ICODE		TTY	TOU	TOT	5 0
MORT	I_A(	_H K	HCI	- J K	
TATOTAT	ULIC				

**.**C

•

6

1

0

in

\_5180

431

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>16th</u> day
J. E. Hughes and Dolly Hughes His Wif	C. L. B. M. MARGER, M. M. MARGER, M. MARGER, M. M. M. MARGER, M. M. MARGER, M. M. MARGER, M. M. MARGER, M. M.
ТО	
Lawrence National Bank Lawrence, Kan	Deputy.
THIS INDENTURE, Made this 14th day of hundred and Forty-Siz between	September , in the year of our Lord, one thousand r n J. E. Hughes and Dolly Hyghes, His Wife
of Lawrence in the County of	Douglas and State of Kansas
	National Bank Lawrence, Kansas part iss. of the second p
WITNESSETH, That the said part_125_ of the firs FIVE HUNDRED	
which is hereby acknowledged, ha ¥9sold, and by this i the following described real estate situated and being in t	
Lot Number One Hundred Twee	nty Six (126) on New Jersey Street,
in the City of Lawrence,	
	a de la companya de Presente de la companya de la company
with the appurtenances and all the estate, title and intere And the said part_105_of the fart part dsbereby correa	ant and agree that at the delivery hereof they are the lawful owner 5 of the premises above grant
And the said part 105 of the first part do hereby covena and seized of a good and indefeasible estate of inheritance therein, fre and that they will warrant and defend the same against all parties m	ant and agree that at the ddivery hereor they are the lawful owner_5 of the premises above grant re and clear of all incumbrance <u>NO EXCEPTIONS</u> making lawful claim thereta.
And the said part $10.5 \pm 0$ the first part $40 \pm 0$ thereby covers and setted of a good and indefeasible exists of inheritance therein, for and that they will warrant and defend the same against all parties The in arcticle between the parties bereto that the part. $10.5 \pm 0$ of or assessed against said real exists when the same becomes due and pa- uch num and be ruck intranse commany as half be specified and direct	ant and agree that at the ddivery hereor. they are the lawful owner_S_ of the premises above prant re and clear of all incumbrance <u>NO_EXCOPUIONS</u> making lawful claim thereta. The first parts ability all times during the life of this indenture, pay all taxes or assessments that may be lev ayable, and that <u>LECU_WILL</u> even the buildings upon mid real entare insorted against for and tormalo eight by the parts. Just for more part, the loss, if any, made smalls to the part. <i>V</i> of the screen part to be
And the soid part $10.5_{-0}$ (the first part dabriefy correng and seized of a good and indefeasible ensues of inheritance therein, for mid that they will warrant and defend the same against all parties m It is agreed between the parties hereito that the part. $10.5_{-0}$ of or a savest a dgainst aid real exists when the same keennes does and pa such num and by such innurance company as shall be specified and direc- enters of $10.5_{-0}$ interest. And is the remut the said sart. $10.5_{-0.0}$	ant and agree that at the defirery hereor_they arethe lawful owner_5_of the premises above grant re and clear of all incumbrance <u>NO_EXCOPUIONS</u> making lawful claim thereta. the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be ler system, and that. <u>Lifely Willkeep</u> the buildings upon aid real entate instruct against first and tornado ered by the partyof the second part, the loss, if any, made payable to the part of the second part to loss.
And the said part $10.5 \pm 0$ the first part da hereby coverns and seized of a good and indefeasible ensues of inheritance therein, for mid that they will warrant and defend the same against all parties m To is agreed between the parties hereto that the part. $16.2 \pm 0.0$ or assessed against said real estate when the same becomes due and ps such sum and by such insurance company as shall be specified and direc- extense of $-1.25$ . Since the same the same becomes due and ps such sum and by such insurance company as shall be specified and direc- extense of $-1.25$ . Since the same the same becomes due that part is inferiture, and shall bear interest at the rate of 10% from the THIS GRANT is intered as a specified, receiver the part of the THIS GRANT is intered as a specified, receiver the part of the same the same the same of the same the same of the same the same of the same the same the same of the same the same the same of the same the same of the same the same of the same t	ant and agree that at the delivery hereof. They are the lawful owner_S_ of the premises above prant re and clear of all incombranceNO_EXCEPTIONS making lawful claim thereta. the first part shall stall times during the life of this indenture, pay all taxes or assessments that may be bre symbh, and thatLERYNALkerp the buildings upon aid real entate instruct against for and tornals or do by the part y of the second part, the loss, if any, made payable to the part of the second part to the the first part shall fail to pay such cases sharn the same become due and payable and to keep said premise income add taxs and linearance, or sharp, and characters are pairs which becomes use pairs which the delivery distribution of incomes date of payment until faily repaid.
