## 30163 MORTGAGE RECORD 91

Reg. No. 5247 Fee Paid. \$ 5. Paid. s 5.25

0

STATES IN

· •

		STATE OF KANSAS, DO	ad fan mar 1		
arie Phelps and R. E. Phelps			led for record on the 10		-
ТО	and the second second second second	Oatober	A. D. 19-46, at _9:45 Harold G-Bo	. Constant and the second states of the	$\mathbb{C}$
Lawrence Building and Loan Assoc	nintion		Registe	r of Deeds.	
		By		puty.	
THIS INDENTURE, Made this 9th	_day ofOct.	ber	in the year of our Lord, on	e thousand nine	
Karie_Phelps and R. F					
of Lawrence in the County of			and State of Kan:	as	
parties_ of the first part, and The_I	awrence Building and	Lean Association	part_y of t	he second part.	C.S.
WITNESSETH, That the said part iss.					
which is hereby acknowledged, have sold, an the following described real estate situated and	nd no/100 =				- 1
동생이 있는 것이 안 같은 것이 가 물었어.					
전에는 사람이 가지 않는 것 같아요. 말	d twenty-one (121) ar				
One hundred twenty-th	ree (123) on Tennesse	e Street in the city	of Lawrence, Dougda	S	
County, Kansas					
					Q
0	j.				
			And a start of the second s		
					(I)
					IV.
					1
with the appurtenances and all the estate, title And the said partics of the first part dobu	creby covenant and agree that at the	elivery hereof thay are the	: lawful owner.Si of the premis	es above grantel,	
And the said part <u>LOS</u> of the first part do	ereby covenant and agree that at the of the the the the the therein, free and clear of all incum	elivery hereof_ <u>thoy_aro</u> the	: lawful owner.S of the premis	es abore grantel.	
And the said part 105 of the first part do has and seized of a good and indefeasible estate of inheritance and that they will warrant and defend the same seguints It is arreed between the parties between the part	rreby covenant and agree that at the or therein, free and clear of all incum all parties making lawful claim there and the first part shall at all	elivery hereof_ <u>thoy_Aro</u>	e, pay all taxes or assessments th	at may be levicd	("")
And the said part_105 of the first part do	ereby covenant and agree that at the of therein, free and clear of all incum all parties making lawful claim there $\Omega S_{min}$ of the first part shall at all due and payable, and that $\frac{1}{100} S_{min}$	elivery hercofthoy arothe rance	e, pay all taxes or assessments th I real estate insured against fire payable to the part	at may be levied and tornado in econd part to the	( <b>"</b> )
And the said part_2.85 of the first part do and seized of a good and indefeasible ensure of inheritance and that they will warrant and defend the same against a It is agreed between the parties hereto that the parts or asseard against aid real ensure when the same becomes such sum and by much insurance company as shall be specific entent of	reeby covenant and agree that at the or therein, free and clear of all incum all parties making lawful claim there LSS of the first part shall at all due and payable, and that $\frac{LSS}{100}$	elivery hereof_thoy_0ro_the rance	e, pay all taxes or assessments th real estate insured against fire payable to the part	at may be levied and tornado in recond part to the premises insured	("")
And the said part_2.85of the first part doh and seized of a good and indefeatible estate of inheritance and that they will warrant and defend the same against a It is agreed between the parties hereto that the parts or assued against aid red estate when the same becomes such sum and by such insurance company as aball be specific estents of .132	rereby covenant and agree that at the therein, free and clear of all incum UB parties making lawful claim there CS of the first part shall at all doe and payable, and that. They, d and directed by the part,of t -r. The S. of the first part shall fail to r, may pay said tass, and incurance, from the date of payment until full r payment of the sum of	elivery hereof_thoy_0_0_0h a. b. c. times during the life of this indentur till_keep the buildings upon asia to excond part, the loss, if any, make s uch taxes when the ame became or either, and the amount so paid ab repaid 100	e, pay all laxes or assessments th I real estate insured against fire ayable to the part. J of the a due and payble and to keep said all echome a part of the indebted	at may be levied and tornado in cond part to the premises insured intess, secured by DOLLARS,	( <u></u> )
And the said part_282_of the first part do and seized of a good and indefessible exate of inheritance and that they will warrant and defend the same against it is agreed between the parties hereto that the part of assead against aid eral estate when the same becomes usch aum and by such insurance company as abail be specific estent of	rerely coverant and agree that at the therein, free and clear of all incum liparties making lawful claim there LS for the first part shall at all due and directed by the part_y of t n=LGS of the first part shall fail to range yar shall take and insurance, from the date of payment unit ful y on the unit of the same the shall y on the same the same the same y on the same the same the same y	elivery hercof_thoy_0_0_0	e, pay all taxes or assessments the real estate insured against for systelle to the part	at may be levied and tornado in reond part to the premises insured intess, secured by DOLLARS,	
