of add taxa and insurance of the payment of said and part, with all interest to pay for any insurance or if the same on and all interest or if the same on and all the part of the same on and all backer berreef, without more of the part of the same on and all the institute of the same on and all the part of the same on and the backer berreef, without more of this indenurse and easy of this indenurse and easy of the same same the same to part the same same the part of the same of the same	delivery hered. they_nre_nre_the lawful owner brane brane time during the life of this indenture, pay all taxs will_keep the buildings upon aid real exate la be second part, the loss if any, made payable to the pay uch taxs when the same become due and payab or either, and the amount so paid shall celome a yr wresid. 	r.S. of the premises above sranted.
	And the said part_first and scired of a good and in and scired 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 insura scients of	of the first part do hereby cover defensible casts of inheritance therein, fi a. defend the same agains all parties e parties hereto that the part_105_ of casts when the same becomes due and p nec company as shall be specified and dire part of the second part may pay interest at the rate of 10% from the Id as a mortrace to secure the payment interest at the part of the second part Sixteon thurd red of the second part may pay is the part of the second part of the second part may pay is the part of the second part of the second part may pay is the part of the second part of the bart of the second part the state of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the part is the part of the part of the second part is the part of the part of the second part the part the second part the second part the second part 	and and agree that at the ree and clear of all incum making iswell claim ther the first part shall at all synthe, and that <u>Shagy</u> . ceted by the part_ <u>y</u> _of the is die of payment mail full of the sum of aid tax and inurance is not nof/100 for the payment of said a limit of the sum of of the sum of ref payment of said a and part, with all interest is pay for any insurance. This indentity is a sood of the shingtions provide and all the imporvementary grant the sum of and Charge of this indenture and clarge of this indenture and clarge of the soid and Charge of the soid and Charge of the soid and Charge of the soid and Charge the here and the sum of the sum the cost and Charge and all the imporvementary the part han <u>Y</u> heree 	deliver, hered. they_nre_nre_the lawful owner brane the second part, the loss if any, made payable to the the second part, the loss, if any, made payable to the pay uch tars when the same become due and payab or either, and the amount so paid shall celome a j presid. am of monry, executed on the_9thdy of am of monry, executed on the_9thdy of secritics if years because by the trend of shall be secritics if years because by a fub trend of shall be secritics if years because by a fub trend of shall be secritics if years because by a fub trend of shall be secritics if years because by a fub trend of shall be and the secritics if years and the trend of shall be therein in the manner previous by its wand out of therein in the manner previous of the secritics of the shall writen shall be repeated by its wand to bay thereon in the manner previous if any there it ch and very obligation therein contained, and all be the shaft and any there it is constined and all be the shaft and uncers over its repeative partice here unto set	r.S. of the premises above granted, rs of assessments that may be levid innured against fire and tornado in part J of the second part to the least to keep and part to the second bar of the second part to the second part of the second part to the second p
	And the said part. 123 and scired of a good and in and that they will warrant of it is agreed between th or assessed against said real auch sum and by such insurs actions of the same sain sain sain and by 1125 interest as herein provided, then the this indenture, and shall be active the same software of and by 1125 errors are of part affective for and active the same software of and by 1125 errors are part here this a provided here and by 1125 errors are and by 1125 errors and bencher and by 1125 errors are and by 1125 errors and bencher and benchis according to be active the same software of the same software and benchis according to the part and be colligated to the same software of the part and insure to and be colligated IN WITNESS WHE written.	of the first part do	and and agree that at the ree and clear of all incur making is well claim ther the first part shall at all incur synthe, and that <u>Shay</u> . ced by the part_ <u>J</u> _of the first in the first part shall at all of the sum of or the payment of sold a first part shall interest to pay for any insurance. The first part shall interest in the indeprovement provide a share the sold share of the sold and charge of the sold and charge the part hat <u>Share</u> here the part of the sold share of the sold and charge the part hat <u>Share</u> here bar and the sold share to pay for any insurance of the sold and charge bar and the sold share bar and bar and bar bar and bar bar and bar bar and bar bar and bar bar bar and bar	delivery hered. they_nre_ite lawful owner brance inc. times during the life of this indenture, pay all taxs whill_keep the buildings upon aid real exate he second part, the loss, if any, made payable to the pay uch taxs when the same become due and payable of either, and the amount so paid shall celome a y if regist. an of money, executed on the_Sth_dress of aids the secretize if region prescribes of the transfer of aids the secretize if region prescribes of the transfer of aids the secretize in the manner prescribed by he was done of thereon in the manner prescribed by he was done of thereon in the manner prescribed by he was done of thereon in the manner prescribed by he was done of thereon in the manner prescribed by he was done of the shift add writer obligation therein contained and all the the shift add writer obligation therein contained and all the thereon in the manner prescribed by he was done of the shift add writer obligation therein contained and all the the shift add writer obligation therein contained and all the add of the shift add writer obligation therein contained by the was frank. Fonstemaker Gladys Fonstemaker the day of Soptember to county and State, came maker, _husband and write. 	r.S. of the premises above eranted. rs of assessments that may be levide insured against fire and tornado in part.Y of the second part to the send to keep add premises insured part of the indebredness, secured by DOLLARS, Saptembar. 10.46, Saptembar. 10