And the said part $10.5_{-0}$ of the first part da hereby coverns and seized of a good and indefeasible estate of inheritance therein, for mid that they will warrant and defend the same against all parties m To is agreed between the parties hereto that the part. $16.8_{-0}$ of or assessed against said real estate when the same becomes due and ps such sum and by such insurance company as shall be specified and direc- extense of $-\frac{1}{2}CS$ interest. And in the event that said part. $26.8_{-0}$ of a herein provided, them the part. $V_{-0}$ of the second part $20.8_{-0}$ of THIS GRANT is intered as a <u>participart event</u> part and THIS GRANT is intered as a <u>participart event</u> part of the second part part.	ant and agree that at the delivery hereof. They are the lawful owner_S_ of the premises above prant re and clear of all incombranceNO_EXCEPTIONS making lawful claim thereta. the first part shall stall times during the life of this indenture, pay all taxes or assessments that may be bre symbh, and thatLERYNALkerp the buildings upon aid real entate instruct against for and tornals or do by the part y of the second part, the loss, if any, made payable to the part of the second part to the the first part shall fail to pay such cases sharn the same become due and payable and to keep said premise income add taxs and linearance, or sharp, and characters are pairs which becomes use pairs which the delivery distribution of incomes date of payment until faily repaid.
And the said part $10.5_{-0}$ of the first part da hereby coverns and seized of a good and indefeasible estate of inheritance therein, for mid that they will warrant and defend the same against all parties m To is agreed between the parties hereto that the part. $16.8_{-0}$ of or assessed against said real estate when the same becomes due and ps such sum and by such insurance company as shall be specified and direc- extense of $-\frac{1}{2}CS$ interest. And in the event that said part. $26.8_{-0}$ of a herein provided, them the part. $V_{-0}$ of the second part $20.8_{-0}$ of THIS GRANT is intered as a <u>participart event</u> part and THIS GRANT is intered as a <u>participart event</u> part of the second part part.	ant and agree that at the delivery hereof. They are the lawful owner_S_ of the premises above prant re and clear of all incombranceNO_EXCEPTIONS making lawful claim thereta. the first part shall stall times during the life of this indenture, pay all taxes or assessments that may be bre symbh, and thatLERYNALkerp the buildings upon aid real entate instruct against for and tornals or do by the part y of the second part, the loss, if any, made payable to the part of the second part to the the first part shall fail to pay such cases sharn the same become due and payable and to keep said premise income add taxs and linearance, or sharp, and characters are pairs which becomes use pairs which the delivery distribution of incomes date of payment until faily repaid.
And the sid part $10.5_{-0}$ (the first part dabrirdy overnariand sected of a good and indefeasible entate of inheritance therein, for minima that there will warrant and defend the same against all parties m. It is agreed between the parties herein but the part.LCEor or assered against aid role acting the same becomes due and parties interest. And in the event this aid part.LCEbritten_movies, and the specified and direct the same role of 10% from the data same role of 10% for the the same role of 10% from the data same role of 10% from the data same role of 10% from the data same role of 10% for the the same role of 10% for the same same same same same same same sam	and and agree that at the defirery hereof. They are the lawful owner_5 of the premises above grant ere and clear of all incombrance <u>NO EXCOPTIONS</u> making twell claim thereta. The fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree paths, and that. Lifely WAILhere the buildings upon aid real entate innered against for and tomalo the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree paths, and that. Lifely WAILhere the buildings upon aid real entate innered against for and tomalo tend by the party of the scend part, the lass, if any, made payable to the part of the scend part to the fart part shall fail to pay near the taxes because a pair taxe of the indenturing it must be of payment until failty repaid. If the sum of of the scend part, the lass, if any, made payable and the part of the scend part is of the sum of of the scend part, the lass, if any, made payable and the part of the dist of payment until failty repaid. The pay for any is murance, or estimation therein failty damage a gray of this child where a gray of the scend part to the pay for any is murance, or start as enough and then the askee become due and payable on the indenture of the instant scending there are now, or if where here been early and the instant claim to instant and the instant askeen taxes and the instant scending the work of the instant scending the instant scending the sthe scene due and mayshee or if the instance is the pay for any instance. Or extend therein fully (instante ). If default he made in such payments or a ster one kter in the instant enous part of the scend part and the instant scending the in