And the said part_282_of the first part do and seized of a good and indefessible exate of inheritance and that they will warrant and defend the same against it is agreed between the parties hereto that the part of assead against aid eral estate when the same becomes usch aum and by such insurance company as abail be specific estent of	rerely coverant and agree that at the therein, free and clear of all incum liparties making lawful claim there LS for the first part shall at all due and directed by the part_y of t n=LGS of the first part shall fail to range yar shall take and insurance, from the date of payment unit ful y on the unit of the same the shall y on the same the same the same y on the same the same the same y	elivery hercof_thoy_0_0_0	e, pay all taxes or assessments the real estate insured against for systelle to the part	at may be levied and tornado in reond part to the premises insured intess, secured by DOLLARS,	
And the said part_282_of the first part do and seized of a good and indefessible exate of inheritance and that they will warrant and defend the same against it is agreed between the parties hereto that the part of assead against aid eral estate when the same becomes usch aum and by such insurance company as abail be specific estent of	rerely coverant and agree that at the therein, free and clear of all incum liparties making lawful claim there LS for the first part shall at all due and directed by the part_y of t n=LGS of the first part shall fail to range yar shall take and insurance, from the date of payment unit ful y on the unit of the same the shall y on the same the same the same y on the same the same the same y	elivery hercof_thoy_0_0_0	e, pay all taxes or assessments the real estate insured against for systelle to the part	at may be levied and tornado in reond part to the premises insured intess, secured by DOLLARS,	( <b>?</b> )
And the said part_263_of the first part da and seized of a good and indefeasible entate of inheritance and that they will warrant and defend the same agains r It is agreed between the partices hereto that the part or assessed against aid cred create when the tame becomes such sum and by tack insurance company as aball be specific action of <u>153</u> interest. And in the event that said para ab herein provided; then the part_2 of the record low that the part_2 of the record low that the part_2 of the record low that the terms of <u>1010</u> create the record low that the terms of <u>1010</u> create the record low that the terms of <u>1010</u> create the same object according to the terms of <u>1010</u> create the same object that <u>1010</u> the said <u>1010</u> of the <u>1010</u> the same of <u>1010</u> in the targe function of any believed the related the terms of <u>1010</u> in the targe function of the part the buildings on said part thereod or any pullication of the buildings on said there the terms of <u>1010</u> in the related the terms the the terms of the buildings on said the part thereod or any pullication the said the terms of the buildings on said there there to the terms of <u>1010</u> in the related the terms the terms the terms the terms the said terms the terms the terms the terms the terms the terms the term terms the term term term term terms the terms the terms the terms the terms term terms the terms the terms term terms the terms the terms terms the terms terms the terms terms terms terms terms the terms te	rerely coverant and agree that at the therein, free and clear of all incum therein, free and clear of all incum therein, free and clear of all incum the clear of a part (all clear the cl	elivery hereof_thoy_0_ro	c, pay all taxes or assessments the reat entate insured against for available to the part	at may be levied and tornado in crond part to the premises insured inces, secured by DOLLARS, O_G_G	(***
And the said part_263 of the first part do had asized of a good and indefeatible extate of inheritance and that they will warrant and defend the same against a first part of the same against a same against and the same against a same ag	redy covenant and agree that at the therein, free and clear of all incum therein, free and clear of all incum (LS	elivery hereof_thoy_0_0_0	e, pay all taxes or assessments the real estate innured against free asyable to the parallel and to here and use and payable and to here and all colome a part of the indetect and the second second second second real second second second second second REXAMPLATE of the second part or and the second part w and to have a receiver appeals in any tear to have the second part w and to have a receiver appeals	at may be levied and tornado in recond part to the premises insured premises insured premises insured premises insured premises of any premise or any taking out any premise or any taking out any premise or any premise or any premise or any taking out any premise or any premise of any premise of any premise of any premise of any premise of any premise of any premise of any premis	(7)
