- MORTGAGE REG	TOPD OT
- MUNIGAGE RE	JULD 91

Cleaning

0

E

 $\bigcirc$ 

1

(

 $\bigcirc$ 

	FROM	Dest cargo de destrucción	STATE OF KANSAS, DOUGLAS COUNTY, 88.	
M. D. C.	lubb & Edith Jordan C;	)	This instrument was filed for record on the $\frac{2}{2}$	And the state of the
	TO	1400	October A. D. 19 46, at 1:35	o'clock_P
Lawrence	National Bank, Lawren	nce, Kansas	and the second	ister of Deeds Deputy.
	NDENTURE, Made this 23r	and the second sec	ober, in the year of our Lord,	
hundred and	M. D. Clubb and	between 1 Edith Jordan Clubb, h	is wife	
	wrence in the Coun	nty of Douglas	and State of Kansa	5
register soldens		Lawrence National Bank es of the first part, in consider	part.y	of the second
which is here	TAENTY F.	IVE HUNDRED • d, and by this indenture do	<ul> <li>DOLLARS, to them duly I</li> <li>Grant, Bargain, Sell and Mortgage to the said parties</li> </ul>	
the following	g described real estate situated	a and being in the County of Dou	glas and State of Kansas, to-wit:	
	Lat Number Ter (10)	on Kentucky Street in 1	о. 	5 5
		on montucky Street in t	The offy of Lawrence.	
			· · · · · · · · · · · · · · · · · · ·	
1.11			6	
And the sa	id part 185 of the first part do	hereby covenant and agree that at th	- <u>105</u> of the first part therein. e ddivery breesthoythe lavful owner_S_ of the pro umbrance	emises above gra
And the sa and seized of a and that they w It is agree or assessed again such sum and by extent of	id part <u>105</u> of the first part do <u>-</u> good and indefeasible estate of inher ill warrant and defend the same agg d between the parties heretoe that the nat said real estate when the same bee r such insurance company as shall be e <u>r</u> such insurance company as shall be t	bereby covenant and agree that at it ritance therein, free and clear of all inc <u>MO Exceptions</u> sinst all parties making lawful claim ti part. 1928. Of the first part shall at comes due and payable, and that. the apecified and directed by the part	e delivery hereof	the second part to said premises in
And the sa and seired of a and that they w It is agree or assessed again such sum and by extent of a definition as beein provid this indenture, a THIS GRA	id part_ $\frac{105}{10}$ of the first part do. — good and indefeasible estate of inher will warrant and defend the same age d between the parties hereto that the mush is add real estate when the same bey such ingurance company as shall be y the Jinterst. And in the errent that a lice, then the part_y of the steep of shall beer interest at the rate of NNT is intended as a <u>mutereerror</u> of FIT		e delivery bereed. thoy the lawful owner. So of the pro- umbrance errots. All times during the life of this indenture, pay all taxes or assessment 2/ Milliver, the buildings upon aid real estate insured against f the second part, the loss, if any, made payable and to pay. So of the to pay such taxes aborn the same become due and payable and to the fee, or either, and the amount so paid shall echome a part of the inde table repaid.	mises above gra is that may be 1 fore and tornad he second part t said premises in coldeness, secure DOLL
And the sa and seized of a and that they * It is agree or assessed again such sum and by extent of . As hetein provid this indenture, a THIS GRA	id part_ $\frac{100}{5}$ of the first part do. good and indefeasible entate of inher will warrant and defend the same agr d between the particle hereto that the main said real easiet when the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right in the same ber with the same ber wi		e delivery bereel. thoy the lawful owner. So of the pre- unstrance	mises above gra- s that may be l fore and tornau- he second part t said premises in obtedness, secure DOLL
And the sa and seized of a and that they " It is agree or assessed again such sum and by extent of	id part_ $\frac{100}{5}$ of the first part do. good and indefeasible entate of inher will warrant and defend the same agr d between the particle hereto that the main said real easiet when the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right in the same ber with the same ber wi		e delivery bereel. thoy the lawful owner. So of the pre- unstrance	mises above gra- s that may be l fore and tornau- he second part t said premises in obtedness, secure DOLL
And the as and seized of a and that they " It is agree or assessed again such sum and by extent of	id part_ $\frac{100}{5}$ of the first part do. good and indefeasible entate of inher will warrant and defend the same agr d between the particle hereto that the main said real easiet when the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right integrated with the same ber such insurance company as shall be right in the same ber with the same ber wi		e delivery bereel. thoy the lawful owner. So of the pre- unstrance	mises above gra- s that may be l fore and tornau- he second part t said premises in obtedness, secure DOLL