And the sid part 10.5_0 if the first part da hereby overany and seized of a good and indefeasible entits of inheritance therein, for mid that they will warrant and defend the same against all parties m Th is agreed between the parties hereto that the part_1625_0 if or assered against sid real estate when the same becomes due and pa such mum and by ruch insurance company as shall be specified and direc- tions of the theorem the parts is the second part may pay bits indefruing, and shall be set instrete at the same of 10% from the d THIS GRANT is intended as a moritage to secure the payment o <u>FIVE HUNERED</u> seconding to the terms of Certain writen obligation for and by_ <u>HIDSSD</u> terms made payable to the same approximal part there are any approximately be predicted and real provides in mark there of a same payable to the same approximation part there are any approximate here and the pay the same as provided in mark there of a same payable to the same approximation part there are any approximate the same approximation and the same approximation part there of a same payable to the same approximation part there of a same payable to the same approximation part there are any approximate due and payable to the same approximation part there are any approximate due and payable to the same approximate pays the same provided herein, or if the buildings on said real rative to pay the part approximation due and payable to the same ratio real same ratio that the real same due and payable to the same ratio real same ratio there are ablighted on the same ratio at the option of the 1 remut and benefits accruing therefore, and on the later pays in the same ratio of the form of the later pays the same same pays the	and and agree that at the defirery hereor. They are the lawful owner_S_ of the premises above grant are and clear of all incombrance <u>NO EXCOPTIONS</u> making tayful claim thereta. the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree spatial, and that <u>Lifely WILLARE</u> the bushings upon aid real entax innered against for and tomalo the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree the fart part shall at all times during the life of the number here due and parts here and to number the fart part shall full to pay, nuch taxes show the same boxed edu and parts here and to here said previous and taxes and insurance, or either and the same boxed edu and parts here and to here said previous and taxes and insurance, or either and the same boxed edu and parts here and to here said previous and taxes and insurance, or either and the same boxed edu and parts here and to here said previous and taxes and insurance, or either and the same boxed edus and parts here and to here said previous and part, with all interest acception there are not parts with the same taxed edus and the parts of the insublished part of the same boxed edus and the same boxed taxes are not parts of the same of the acception to ensure the same boxed edus and the same boxed parts of the insublished boxed are not parts of the insublished boxed are not been in the insublished boxed are not been as a part of the same boxed edus and the same boxed edus and parts of the insublished boxed are not been as a same boxed edus and the same boxed edus and parts of the insublished boxed are not been as a same boxed edus and the insublished boxed edus and the same boxed edus and the same boxed edus and the insublished taxes and the same boxed edus and the same boxed edus and the same boxed edus and the insublished taxes and the same b
And the said part_0.5_of the first part dabriefy overnar and seized of a good and indefeasible ensue of inheritance therein, for mod that they will warrant and defend the same against all parties m The is agreed between the parties herein that the part_16.2_of or assered against said real ensues against all parties m The is agreed between the parties herein that said part_16.2_of the indefeasion taid real ensues against all be specified and direc- tions of the said part_16.2_of the second gart, may pay this indefruince, and hall been interest at the said part_16.2_of THIS GRANT is intended as a mortgage to secure the payment to THIS GRANT is intended as a mortgage to secure the payment to THIS GRANT is intended as a mortgage to secure the payment to THIS GRANT is intended as a mortgage to secure the payment to the second go the terms of	ant and agree that at the defirery hereor. <u>They &amp; are</u> the lawful owner. <b>S</b> of the premises above grant ere and clear of all incumbrance <u>NO EXCOPTIONS</u> making tawful claim thereta. The farts part shall at all times during the life of this indenture, pay all taxes or assessments that may be lere starts that the there are the life of this indenture, pay all taxes or assessments that may be lere the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be lere the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be lere the fart part shall at all times and barres when the same become during and payshes and that. <u>Elexy Willings of the second part to be assessed and taxes and innucators</u> of the indenture as me become during and payshes and that life to pay ment of and an of a second part to be assessed to the same become during and payshes and the life of payment of and and of the even of <u>1940</u> <u>DOLLAR</u> of <u>September</u> <u>DOLLAR</u> or the payment of axid aum of monry, executed on the <u>144th</u> day of <u>September</u> <u>DOLLAR</u> is the payshes of the life behaviour as a second pay of any innurance, or other above the manner way is that be taxed to taxe the same beave during the taxet are pays the life of life beaks and the life life of the life of life life of life life of the life of life life of life life of the life of life lif
And the said part_0.5_of the first part dabriefy overnar and seized of a good and indefeasible ensue of inheritance therein, for mod that they will warrant and defend the same against all parties m The is agreed between the parties herein that the part_16.2_of or assered against said real ensues against all parties m The is agreed between the parties herein that said part_16.2_of the indefeasion taid real ensues against all be specified and direc- tions of the said part_16.2_of the second gart, may pay this indefruince, and hall been interest at the said part_16.2_of THIS GRANT is intended as a mortgage to secure the payment to THIS GRANT is intended as a mortgage to secure the payment to THIS GRANT is intended as a mortgage to secure the payment to THIS GRANT is intended as a mortgage to secure the payment to the second go the terms of	and and agree that at the defirery hereor. They are the lawful owner_S_ of the premises above grant are and clear of all incombrance <u>NO EXCOPTIONS</u> making tayful claim thereta. the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree spatial, and that <u>Lifely WILLARE</u> the bushings upon aid real entax innered against for and tomalo the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree the fart part shall at all times during the life of the number here due and parts here and to number the fart part shall full to pay, nuch taxes show the same boxed edu and parts here and to here said previous and taxes and insurance, or either and the same boxed edu and parts here and to here said previous and taxes and insurance, or either and the same boxed edu and parts here and to here said previous and taxes and insurance, or either and the same boxed edu and parts here and to here said previous and taxes and insurance, or either and the same boxed edus and parts here and to here said previous and part, with all interest acception there are not parts with the same taxed edus and the parts of the insublished part of the same boxed edus and the same boxed taxes are not parts of the same of the acception to ensure the same boxed edus and the same boxed parts of the insublished boxed are not parts of the insublished boxed are not been in the insublished boxed are not been as a part of the same boxed edus and the same boxed edus and parts of the insublished boxed are not been as a same boxed edus and the same boxed edus and parts of the insublished boxed are not been as a same boxed edus and the insublished boxed edus and the same boxed edus and the same boxed edus and the insublished taxes and the same boxed edus and the same boxed edus and the same boxed edus and the insublished taxes and the same b
And the said part_10.5_of the first part dsbriefy overna and seized of a good and indefeable ensues of inheritance therein, for and seized of a good and indefeable ensues of inheritance therein, for ind that they will warrant and defend the same against all parties m This agreed between the parties bereto that the part_1162. of or assessed against taid red least when the same becomes due and pa such sum and by such insurance company as shall be specified and direc- tion in the same set of the second part may pay this inderture, and shall been interest at the size of 10% from the d THIS GRANT is intereded as a mortgage to secure the payment o FIVE FUNDRED according to the terms of eretim written obligation for and by <u>LineSS</u> —terms made payble to the part of the second or the pay of the form of the same payble to the part of the part of the form of the same for the same and this convergence shall be void if such asymptotic the made as a mort of the same payble to the part of the same of a position of the pay of the form of the same for the same and payble at the option of the in- terment the payment become due and payble at the option of the in- terment of the barding of payble at the terms and provides remeants that unpayed of payment of the same and provides remeants that the payte of the terms of the same and provides remeants that the payte of pays and the state the terms and provides remeants that the pay of the terms of the same and provides and inter to all be bolis to be payted by the terms of the same and provides and inter the above the terms of the terms and provides are made and be obligation payment before the terms and provides and inter the be obligation payment before the term of be bolis to the payment of the state for the same and provides and inter the be obligation payment before the term of be obligation payment before the term of be obligation payment before the pay of the before the terms and paysile at the terms and provides and inter the before the terms before th	ant and agree that at the defirery hereor. <u>They are</u> the lawful owner. <b>5</b> of the premises above prant re and clear of all incumbrance <u>NO EXCOPTIONS</u> Making involution thereore and the second part, the law ful owner. <b>5</b> of the premises above prant the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be be starting involutions. <u>Lifely Willharen</u> the buildings upon and real erate instruct against for and tornalo excel by the part <u>1</u> of the second part, the loss, if any, made payable to the part <u>1</u> <u>V</u> of the second part to be the same become due and payable and the beer sail periods and side of payment to fail to pay such taxes when the same become due and payable and the loss pail periods and the side of payment of said sum of money, executed on the <u>14th</u> day of <u>SOPtember</u> <u>10</u> to pay for any insurance, or entry and there may be first become a pint soft the substration of the second of the sum of <u>1000000000000000000000000000000000000</u>
And the said part_10.5_of the first part dsbriefy overna and seized of a good and indefeable ensues of inheritance therein, for and seized of a good and indefeable ensues of inheritance therein, for ind that they will warrant and defend the same against all parties m This agreed between the parties bereto that the part_1162. of or assessed against taid red least when the same becomes due and pa such sum and by such insurance company as shall be specified and direc- tion in the same set of the second part may pay this inderture, and shall been interest at the size of 10% from the d THIS GRANT is intereded as a mortgage to secure the payment o FIVE FUNDRED according to the terms of eretim written obligation for and by <u>LineSS</u> —terms made payble to the part of the second or the pay of the form of the same payble to the part of the part of the form of the same for the same and this convergence shall be void if such asymptotic the made as a mort of the same payble to the part of the same of a position of the pay of the form of the same for the same and payble at the option of the in- terment the payment become due and payble at the option of the in- terment of the barding of payble at the terms and provides remeants that unpayed of payment of the same and provides remeants