And the said part_263_of the first part da and seized of a good and indefeasible entate of inheritance and that they will warrant and defend the same agains r It is agreed between the partice hereto that the part or assessed against aid cred create when the taine becomes such sum and by tack innurance company as aball be specific assessed against aid cred creater when the same becomes and bar of the part of the second such assessed against aid cred creater by the second such assessed against aid cred creater by the second such assessed against aid cred creater by the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second part thereof or any publication of the buildness on said menticity manute and become due and payable at the sec- tor to be a successful the second where the second such as the second such as the second such as the second such as the second such as the second such as the set of the second such as the second the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as all payable at the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as all such as the second such as the second such as the second such as the second such as the second such as the second such as a second such as the second su	redy covenant and agree that at the therein, free and clear of all incum therein, free and clear of all incum (LS — of the first part shall at all doe and payable, and that $Lhgy_{\perp}$ and doe and payable, and that $Lhgy_{\perp}$ and the and for the part shall at all right and the share the share the share the right of the share of payment until full payment of the sum of y_= onto H dure of payment of shall as the second pay for any insurance the second pay for any insurance the shared pay the share the share the provided in this indenture made as herein pecificie, and the ob- forded in this indenture in the start on the payment of and any $A_{\perp}$ and all of the sharesions provide $A_{\perp}$ and all of the sharesions provide the cost of the cost and charge provision is ( this indenture end the cost of the cost and charge provision is ( this indenture end and the cost and charge	elivery hereof_thoy_0_0_0	e, pay all taxes or assessments the reat extate insured against for ayable to the part. Jo- of the so due and payable and to here assid all celome a part of the indebted day of	at may be levied and tornado in cond part to the premises insured inces, secured by 	
And the said part_263 of the first part do and seited of a good and indefeatible cutse of inheritance and that they will warrant and defend the same agains a T is a spreed between the parties hereto that the parts or assued against aid red earlies when the same becomes such sum and by such insurance company as shall be specific this indentice, and shall bear interest at the rate of 10% THIS GRANT is intered. And in the event that said parts as herein provided, then the part_y of the second part this indentice, and shall bear interest at the rate of 10% THIS GRANT is intered as a mortage to secure the data by the terms of <u>Ono</u> crusting the second part according to the terms of <u>Ono</u> of the second part of the cover parts of the said part <u>y</u> of the table part of the cover and the word if such part of the cover advance hall be void if such parts the term of here the parts of the the said part <u>y</u> of the hell become sholting and the whole sum retaining mass shall become the outpart of the buildings on and shall become the outpart of parts of the said and interest, making such als, me demand, to the forp part_1 23.	redy covenant and agree that at the therein, free and clear of all incum therein, free and clear of all incum (LS — of the first part shall at all doe and payable, and that $Lhgy_{\perp}$ and doe and payable, and that $Lhgy_{\perp}$ and the and for the part shall at all right and the share the share the share the right of the share of payment until full payment of the sum of y_= onto H dure of payment of shall as the second pay for any insurance the second pay for any insurance the shared pay the share the share the provided in this indenture made as herein pecificie, and the ob- forded in this indenture in the start on the payment of and any $A_{\perp}$ and all of the sharesions provide $A_{\perp}$ and all of the sharesions provide the cost of the cost and charge provision is ( this indenture end the cost of the cost and charge provision is ( this indenture end and the cost and charge	elivery hereof_thoy_0_0_0	e, pay all taxes or assessments the reat extate insured against for ayable to the part of the set due and payable and to here asid all echome a part of the indebted 	at may be levied and tornado in cond part to the premises insured inces, secured by 	n.