	And the said part_first and scired of a good and inv and that they will warrant : It is agreed between th or assessed against said real such sum and by such insura scients of	-of the first part do hereby cover defensible catter of inheritance therein, fi a. defend the same against all parties e parties herete that the part.105. of estate when the same becomes due and p nec company as shall be specified and dire part of the second part may pay interest at the rate of 10% from the field as a mortrace to secure the payment - . Sisteen 1. Hundred . DID errain written obligation f de payable to the part of the second part de payable to the part of the second part . The part of the second part . The part of the second part . The part of the part of the second part . The shart that the part of the second part . The shart that is the part of the second part . The shart that the part of the second part . The shart that the part of the second part . The shart that the part of the second part . The shart that the second as a second part . The first part.105 . The part.105 . Frank for part.105 . Frank for shart the second part to me personally known to bac . excert the second part the second part . The part.105. WHEREO . Motory_Public	and and agree that at the ree and clars of all insum making is will claim ther the first part shall at all insum symble, and that <u>Shap</u> . even by the part_ <u>J</u> _of the first is dire of payment until Mul- of the sum of and no/100 for the payment of said and no/100 or the payment of said and is pay for any issurance of the objective as accold of the objective as	ddiver, bered. they_nre_the lawful owner brance	r.S. of the premises above sranted.
	And the said part_first and scired of a good and inv and that they will warrant : It is agreed between th or assessed against said real such sum and by such insura scients of	of the first part dohereby cover techesuble calls of inbritance therein, fi a. (defend the same against all parties e parties hereto that the part_105_ of calls when the same becomes due and p nee company as shall be specified and dire part of the second part may pay interest at the rate of 100° from the Idd as a mortcace to secure the payment - 100	and and agree that at the ree and clars of all insum making is will claim ther the first part shall at all insum symbols, and that <u>Shapy</u> . cred by the part_ <u>J</u> _of the first the first part shall at all of the sum of and insurance that is and of the sum of of the sum of for the payment of said and insurance that is and in part, will all interest it pay for any insurance of the objections provide of the objections provide the part and charge of the objections provide the part of the part of the part part of the part of the part of the part part of the part of the part of the part part of the part of the part of the part of the part part of the part of	ddiver, bereef_they_nre_the lawful owner brance	r.S. of the premises above eranted. rs of assessments that may be levide insured against fire and tornado in part.Y of the second part to the send to keep add premises insured part of the indebredness, secured by DOLLARS, Saptembar. 10.46, Saptembar. 10
	And the said part_first and scired of a good and inv and that they will warrant : It is agreed between th or assessed against said real such sum and by such insura scients of	-of the first part do hereby cover defensible catter of inheritance therein, fi a. defend the same against all parties e parties herete that the part.105. of estate when the same becomes due and p nec company as shall be specified and dire part of the second part may pay interest at the rate of 10% from the field as a mortrace to secure the payment - . Sisteen 1. Hundred . DID errain written obligation f de payable to the part of the second part de payable to the part of the second part . The part of the second part . The part of the second part . The part of the part of the second part . The shart that the part of the second part . The shart that is the part of the second part . The shart that the part of the second part . The shart that the part of the second part . The shart that the part of the second part . The shart that the second as a second part . The first part.105 . The part.105 . Frank for part.105 . Frank for shart the second part to me personally known to bac . excert the second part the second part . The part.105. WHEREO . Motory_Public	and and agree that at the ree and clars of all insum making is will claim ther the first part shall at all insum symbols, and that <u>Shapy</u> . cred by the part_ <u>J</u> _of the first the first part shall at all of the sum of and insurance that is and of the sum of of the sum of for the payment of said and insurance that is and in part, will all interest it pay for any insurance of the objections provide of the objections provide the part and charge of the objections provide the part of the part of the part part of the part of the part of the part part of the part of the part of the part part of the part of the part of the part of the part part of the part of	ddiver, bered. they_nre_the lawful owner brance	r.S. of the premises above sranted.
	And the said part_fer and science of a good and in an action of a good and in a first of the second science of the second scient of the science of the scien	of the first part dokretey cover defensible catter of inheritance therein, fi a. defend the same against all parties e parties herein that the part.105_ of estate when the same becomes due and p ner company as shall be specified and dire part of the second part may pay interest at the rate of 105% from the field as a mortrace to secure the payment - . Sitteon . Hundred DIDerrain written obligation for the payshe to the part of the second part of the part of the second part is be whole sum remaining unpakd. and dif the payshe to the part of the second part is the first part.105 be fort part.105 	and and agree that at the ree and clars of all insum making is will claim ther the first part shall at all insum symbols, and that <u>Shapy</u> . cred by the part_ <u>y</u> _of the first is dire of payment shall at all of the sum of and mof <u>100</u> for the payment of said and mof <u>100</u> for the payment of said and mof <u>100</u> for the payment of said and mof <u>100</u> is the same of the same shall of the same shall interest it by a for any insurance and all the improvements and all the improvements to pay for any insurance and all the improvements the same shall charge of the shift of the same shall of the same shift of the same payment representative t parts in the for sami d Sladys Fenst. Shift on this <u>April</u> RELEA	ddiver, bereef_they_nre_the lawful owner brance	r.S. of the premises above granted.