that the payte of the terms of the same and provides remeants that the payte of pays and the state the terms and provides remeants that the pay of the terms of the same and provides and inter to all be bolis to be payted by the terms of the same and provides and inter the above the terms of the terms and provides are made and be obligation payment before the terms and provides and inter the be obligation payment before the term of be bolis to the payment of the state for the same and provides and inter the be obligation payment before the term of be obligation payment before the term of be obligation payment before the pay of the before the terms and paysile at the terms and provides and inter the before the terms before th	and and agree that at the defirery hereor. <u>They are</u> the lawful owner. <b>5</b> of the premises above prant re and clear of all incumbrance <u>NO EXCOPTIONS</u> Making lawful claim therea. The fart part shall at all limes during the life of this indenture, pay all taxes or assessments that may be bree stable, and that. <u>LEQY MILA</u> there the buildings upon and real erate instruct against for and tornalo excel by the part <u>1</u> of the second part, the loss, if any, made payable to the part. <u>Y</u> of the second part to be stable, we have been de use and payable and the been stable part with fully replaid. The fart part shall at all interest accurate the ensemble on the part. <u>Y</u> of the second part to be add tax and insurance, or size, is only addressments we publicle the the part. <u>Y</u> of the second part to add the set of all interest accurates the the stable between and payable and the been stable building the optimizer interview and part, with all interest accurates the there are been device of the second part to the second part to be the fart part shall be replayed by the second part to be and the second part, the second part to be the fart part shall be replayed by the second part of the second p
And the said part_10.5_of the first part dsbriefy overna and seized of a good and indefeable ensues of inheritance therein, for and seized of a good and indefeable ensues of inheritance therein, for ind that they will warrant and defend the same against all parties m This agreed between the parties bereto that the part_1162. of or assessed against taid red least when the same becomes due and pa such sum and by such insurance company as shall be specified and direc- tion in the same set of the second part may pay this inderture, and shall been interest at the size of 10% from the d THIS GRANT is intereded as a mortgage to secure the payment o FIVE FUNDRED according to the terms of eretim written obligation for and by <u>LineSS</u> —terms made payble to the part of the second or the pay of the form of the same payble to the part of the part of the form of the same for the same and this convergence shall be void if such asymptotic the made as a mort of the same payble to the part of the same of a position of the pay of the form of the same for the same and payble at the option of the in- terment the payment become due and payble at the option of the in- terment of the barding of payble at the terms and provides remeants that unpayed of payment of the same and provides remeants that the payte of the terms of the same and provides remeants that the payte of pays and the state the terms and provides remeants that the pay of the terms of the same and provides and inter to all be bolis to be payted by the terms of the same and provides and inter the above the terms of the terms and provides are made and be obligation payment before the terms and provides and inter the be obligation payment before the term of be bolis to the payment of the state for the same and provides and inter the be obligation payment before the term of be obligation payment before the term of be obligation payment before the pay of the before the terms and paysile at the terms and provides and inter the before the terms before th	and and agree that at the defirery hereor_they arethe lawful owner_S of the premises above prant see and clear of all incumbranceNO EXCOPTIONS the fart part shall at all limes during the life of this indenture, pay all taxes or assessments that may be be spaced and the part ball at all limes during the life of this indenture, pay all taxes or assessments that may be be spaced at the part ball at all limes during the life of this indenture, pay all taxes or assessments that may be be spaced at the part ball at all limes during the life of this indenture, pay all taxes or assessments that may be be the fart part shall at all limes during the life of this indenture, pay all taxes or the part_Y of the scend part to be spaced at the part
And the said part_105_of the first part dsbries part and a seized of a good and indefeable ensues of inheritance therein, for indefeable ensues of the second part may part of the second part may part of the second part of the second part may part of the second part of the second part of the second part may part of the second part	and and agree that at the defirery hereor_ <u>NO EXCOPTIONS</u>