And the said part_263_of the first part da and seized of a good and indefeasible entate of inheritance and that they will warrant and defend the same agains r It is agreed between the partice hereto that the part or assessed against aid cred create when the taine becomes such sum and by tack innurance company as aball be specific assessed against aid cred creater when the same becomes and bar of the part of the second such assessed against aid cred creater by the second such assessed against aid cred creater by the second such assessed against aid cred creater by the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second part thereof or any publication of the buildness on said menticity manute and become due and payable at the sec- tor to be a successful the second where the second such as the second such as the second such as the second such as the second such as the second such as the set of the second such as the second the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as all payable at the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as all such as the second such as the second such as the second such as the second such as the second such as the second such as a second such as the second su	redy covenant and agree that at the therein, free and clear of all incum therein, free and clear of all incum (LS — of the first part shall at all doe and payable, and that $Lhgy_{\perp}$ and doe and payable, and that $Lhgy_{\perp}$ and the and for the part shall at all right and the share the share the share the right of the share of payment until full payment of the sum of y_= onto H dure of payment of shall as the second pay for any insurance the second pay for any insurance the shared pay for any insurance and the second pay insurance and the shared pay in the share of the second pay in the share of the share and the shared pay in the share of the second pay in the share of any pay in the second second charge provision is the indenture and charge provision is the indenture and the share provision is the indenture and the share the start of the shared shared charge provision is the indenture and the shared shared the shared shared shared the shared shared the shared shared the shared shared shared shared shared shared shared shared the second pay is a shared sh	editory hereof_thoy_0.20	e, pay all taxes or assessments the reat extate insured against for ayable to the part. Jo- of the side due and payable and to here as and all celome a part of the indebtod due and payable and to here as and all celome a part of the indebtod due of the due and payable or if committed on again permises, there the for the marks in such that the become due and payable or if committed on again permises, then the the second payable or if committed on add permises, then the the second payable or if the second payable or if committed on add permises, then part. J' of the second payatime w and to have a wor of all memory articles if any there here, shall be paid in ord, and all benefits accruing therefore and seals the day and y he lpst	at may be levied and tornado in cond part to the premises insured inces, secured by 	
And the said part_263_of the first part da and seized of a good and indefeasible entate of inheritance and that they will warrant and defend the same agains r It is agreed between the partice hereto that the part or assessed against aid cred create when the taine becomes such sum and by tack innurance company as aball be specific assessed against aid cred creater when the same becomes and bar of the part of the second such assessed against aid cred creater by the second such assessed against aid cred creater by the second such assessed against aid cred creater by the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second part thereof or any publication of the buildness on said menticity manute and become due and payable at the sec- tor to be a successful the second where the second such as the second such as the second such as the second such as the second such as the second such as the set of the second such as the second the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as all payable at the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as all such as the second such as the second such as the second such as the second such as the second such as the second such as a second such as the second su	redy covenant and agree that at the therein, free and clear of all incum therein, free and clear of all incum (LS — of the first part shall at all doe and payable, and that $Lhgy_{\perp}$ and doe and payable, and that $Lhgy_{\perp}$ and the and for the part shall at all right and the share the share the share the right of the share of payment until full payment of the sum of y_= onto H dure of payment of shall as the second pay for any insurance the second pay for any insurance the shared pay for any insurance and the second pay insurance and the shared pay in the share of the second pay in the share of the share and the shared pay in the share of the second pay in the share of any pay in the second second charge provision is the indenture and charge provision is the indenture and the share provision is the indenture and the share the start of the shared shared charge provision is the indenture and the shared shared the shared shared shared the shared shared the shared shared the shared shared shared shared shared shared shared shared the second pay is a shared sh	elierry hereof_thoy_0.20	e, pay all taxes or assessments the reat extate insured against for ayable to the part. Jo- of the side due and payable and to here as and all celome a part of the indebtod due and payable and to here as and all celome a part of the indebtod due of the due and payable or if committed on again permises, there the for the marks in such that the become due and payable or if committed on again permises, then the the second payable or if committed on add permises, then the the second payable or if the second payable or if committed on add permises, then part. J' of the second payatime w and to have a wor of all memory articles if any there here, shall be paid in ord, and all benefits accruing therefore and seals the day and y he lpst	at may be levied and tornado in cond part to the premises insured intess, secured by 	n