	And the said part_fer and science of a good and in and science of a good and in and that they will warrant it is a greed between the or assessed against said real as the sum and by such insurance of the indentity of the indentity and shill be an adverted to the terms of and by the term of term	of the first part dohereby cover defensible casts of inbritance therein, fi a. defend the same against all parties e parties hereto that the part_1053_ of casts when the same becomes due and p nee company as shall be specified and dire part of the second part may pay interest at the rare of 100° from the Id as a mortcace to secure the payment interest at the part of the second part is parties to the part of the second part is parties to the part of the second part is parties to part of the second part when the part of the second part when the part of the second part is parties the part be and as provided j is payhe to the part be and as provided part is the part of the part be are and a part of the building on a side the presides here there on the part be are and a part of the second part of the building on a side the part there are in our if the building on a side the part there are in the part of part is a set of the part there are in the part of the second part the part is a to the part of the part_100 and part the part there is the part of the second part the part there is the part of the second part the part there is the part of the part 100 and the part there are also in the part of the part 100 and the part there are also in the part 100 and the part 100 and 1	<pre>and care of all neum making lawful claim ther the first part shull as all making lawful claim ther the first part shull as all end the first part shull as all end in a start for the first part shull as a dide of payment of shill of the sum of of the payment of shill part mid all interest to pay for any inurance or if the maximum shift in a sood bolker berreef, without more of the payment of shill as a start model of the same of any shift part of the maximum shift in the part with all interest to pay for any inurance or if the maximum shift in the shift part in the shift in the shift bolker berreef, without more the cost and clarge of the indentree and easy of the indentree and easy of the indentree and easy of the shift indentree and easy in the aforeshift d Gladys Fenst. The same person April</pre>	deliver, bereef. they_nre_nre_the lawful owner brane time during the life of this indenture, pay all taxs whill keep the buildings upon aid real exate is a second part, the loss, if any, made payable to the second part, the loss, if any, made payable to the pay not have show the same become due and payab or either, and the amount so paid shall celome a 'j' """""""""""""""""""""""""""""""""""	r.S. of the premises above granted.
	And the said part. 123. and scired of a good and in and scired of a good and in and that they will warrant : It is agreed between th or assessed against said real auch sum and by such insura extent of 125. 	of the first part do hereby cover defensible casts of inheritance therein, fu- at, defend the same against all parties e parties herete that the part_105_ of estate when the same becomes due and p nec company as shall be specified and dire part of the second part may pay interest at the rate of 105% from the Id as a mortrace to secure the payment - Sixteon Hundred Of the second part may pay is the part of the second part of the second part may pay is the part of the second part of the be part of the second part the payshie to the part of the second part the state of the part of the second part the state and remaining unpakd, and dil is the part of the parted part be the part of the second part is the part of the part of the second part is a set of the part of the second part of the building on state of the second be payshie to find the part of the second be payshie to the part of the second part is the part of the second part is the part of the second part to be the part of the second part to be the part of the second part to be part to be the part down in the to main the second part to main second part to be caveling of the second part to main second part 	and and agree that at the ree and clars of all insum making is will claim ther the first part shall at all insum any shot, and that it is a start no insum of a did taxs and insurance to pay for any insurance and no (100 or the payment of said and no (100 or the payment of said and no (100 or the payment of said and part, will all interest it bay for any insurance and any insurance and any insurance and all the improvements of the ablighting provide of the ablighting provide the payment and charge of the ablighting payment and charge of the ablighting the payment and the payment the payment and the payment th	<pre>idence they are the lawful owner brane in. time during the life of this indenture, pay all taxs whill keep the buildings upon said real exate is the second part, the loss if any, made payable to the second part, the loss if any, made payable to the second part, the loss if any, made payable to the second part, the loss if any, made payable to the second part, the loss if any, made payable to the second part, the loss if any, made payable to the second part, the loss if any, made payable to the second part, the loss if any, made payable to the second part, the loss if any made payable to the second part, the loss of any second part of the loss of the loss of the loss of any second part of the second to the loss of any second part of the loss of the loss of the loss of any second part of the second to the loss of any second part. Mark of the loss of the loss of any second part of the loss of the loss of the loss of any second part. Mark of the loss</pre>	r.S. of the premises above granted. rs of assessments that may be levid innormal against fire and ternado in part J of the second part to the second part of the indektedness, secured by

AC -

425