And the soid part_10.5_of the first part da hereby overna and seized of a good and indefeasible ensite of inheritance therein, for one data there will warrant and defend the same against all parties m It is agreed between the parties herein that the part_12.52_of or or assered against said real test when the same becomes due and pa such man and by such insurance company as shall be specified and direc- tions of the same against said part_12.63_of is herein provided, then the part of the second gart may pay this indenture, and shall bear interests at the said part_12.63_of the indenture, and shall bear interests at the said opart_12.63_of and by LineSQ even studies a sametrage to scatter the payment to <u>FIVE HUNERED</u> seconding to the terms of creating written obligation for and by <u>CineSQ</u> even studies the terms of for the scend or the terms of for the scend gart of the scend part thereof or any obligation that the said part_12. The same studies and the wold same meaning unsaid, and all thereoff at the scenter studies the scend of the form on the studies and the wold is man framming unsaid, and all thereoff at the scenter studies the scender of the scene terms and hereful accounts for the post-scine of the scene on shall thereoff a scenarized thereoff, and in the scender studies in the scene studies and the wold is miner studies and paysing the scene studies and the wold is and the scender studies of the scene and in to, and be obligatory open the here, account, administration The scene of by the parties here for that the studies of the scene and inter to, and be obligatory open the here, account, administration the written. The scene of by the parties here for that the scene of the scene scene of the parties before that the terms and positions and inter to, and be obligatory open the here, account, administration the written. The scene of the parties before that the terms and positions and inter to, and be obligatory open the here, account, admini	and and agree that at the defirery hereon. <u>They are</u> the lawful owner.5. of the premises above grant re and clear of all incombrance <u>NO EXCOPPTIONS</u> making tayful chain therets. the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree spatch, and that <u>LEQY WILLAPPE</u> the buildings upon aid real entate instruct against for and tornalo each by the part. <u>LEQY WILLAPPE</u> the buildings upon aid real entate instruct against for and tornalo each by the part. <u>LEQY WILLAPPE</u> the buildings upon aid real entate instruct against for and tornalo each by the part. <u>LEQY WILLAPPE</u> the buildings upon aid real entate instruct against for and tornalo each be a start. <u>LEQY WILLAPPE</u> the buildings upon aid and parts has the beer said premises insu- ated taxes and insurance, or either each thermany are pair-table rebuilding of the scene of <u>1954</u> <u>DOLLAP</u> <u>1954</u> <u>DOLLAP</u> <u>1954</u> <u>DOLLAP</u> <u>1954</u> <u>DOLLAP</u> <u>1954</u> <u>DOLLAP</u> <u>1954</u> <u>Clear DEC <u>1954</u> <u>1954</u> <u>Clear DEC <u>1954</u> <u>1954</u> <u>DOLLAP</u> <u>1954</u> <u>DOLLAP</u> <u>1954</u> <u>Clear DEC <u>1954</u> <u>DOLLAP</u> <u>1954</u> <u>Clear DEC <u>1954</u> <u>DEC <u>195</u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u>
And the soil part_105_of the first part dsbries part on a seized of a good and indefeable ensues of inheritance therein, for in the first second part in the form of the same segment all parties in T is agreed between the parties berero that the part_162_of or assessed against aid or calculate when the same becomes due and parter from the first second part of the same segment all parties in the same segment all parties in the same segment all parties in the same segment all parts is indefeating and parts the same sequence all parts is the same segment all parts is an entry of the second part and parts in the parts of the second part and parts is the same sequence of the same sequence of the same sequence and parts the same sequence and the same parable to the parts of the second part and parts is an entry of the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and parts the same sequence and the same sequence and the same sequence and parts the same sequence and the same sequence and the same sequenc	and and agree that at the defirery hereor_they arethe lawful owner_5 of the premises above grant ere and clear of all incombranceNO EXCOPPTIONS
And the soil part_10.5_of the first part dsbriefy orems and seized of a good and indefeable entits of inheritance therein, for mod that they will warrant and defend the same against all parties m Th is agreed between the parties herein that the part_12.5of or assered against aid red least when the same becomes due and pa such man and by such innurance company as shall be specified and direc- tions of the second parties between the same against all parties m This indefender, and is the error that said part_126.5 is indefault, and shall been interest at the said part_126.5 is indefault, and shall been interest at the said part_126.5 is indefault, and shall been interest at the said opart_126.5 is indefault, and shall been part_12 of the second part may pay the indefault, and in the rent to 10% from the d THIS GRANT is intered at a moritage to accure the payment to FIVE HUNRERD seconding to the terms of creating white a bid part is the second of the first or any shall be word if and hyperset is being each of the second part thereof or any shall be word if and hyperset is the mode as he much the same is the base said if and hyperset is the said parties in the same is any shall be word if and hyperset is the said parties in the same is and benefits accurate the same maximum unsuid, and all to rest and howering each same barre to the terms and parties of the same maint the varies of bid barre is the postenion of the same rest and howering each same barre to the terms and parties in the same to any oblight on parties the terms and parties at the same the varies of the parties of the same state of the same to and be oblight on parties at the same of the first written. STATE OF	and and agree that at the defirery hereon. <u>They are</u> the lawful owner.5. of the premises above grant ere and clear of all incombrance <u>NO EXCOPPTIONS</u> making tayful chain therets. the fart part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree synthe, and that <u>LEQY WILLERY the buildings upon aid real entate</u> income against for and tornalo ered by the part <u>y</u> of the arcend part, the loss, if any, made payhale to the part <u>Y</u> of the arcend part to loss. So the same become during and parths and to here paid premises inquire and there and finances, or reiner and thermance are printice the indultivistic q terms and the same of <u>same same same during and parths and to here paid premises inquires</u> and the same of <u>same same same during and parths and to here paid premises inquires</u> and the same of <u>same same same during and parths and to here paid premises inquires</u> and the same of <u>same same same same same same same same </u>