And the said part_263_of the first part da and seized of a good and indefeasible entate of inheritance and that they will warrant and defend the same agains r It is agreed between the partice hereto that the part or assessed against aid cred create when the taine becomes such sum and by tack innurance company as aball be specific assessed against aid cred creater when the same becomes and bar of the part of the second such assessed against aid cred creater by the second such assessed against aid cred creater by the second such assessed against aid cred creater by the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second such assessed against and the second such as the second part thereof or any publication of the buildness on said menticity manute and become due and payable at the sec- tor to be a successful the second where the second such as the second such as the second such as the second such as the second such as the second such as the set of the second such as the second the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as all payable at the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as the second such as all such as the second such as the second such as the second such as the second such as the second such as the second such as a second such as the second su	redy covenant and agree that at the therein, free and clear of all incum therein, free and clear of all incum (LS — of the first part shall at all doe and payable, and that $Lhgy_{\perp}$ and doe and payable, and that $Lhgy_{\perp}$ and the and for the part shall at all right and the share the share the share the right of the share of payment until full payment of the sum of y_= onto H dure of payment of shall as the second pay for any insurance the second pay for any insurance the shared pay for any insurance and the second pay insurance and the shared pay in the share of the second pay in the share of the share and the shared pay in the share of the second pay in the share of any pay in the second second charge provision is the indenture and charge provision is the indenture and the share provision is the indenture and the share the start of the shared shared charge provision is the indenture and the shared shared the shared shared shared the shared shared the shared shared the shared shared shared shared shared shared shared shared the second pay is a shared sh	elierry hereof_thoy_0.20	e, pay all taxes or assessments the reat extate insured against for ayable to the part. Jo- of the side due and payable and to here as and all celome a part of the indebtod due and payable and to here as and all celome a part of the indebtod due of the due and payable or if committed on again permises, there the for the marks in such that the become due and payable or if committed on again permises, then the the second payable or if committed on add permises, then the the second payable or if the second payable or if committed on add permises, then part. J' of the second payatime w and to have a wor of all memory articles if any there here, shall be paid in ord, and all benefits accruing therefore and seals the day and y he lpst	at may be levied and tornado in cond part to the premises insured intess, secured by DOLLARS, 10_GG parts any app ments or any the insurance is the insurance is the insurance is the insurance is the insurance is the part. A shall of to collect the part. A shall of the collect the part. A shall the collect the colle	n
And the said part_263_of the fort part do and seited of a good and indefeatible cutse of inheritance and that they will warrant and defend the same against it is agreed between the parties hereto that the part- or assued against aid red earlies when the same becomes such aum and by such insurance company as shall be specific this indentice, and shall bear interfers at the rate coil day as herein provided, then the part of the second part it is indentice, and shall bear interfers at the rate of 105° THIS GRANT is intered. And in the event that sail part according to the terms of curves in written obligs and by trems made payable to the part of the according to the terms of trems in the rate of the second pay and bits convergence hall be vaid if such payment be the feature are payable to the part of the such and bits convergence hall be vaid if such payment be the feature are payable to the pay the said and here the payable to the pay the said part of the said bits convergence hall be vaid if such payment be include the same payable to the pay the said and here the payable to the said of payable at the cay maked bits convergence that the value and payable at the cay maked benefits account then unpayd of payable at the cay maked benefits account the unpay of the faith form and here to have the back of pay upon the fait. The faith a back of the back of pay upon the faith. And here to an back of the back of the pay the faith. The faith as a back of the back of the pay the faith. The faith as a back of the back of the pay the faith. The faith as a back of the back of the pay the faith. The faith as a back of the back of the pay the faith. The faith as a back of the back of the pay the faith. The pay and back of the back of the pay the faith. The faith as a back of the back of the pay the faith.	redy coverant and agree that at the therein, free and clear of all incur- therein, free and clear of all incur- CS_ of the first part shall at all doe and payable, and that. They d and directed by the part, of the r. does not payable, and that. They does not be a payment until full or may pay and task and incurance does not be a sum of does not be a sum of does not be a sum of does not be a sum of  does not  does not   does not         	elierry hereof_thoy_0.20	e, pay all taxes or assessments the reat extate insured against for ayable to the part. Jo- of the side due and payable and to here as and all celome a part of the indebtod due and payable and to here as and all celome a part of the indebtod due of the due and payable or if committed on again permises, there the for the marks in such that the become due and payable or if committed on again permises, then the the second payable or if committed on add permises, then the the second payable or if the second payable or if committed on add permises, then part. J' of the second payatime w and to have a wor of all memory articles if any there here, shall be paid in ord, and all benefits accruing therefore and seals the day and y he lpst	at may be levied and tornado in cond part to the premises insured hness, secured by OOLLARS, 10_66 10400, any HP MARXAUMANANA MARXAUMANANA MARXAUMANANA MARXAUMANANANANANANANANANANANANANANANANANANA	n.