And the same and seried of a and that here " It is a precedent such run and by extern of	id part_205_of the form part do good and indefasible estate of inher with warrant and defend the same age d between the parties here to hat the main said real estate when the same bey work incursance company as shall be a function of the part_2 of the second of herm the part_2 of the second of herm the part_2 of the second of herm the part_2 of the second second second second second second NNT is intended as a maximum provided the second second second second second the second second second second second the second second second second second of the fact band (all next parts for the sheet fact band (all next parts for the here here band (all next parts for the here here here the band (all next parts for the here here here the sheat for the here the sheat for the here here the here the sheat for the here the sheat for the here here the here the here the sheat for the here there the here the here the		e ddivery bereat_thoy_the lawful owner_\$ of the pro- umbrance	s that may be b fore and tornad be second part to asid premises into the second part to asid premises into the second part to asid premises into the second part between the second the second part of the into second the second part of the second part of the second the second part of the second the second part of the second the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of th
And the as and seired of a and that they = It is agree or assessed again such sum and by extent of	id part_255 of the first part do.— goed and indefeasible entate of inher will warrant and defend the same agr d between the parties herero that the main said real easier when the same ber such insurance company as shall be - ty cuch insurance company as shall be - ty cuch insurance company as shall be the same ber such insurance company as shall be the same ber such insurance company as shall be the same ber and shall beer instructed by the same terms of terms of		e delivery bereelthoythe lawful owner_\$_e of the pro- underance	mises above pra is that may be h for and tornal her and her and
And the as and existed of a and that they " It is agreed or assessed again such sum and by extent of	id part_ $\frac{105}{10}$ of the first part do.— goed and indefcasible catate of inher will warrant and defend the same agr d between the parties herero that the main taid real earts when the same ber puch insurance company as shall be the first warrant and in the creat of the first state of the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber we have a state of the same ber we have a state of the same ber the first state of the same ber puch insurance shall be void if a set part- part of the based state remaining and the horized for the same remaining the first state of the based state remaining the same state where same remaining to at second be order and remaining and the pan demand, to the first part and the same state because the part of the part of the part of the pan demand, to the first part and the pan demand, to the first part and the pan demand, to the first part and the same state and the same state the	better by corenant and agree that at it NO Exceptions of all no NO Exceptions sint all particle making beyond claim the part. A92. of the first part shall as comes due and payshle, and that. the specified and directed by the part	e ddivery berear_ thoy_ the lawful owner_s of the pro- umbrance	mises above gra- tes that may be he fire and tornals he second part is abad premises in the second part is the second part is 10-0-0 1
And the as and reired of a and that they will be a second again such sum and by extent of	id part_ $\frac{105}{10}$ of the first part do.— goed and indefcasible catate of inher will warrant and defend the same agr d between the parties herero that the main taid real earts when the same ber puch insurance company as shall be the first warrant and in the creat of the first state of the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber we have a state of the same ber we have a state of the same ber the first state of the same ber puch insurance shall be void if a set part- part of the based state remaining and the horized for the same remaining the first state of the based state remaining the same state where same remaining to at second be order and remaining and the pan demand, to the first part and the same state because the part of the part of the part of the pan demand, to the first part and the pan demand, to the first part and the pan demand, to the first part and the same state and the same state the		e ddivery berear_ thoy_ the lawful owner_s of the pro- umbrance	mises above gram is that may be la fire and tornais the second part t as a second part t as a second part t as a second part t be decate as a DOLL 19- 10- 10- 10- 10- 10- 10- 10- 10- 10- 10