And the soid part 10.5_of the first part dsbries parts and seized of a good and indefeable ensue of inheritance therein, for ind that they will warrant and defend the same spainnt all parties m Th is agreed between the parties herein that the part_16.2_of or assered against said real ensues at the same become does and pa such num and by such innurance company as shall be specified and direc- tions of the same spain that the same spain that and part_16.2_of as herein provided, then the part of the second part may pay this inderture, and shall beer interest as the same of 10.5 from the d THIS GRANT is intended as a mortrare to scrure the payment o <u>FIVE FUNDERED</u> seconding to the terms of certain writen obligation for and by <u>the DSD</u> terms made payshe to the part of the second or, using of more, physically by de said part, of the second or, using of more, physically by de said part, of the second or, using of more, physically by de said part, of the second or, using of more, physically by de said part, of the second or, using of more, physically by the said part of the second or the physical bound the two balls are more as a more than the said part the shall be come abablute, and the whole sum remaining unsaid, and all to remain and be obligation or that the physical if the said part the shall be come abablute, and the whole sum remaining unsaid, and all to remain the using the ball of participation of the said remains and more to a bound that unput upon the beitric restores at more than a limit or the de boligation upon the beitric restores at more the and the obligation upon the beitric restores and minimistrum and more to a be obligation upon the beitric restores and minimistrum and more to a be obligation upon the beitric restores and minimistrum and more to and be obligation upon the beitric restores and minimistrum and more to and be obligation upon the beitric restores and minimistrum and intro to the be obligation upon the beitry par	and and agree that at the defirery hereor_ <u>NO EXCOPTIONS</u> and adarce that at the defirery hereor_ <u>NO EXCOPTIONS</u> making involution therea. The form part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree which are the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree the form part shall at all times during the life of this indenture, pay all taxes or assessments that may be bree the for the part <u>Lifely Willhore</u> the booking upon all cares or assessments that may be bree the for the part <u>Lifely Willhore</u> the booking upon pairs and to here said provides and to here said provides and the part <u>Lifely Willhore</u> the base book during and parts here and to here said provides and the part <u>Lifely will takes and insurance</u> , or emissing taked the maximum and takes and insurance, or emissing the distribution at the part <u>Lifely will takes and inserved accepting thereas</u> accepting the distribution of the advectory the advectory of the distribution of the part <u>Lifely will be parts</u> . To pay for any insurance, or emission therein full distribution of the advectory of which this inference of the advectory of the distribution of the advectory of the advectory of the based in a soft part in the distribution therein a soft and the advectory of the distribution of the advectory of the compare of the advectory of the advectory of the advectory of the distribution of the advectory of the take advectory of the advectory of t
And the said part_105_of the first part dsbridge therein, for and seized of a good and indefenable entre of inheritance therein, for ind that they will warrant and defend the same against all parties m It is agreed between the parties bereto that the part_102_0 for assered against aid red catest when the same becomes due and pa such sum and by such insurance company as shall be specified and direc- tion of the terms of the same against all parties m It is inferture, and hall best interest at the same to 10% from the d THIS GRANT is intered at a sametrage to accure the payment o FIVE FUNDERED according to the terms of certain within obligation for a by <u>the same same same to accure the payment o</u> or going of the terms of certain within obligation for a by <u>the same same same to accure the payment o</u> or best to a same same to the same same terms of the pay and the terms of certain within obligation for the pay of the forst of the the latt of the same as provided in and the same payhele to the part of the second or the patt to a same payhele to the part of the second or the patt to a same payhele to the part of the same as provided herein, or it the buildings on a sid call state therein the same therefore, it has the same as provided in the same as the same therefore, it has the same as provided as the same and here the same therefore, it has the same as provided as inset to a be obligation by the forst part 10.5. The same when the parties here to that the terms and provides and inset to a be obligation by the forst part 10.5. The same be obligation by the here the same and payher the terms and inset to a be obligation by the here the same and provides and inset to a be obligation by the here the same and provides and inset to a be obligation by the here the same and provides and inset to a be obligation by the here the same and provides of the address of the same and payher the terms and provides of the address of the same and provides as the payh	and and agree that at the defirery hereor_ <u>NO EXCOPTIONS</u> while law of a law barrance <u>NO EXCOPTIONS</u> the fort of all law barrance <u>NO EXCOPTIONS</u> the fort of all law barrance <u>NO EXCOPTIONS</u> the fort part shall at all times during the life of this indenture, pay all taxes or assessments that may be ber the fort part shall at all times during the life of this indenture, pay all taxes or assessments that may be ber the fort part shall at all times during the life of this indenture, pay all taxes or the part. <u>Y</u> of the scend part, the law, if any, made papable to the part. <u>Y</u> of the scend part to be a sum becase due and park and the law berges due to be part <u>or the part of the scend part to be a sum becase due to an bar bar and the berges all parks and the berges all parts and instruments, or size, and theremenge are pair to be the scend part to the life of part meth all interest accenting thereon according as the degree of gardenic the part <u>of the scend part to the scend part to the scending thereon according as the degree of gardenic there the scenario of the scender of the </u></u>