And the said part_263_of the first part do and seized of a good and indefeatible custor of inheritance and that they will warrant and defend the same against a It is agreed between the partice hereto that the part of auscued against aid red earlies when the same become such aum and by such insurance company as shall be specific this indentuce, and shall bear interest at the rate of 10% THIS GRANT is interest at the rate of 10% according to the terms of _OTO of the second part according to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of the said part. According to the terms of the total part of the the second base of the said part. Accord this convergence that the void if such parters the according to the terms of the total part of the total the sound then upshall do the shall become shall be rests and benefits according thereform ind to shall interest, making such ast, end demand, to the forst part of and muce to also the shall of part of the total the peri- o call have to and be belowed of part of the said interest. Mail Interest and the belowed of part of the said interest. Mail become shall be belowed of part and to said interest. Mail mark and the belowed of part of the said interest. Mail mark and the belowed of part of the said interest. Mail become shall be able at the set and have to and be belowed of part of the said interest. Mail more and the belowed of part of the said interest. Mail become shall be able at the set and have to an and be belowed of part of the said interest. Mail become shall be able at the set an	redy coverant and agree that at the therein, free and clear of all incur- therein, free and clear of all incur- CS_ of the first part shall at all doe and payable, and that."After the shall at all represented the shall at all fail to re- refines of the for the shall check the shall at all payment of the shall doe and incurance. "you not future and not not all you not future and the shall interest agond part to pay for any insurance fround in this indenture made as herein pecificit, and the ob- all of the scool pay for any insurance frouded in this indenture in a sould d, and all of the ebilications provide the clear the force of the shall be constant of cher and the shall be constant of cher provisioni of this indenture and ea- provisioni of this indenture and ea- ther the costs and cher the first part hax and the start f the first part hax and hax and the start best and a start hax and the shall be the start best and the shall be the shall be the start f the first part hax and hax and the start best and the shall be the shall be the start hax and the shall be the shall be the start hax and the shall be t	elierer hereof thoy of a compared with the source of the s	c, pay all taxes or assessments the real extate insured against for ayashie to the part of the indexed and a start of the indexed day of	at may be levied and tornado in cond part to the premises insured inters, secured by 	n.
And the said part_263_of the first part do and seized of a good and indefeatible custor of inheritance and that they will warrant and defend the same against a It is agreed between the partice hereto that the part of auscued against aid red earlies when the same become such aum and by such insurance company as shall be specific this indentuce, and shall bear interest at the rate of 10% THIS GRANT is interest at the rate of 10% according to the terms of _OTO of the second part according to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of _OTO of the second part According to the terms of the said part. According to the terms of the total part of the the second base of the said part. Accord this convergence that the void if such parters the according to the terms of the total part of the total the sound then upshall do the shall become shall be rests and benefits according thereform ind to shall interest, making such ast, end demand, to the forst part of and muce to also the shall of part of the total the peri- o call have to and be belowed of part of the said interest. Mail Interest and the belowed of part of the said interest. Mail become shall be belowed of part and to said interest. Mail mark and the belowed of part of the said interest. Mail mark and the belowed of part of the said interest. Mail become shall be able at the set and have to and be belowed of part of the said interest. Mail more and the belowed of part of the said interest. Mail become shall be able at the set and have to an and be belowed of part of the said interest. Mail become shall be able at the set an	redy coverant and agree that at the therein, free and clear of all incur therein, free and clear of all incur CS of the first part shall at all doe and payble, and that_blay d and directed by the part, y of the r of the first part shall fail to t y_ end task and instrance, t of the sum of y on the due of payment until full payment of the sum of y on the due of payment until full payment of the sum of y on the due of payment and into there even pay for any insurance made as berein specificd, and the of there even pay to ray insurance made as berein specificd, and the of there on of the that on a shall f d, and all of the exhibitions provide of the history there are de- mained as the order and charge provisions of this indenture made the coust and charge provisions of this indenture and ea of the first part hargo here the first part hargo here berefor that on thisth_	elivery hereof_thoy_0_0_0	e, pay all taxes or assessments the reat extate insured against for ayable to the part of the so due and payable and to here as and all celome a part of the indebtod 	at may be levied and tornado in cond part to the premises insured inters, secured by 	n.