And the as and seized of a and that they = It is agreed extent of A as their provide this indemter. J and the seize provide and byA second of the and byA second of the and byA second of the and byA second of the part hereof or not kept up, at immediately math renta and hendfile to retain the air and the second of the second second of the s	id part_ $\frac{105}{10}$ of the first part do.— goed and indefcasible catate of inher will warrant and defend the same agr d between the parties herero that the main taid real earts when the same ber puch insurance company as shall be the first warrant and in the creat of the first state of the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber we have a state of the same ber we have a state of the same ber the first state of the same ber puch insurance shall be void if a set part- part of the based state remaining and the horized for the same remaining the first state of the based state remaining the same state where same remaining to at second be order and remaining and the pan demand, to the first part and the same state because the part of the part of the part of the pan demand, to the first part and the pan demand, to the first part and the pan demand, to the first part and the same state and the same state the	better by corenant and agree that at it NO Exceptions of all no NO Exceptions sint all particle making beyond claim the part. A92. of the first part shall as comes due and payshle, and that. the specified and directed by the part	e ddivery berear_ thoy_ the lawful owner_s of the pro- umbrance	mises above pro- is that may be be fore and tornas. the second part it as that may be be provide and the second part it as the period part is the second part is provide and the second provide and the second part is the second part is t
And the as and seried of a and that they will be and that they will be and that they will be and that they extent of the and they and they is a series of the and the index of the and the series of the ser	id part_ $\frac{105}{10}$ of the first part do.— goed and indefcasible catate of inher will warrant and defend the same agr d between the parties herero that the main taid real earts when the same ber puch insurance company as shall be the first warrant and in the creat of the first state of the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber we have a state of the same ber we have a state of the same ber the first state of the same ber puch insurance shall be void if a set part- part of the based state remaining and the horized for the same remaining the first state of the based state remaining the same state where same remaining to at second be order and remaining and the pan demand, to the first part and the same state because the part of the part of the part of the pan demand, to the first part and the pan demand, to the first part and the pan demand, to the first part and the same state and the same state the	better by corenant and agree that at it NO Exceptions of all no NO Exceptions sint all parties making beyond claim this part. A92. of the first part shall as comes due and paysible, and that. this second and directed by the part	e ddivery bereatthoythe lawful owner_\$of the pro- umbrance errite. All times during the life of this indenture, pay all taxes or assessment if the scend part, the loss, if any, made payable and against if the scend part, the loss, if any, made payable and by payle and the same the same become due and payable and the indentify repaid. It is an of money, executed on the 23 rddry ofOO_tODOT is seen of money, executed on the 23 rddry ofOO_tODOT is an of money, executed on the 23 rddry ofOO_tODOT is accepted the same accending to the terms of said policies and all acce, or ether, and the amount so paid that the descript the the TAS is an of money, executed on the terms of said policies and all acce, or ether, and the taxes become due and payle a obligation contained therring fully discharged. If default be made in a relate entities and the complexity of the scend part. It thereon is the manner provided by have and to have a receiver pay its indicet there and the same become due and payles a seek and every obligation therrin contained, and all herein sectoring the each and every obligation therrin contained, and all herein sectoring the each and every obligation therrin contained, and all herein sectoring the result herein is the manner provided by have and to have a receiver pay each and every obligation therrin contained, and all herein sectoring the result of the first of the first of the sectoring the sectoring the result of the result of the sectoring the therein a sectoring the result of the first of the result of the sectoring the sectoring the result of the first of the sectoring the	mises above gram is that may be 1 for and tornais the second part t as a station permise in the DOLL 19- 10- 10- 10- 10- 10- 10- 10- 10
And the as and seized of a and that they = It is agreed or assessed april such aum and by extent of	id part_ $\frac{105}{10}$ of the first part do.— goed and indefcasible catate of inher will warrant and defend the same agr d between the parties herero that the main taid real earts when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber main shall beer instructed to a same with the first state of the state of NNT is intended as a matter state of the first state state of the state of the first state state state of the state of the first state state state of the state of the first state state state state state states of the first state state state states as a marganee, shall be void if used party provided herein of it be buildings on shalt as and the whole same remaining is accrume therefront and so all the oblight and in a no demand, to the first part states	better by corenant and agree that at it NO Exceptions of all no NO Exceptions sint all parties making beyond claim this part. A92. of the first part shall as comes due and paysible, and that. this second and directed by the