And the soid part 10.5_of the first part dsbries parts and seized of a good and indefeable ensue of inheritance therein, for ind that they will warrant and defend the same spainnt all parties m Th is agreed between the parties herein that the part_16.2_of or assered against said real ensues at the same become does and pa such num and by such innurance company as shall be specified and direc- tions of the same spain that the same spain that and part_16.2_of as herein provided, then the part of the second part may pay this inderture, and shall beer interest as the same of 10.5 from the d THIS GRANT is intended as a mortrare to scrure the payment o <u>FIVE FUNDERED</u> seconding to the terms of certain writen obligation for and by <u>the DSD</u> terms made payshe to the part of the second or, using of more, physically by de said part, of the second or, using of more, physically by de said part, of the second or, using of more, physically by de said part, of the second or, using of more, physically by de said part, of the second or, using of more, physically by the said part of the second or the physical bound the two balls are more as a more than the said part the shall be come abablute, and the whole sum remaining unsaid, and all to remain and be obligation or that the physical if the said part the shall be come abablute, and the whole sum remaining unsaid, and all to remain the using the ball of participation of the said remains and more to a bound that unput upon the beitric restores at more than a limit or the de boligation upon the beitric restores at more the and the obligation upon the beitric restores and minimistrum and more to a be obligation upon the beitric restores and minimistrum and more to a be obligation upon the beitric restores and minimistrum and more to and be obligation upon the beitric restores and minimistrum and more to and be obligation upon the beitric restores and minimistrum and intro to the be obligation upon the beitry par	and and agree that at the defirery hereor_ <u>NO EXCOPTIONS</u> while a before of all incumbrance <u>NO EXCOPTIONS</u> the fort of all incumbrance <u>NO EXCOPTIONS</u> the fort part shall at all times during the life of this indenture, pay all taxes or assessments that may be ber shall the fort part shall at all times during the life of this indenture, pay all taxes or assessments that may be ber the fort part shall at all times during the life of this indenture, pay all taxes or assessments that may be ber the fort part shall at all times at the base when the and based and paybe has the beer sail periods and add that and finanzate, or size, is add how make a paybe to the part. <u>Y</u> of the scend part to add that and finanzate, or size, is add how make a point based to here sail periods and add part, with all interest accurding thereon scending as the derive of part that be been sail periods and to pay for any insurance, or extra the difference of the form all yield children and the make in and how the part of the scending thereon scending as the derive of all definitions are been previous of the payment of said sum of money, executed on the <u>14th</u> day of <u>SOPTEMDET</u> <u>potentials</u> and the payment of said sum of money, executed on the <u>14th</u> day difference a private the threads in and pay been the set of pays in any insurance, or extra there are how even and the tail to make in and private the theory of the tail to extra the scenario of the pay been the state of the pays of the scenario of the pay the pay the scenario of the pay the pay the scenario of the pay the pay the pays of the pay the pay the scenario of the pay
And the soil part_105_of the first part dshereby overna and seized of a good and indefeasible ensue of inheritance therein, for mod that they will warrant and defend the same against all parties m The agreed between the parties here to that the part_105_of or a surved against aid red least when the same become does and pa such and may puck insurance company as shall be specified and direc- tions of the second parties and the said part_105_of the indefaulty, and shall been interest at the said part_105_of the indefaulty, and shall been interest at the said part_105_of the indefaulty, and shall been interest at the said part_105_of the indefaulty and shall been interest at the said part_105_of the indefaulty and shall been interest at the said part_105_of the part of the terms of	and and agree that at the defirery hereor_ <u>NO EXCOPTIONS</u> while a before of all incumbrance <u>NO EXCOPTIONS</u> the fort of all incumbrance <u>NO EXCOPTIONS</u> the fort part shall at all times during the life of this indenture, pay all taxes or assessments that may be ber start and clear of all incumbrance <u>NO EXCOPTIONS</u> the fort part shall at all times during the life of this indenture, pay all taxes or assessments that may be ber start and <u>Lifely Willhare</u> the buildings upon and real erate instanced against for and tornalo excel by the partyof the second part, the loss, if any, made payable to the partO the second part to the fort part shall at 10 any and that was been the analy and and to be part <u>and to bays</u> and <u>and the second part to bay for any instance</u> , or entry distributed and the sum of <u>NO EXCOPTENDET</u>