And the said part_263_of the fort part do	redy covenant and agree that at the therein, free and clear of all incurs therein, free and clear of all incurs (LS	elierer hereof thoy are the indente of the indente	e, pay all taxes or assessments the reat estate insured assists for ayable to the part of the induced due and payable and to here said all colone a part of the induced due of the part of the induced if any there be, shall be paid by if any there be, shall be paid by the long the long the long he long A.D. 19.4G.,	at may be levied and tornado in cond part to the premises insured hness, secured by OOLLARS, IOLLARS,	n.
And the said part_263_of the first part do	redy coverant and agree that at the therein, free and clear of all incur therein, free and clear of all incur (LS	elivery bereaf_thoy_aro	c, pay all taxes or assessments the reat entate insured against for available to the part of the induced due and payable and to keep asid all eclome a part of the induced may or <u>October</u> my of eld ellivation and due to the committee of the payable or the payable of the payable of the the payable of the payable of the helps A.D. 19.46., instrument and duly ackm	at may be levied and tornado in cond part to the premises insured inces, secured by 	n.
And the said part_263_of the fort part do	redy coverant and agree that at the therein, fore and clear of all incum lift parties making lawful claim there CS_ of the first part shall at all due and payable, and that LRMY_1 of and directed by the part, y=oft of the maximum shall at all there is a start of the sum of the same of the same of a symmetry and the same of y=orant Elutation and y=opt when the same of a symmetry and y=opt y=orant Elutation and y=opt when the same of the same of the second part to pay for any part of the cover on the pay for any part of the cover of the cover and the the pay portions of this indenture and ea- proversions of this indenture and the the part of the cover and the cover of the first part hax20 here the set of the first part hax20 here the set of the first part hax20 here the the first part hax20 here the first part hax20 here the the first part hax20 here the first part hax20 here the the first part hax20 here the first part hax20 here the the first part hax20 here the first part hax20	elivery hereof_thoy_aro	c, pay all taxes or assessments the reat entate insured against for available to the part of the induced due and payable and to keep asid all eclome a part of the induced may or <u>October</u> my of eld ellivation and due to the committee of the payable or the payable of the payable of the the payable of the payable of the helps A.D. 19.46., instrument and duly ackm	at may be levied and tornado in cond part to the premises insured inces, secured by 	n.
And the said part_263_of the first part do	redy coverant and agree that at the therein, fore and clear of all incum lift parties making lawful claim there CS_ of the first part shall at all due and payable, and that LRMY_1 of and directed by the part, y=oft of the maximum shall at all there is a start of the sum of the same of the same of a symmetry and the same of y=orant Elutation and y=opt when the same of a symmetry and y=opt y=orant Elutation and y=opt when the same of the same of the second part to pay for any part of the cover on the pay for any part of the cover of the cover and the the pay portions of this indenture and ea- proversions of this indenture and the the part of the cover and the cover of the first part hax20 here the set of the first part hax20 here the set of the first part hax20 here the the first part hax20 here the first part hax20 here the the first part hax20 here the first part hax20 here the the first part hax20 here the first part hax20 here the the first part hax20 here the first part hax20	elivery hereof_thoy_aro	e, pay all taxes or assessments the reat estate insured against for ayable to the partiel and to here asid all celome a part of the indebtect day of <u>OCtOPT</u> my of eight evices and the partiel day of <u>OCtOPT</u> my of eight evices and by a to day of <u>OCtOPT</u> my of eight evices and by a to day of <u>OCtOPT</u> my of eight evices and by a to day of <u>OCtOPT</u> and eight evices and by a to day of <u>OCtOPT</u> and eight evices and by a to the second of the second parties if any there is, shall be paid by nd, and all berefits extending and y helps helps A.D. 19.46f., instrument and duly acknown my official seal on the day 	at may be levied and tornado in cond part to the premises insured hness, secured by 	n.