part	e ddivery bereatthoythe lawful owner_\$of the pro- umbrance errite. All times during the life of this indenture, pay all taxes or assessment if the scend part, the loss, if any, made payable and against if the scend part, the loss, if any, made payable and by payle and the same the same become due and payable and the indentify repaid. It is an of money, executed on the 23 rddry ofOO_tODOT is seen of money, executed on the 23 rddry ofOO_tODOT is an of money, executed on the 23 rddry ofOO_tODOT is accepted the same accending to the terms of said policies and all acce, or ether, and the amount so paid that the descript the the TAS is an of money, executed on the terms of said policies and all acce, or ether, and the taxes become due and payle a obligation contained therring fully discharged. If default be made in a relate entities and the complexity of the scend part. It thereon is the manner provided by have and to have a receiver pay its indicet there and the same become due and payles a seek and every obligation therrin contained, and all herein sectoring the each and every obligation therrin contained, and all herein sectoring the each and every obligation therrin contained, and all herein sectoring the result herein is the manner provided by have and to have a receiver pay each and every obligation therrin contained, and all herein sectoring the result of the first of the first of the sectoring the sectoring the result of the result of the sectoring the therein a sectoring the result of the first of the result of the sectoring the sectoring the result of the first of the sectoring the	mises above gram is that may be be for and toroads the second part the provide management DOLL 19- 10- 10- 10- 10- 10- 10- 10- 10
And the as and series of a and series of a tris agreed action of the series as herein provide this indenture. I THIS GRA according to the and by 159 for Way 1 agree part thereof or part thereof or part thereof or part thereof or and the series of the series of the part thereof or part thereof or and the series of the part thereof or part thereof or and the series of the part thereof or and the series of the the series of the trist series of the making parts along the series of the series of of the series of the seri	id part_205_01 the first part do. — goed and indefeatible eaties of inher will warrant and defend the same agr d between the parties herero that the and a same agree of the same ber such insurance company as shall be the same ber such as a same ber same ber well as the same ber well as the same ber such as the same ber such as the same ber same ber such as the same ber such as the best same	better by corenant and agree that at it NO Exceptions of all no NO Exceptions sint all parties making beyond claim this part. A92. of the first part shall as comes due and paysible, and that. this second and directed by the part	e ddivery bereatthoythe lawful owner_\$of the pro- umbrance errite. All times during the life of this indenture, pay all taxes or assessment if the scend part, the loss, if any, made payable and against if the scend part, the loss, if any, made payable and by payle and the same the same become due and payable and the indentify repaid. It is an of money, executed on the 23 rddry ofOO_tODOT is seen of money, executed on the 23 rddry ofOO_tODOT is an of money, executed on the 23 rddry ofOO_tODOT is accepted the same accending to the terms of said policies and all acce, or ether, and the amount so paid that the descript the the TAS is an of money, executed on the terms of said policies and all acce, or ether, and the taxes become due and payle a obligation contained therring fully discharged. If default be made in a relate entities and the complexity of the scend part. It thereon is the manner provided by have and to have a receiver pay its indicet there and the same become due and payles a seek and every obligation therrin contained, and all herein sectoring the each and every obligation therrin contained, and all herein sectoring the each and every obligation therrin contained, and all herein sectoring the result herein is the manner provided by have and to have a receiver pay each and every obligation therrin contained, and all herein sectoring the result of the first of the first of the sectoring the sectoring the result of the result of the sectoring the therein a sectoring the result of the first of the result of the sectoring the sectoring the result of the first of the sectoring the	mises above gram is that may be be for and toroads the second part the provide management DOLL 19- 10- 10- 10- 10- 10- 10- 10- 10