And the said part_263_of the fort part do	redy coverant and agree that at the therein, free and clear of all incurt therein, free and clear of all incurt (LS	elierery here of the optimized of the op	e, pay all taxes or assessments the reat estate insured against for ayable to the partiel and to here asid all celome a part of the indebtect day of <u>OCtOPT</u> my of eight evices and the partiel day of <u>OCtOPT</u> my of eight evices and by a to day of <u>OCtOPT</u> my of eight evices and by a to day of <u>OCtOPT</u> my of eight evices and by a to day of <u>OCtOPT</u> and eight evices and by a to day of <u>OCtOPT</u> and eight evices and by a to the second of the second parties if any there is, shall be paid by nd, and all berefits extending and y helps helps A.D. 19.46f., instrument and duly acknown my official seal on the day 	at may be levied and tornado in cond part to the premises insured inces, secured by 	n.
And the said part_163 of the fort part do in a discred of a good and indefcabible cuture of inheritance and that they will warrant and defend the same against a fit is agreed between the particle hereits that the particle of associed against and red earlies when the same becomes such aum and by such insurance company as shall be specific the indentice, and the said particle of the same of the indentice, and shall be at inferent at the array of the second particle intervent and between the part.y of the second part of the indentice, and shall best interver at the rate of 105° THIS GRANT is intended as a mortage to secure the indentice intervers of or a same of more advanced by the said part.y of the second part of the part of	redy coverant and agree that at the un- therein, free and clear of all incum- therein, free and clear of all incum- tions of the first part shall at all doe and payshin, and that <u>Likey.</u> ] of and directed by the part, <u>Jone 1</u> of the seam of <u>Jone 1</u> of the <u>Jone 1</u> of the <u>Jone 1</u> of the <u>Jone 1</u> of <u>Jone 1</u> <u>Jone </u>	eliery bereaf_thoy_0ro	c, pay all taxes or assessments the reat extate insured against for ayashie to the part of the indexed due and payable and to keep asid all celome a part of the indexed due of the payable and to keep asid and the other of the other of the other many of the other of the other of the other the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the other of the the other other of the other of the other of the other of the the other other of the other	at may be levied and tornado in cond part to the premises insured inces, secured by 	n.
And the said part_252_of the fort part do	redy coverant and agree that at the therein, free and clear of all incurt therein, free and clear of all incurt (LS	elierery barbar	c, pay all taxes or assessments the reat extate insured against for ayashie to the part of the indexed due and payable and to keep asid all celome a part of the indexed due of the payable and to keep asid and the other of the other of the other many of the other of the other of the other the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the other of the the other other of the other of the other of the other of the the other other of the other	at may be levied and tornado in cond part to the premises insured inces, secured by 	n.
And the said part_163 of the fort part do in a discred of a good and indefcabible cutue of inheritance and that they will warrant and defend the same against a fit is agreed between the partice hereiro that the part of associed against and red earth when the task and a same and by such insurance company as shall be specific the indentice, and the said part of the indentice, and shall be at inferent a the same of 100 methods are as a herein provided, then the part of the second part of the indentice, and shall best inferent as the rate of 105 THIS GRANT is intended as a mortage to secure the indentice is the terms of of the second part of the indentice, and shall best inferent a the rate of 105 THIS GRANT is intended as a mortage to secure the part of the said part of the part of the said part of the part of the said part of the part of	redy coverant and agree that at the therein, free and clear of all incurt therein, free and clear of all incurt (LS	eliery bereaf_thoy_0ro	c, pay all taxes or assessments the reat extate insured against for ayashie to the part of the indexed due and payable and to keep asid all celome a part of the indexed due of the payable and to keep asid and the other of the other of the other many of the other of the other of the other the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the the other of the other of the other of the other of the the other other of the other of the other of the other of the the other other of the other	at may be levied and tornado in cond part to the premises insured inces, secured by 	n.

456

Padaiwing Va