And the as and seized of a and seized of a The is agreed or assessed again such sum and by extent of	id part_ $\frac{105}{10}$ of the first part do.— goed and indefcasible catate of inher will warrant and defend the same agr d between the parties herero that the main taid real earts when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber puch insurance company as shall be the first state when the same ber main shall beer instructed to a same with the first state of the state of NNT is intended as a matter state of the first state state of the state of the first state state state of the state of the first state state state of the state of the first state state state state state states of the first state state state states as a marganee, shall be void if used party provided herein of it be buildings on shalt as and the whole same remaining is accrume therefront and so all the oblight and in a no demand, to the first part states	better by corenant and agree that at it NO Exceptions of all no NO Exceptions sint all parties making beyond claim this part. A92. of the first part shall as comes due and paysible, and that. this second and directed by the part	e ddivery bereatthoythe lawful owner_\$of the pro- umbrance errite. All times during the life of this indenture, pay all taxes or assessment if the scend part, the loss, if any, made payable and against if the scend part, the loss, if any, made payable and by payle and the same the same become due and payable and the indentify repaid. It is an of money, executed on the 23 rddry ofOO_tODOT is seen of money, executed on the 23 rddry ofOO_tODOT is an of money, executed on the 23 rddry ofOO_tODOT is accepted the same accending to the terms of said policies and all acce, or ether, and the amount so paid that the descript the the TAS is an of money, executed on the terms of said policies and all acce, or ether, and the taxes become due and payle a obligation contained therring fully discharged. If default be made in a relate entities and the complexity of the scend part. It thereon is the manner provided by have and to have a receiver pay its indicet there and the same become due and payles a seek and every obligation therrin contained, and all herein sectoring the each and every obligation therrin contained, and all herein sectoring the each and every obligation therrin contained, and all herein sectoring the result herein is the manner provided by have and to have a receiver pay each and every obligation therrin contained, and all herein sectoring the result of the first of the first of the sectoring the sectoring the result of the result of the sectoring the therein a sectoring the result of the first of the result of the sectoring the sectoring the result of the first of the sectoring the	mises above gram is that may be 1 for and tormas be second part t as the second part t as the periodic may be the second part t as the periodic may be the second part t the second part t t t t t t t t t t t t t t t t t t t
And the as and series of a and series of a tris agreed action of the series as herein provide this indenture. I THIS GRA according to the and by 159 for Way 1 agree part thereof or part thereof or part thereof or part thereof or and the series of the series of the part thereof or part thereof or and the series of the part thereof or part thereof or and the series of the part thereof or and the series of the the series of the trist series of the making parts along the series of the series of of the series of the seri	id part_205_01 the first part do goed and indefeasible easies of inher will warrant and defend the same ag- d between the parties herero that the main suid real easies when the same be- puch insurance company as shall be- the the same be- puch insurance company as shall be- the the same be- puch insurance company as shall be- rated insurance company as shall be- the same the same be- methy and the same be- methy and the same be- rated in the same the same be- rated in the same be- rated between the same be- the does far be said same remaining when the does far be work and remaining and the adverted ber work and payable at the same same become when the same remaining is on demand, to the fart part de- source the the same remaining is the adverted ber work and payable at the same same become the same remaining is on demand, to the fart part de- source the the same remaining is the adverted ber work and payable at the same remain the same remaining is the adverted ber part and the same the same same become the same remaining and the same remain the same remaining and the same remaining the same remaining and the same remain the same remaining and the same remain the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remaining and the same remain the same remaining and the same remainin		e ddivery bereadthoythe lawful owner_\$of the pro- umbrance errite. All times during the life of this indenture, pay all taxes or assessment of the scend part, the loss, if any, made payable and approximate and the scend part, the loss, if any, made payable and approximate the the taxes when the same become due and payable and the inde thy repaid. Is used of money, executed on the 23 rdday ofOO_tODOF taxes are the same the same to be identified and the inde thy repaid. Is used of money, executed on the 23 rdday ofOO_tODOF taxes are the same to be the terms of a sid bilingion and ab- ec, or there day trial_LEGO BUTWLIGHTOGOM If the the TAY of the taxes are the same and the same taxes are the the the the the same of money, executed on the terms of a sid bilingion. The the SP 93. Obligation contained therein fully discharged. If default be made (n a trial taxes and the same taxes are the taxes and the taxes are the instruction that the there is a sid the taxes are the taxes are the instruction of the same read or if which is the taxes and the doring in the manner protectived by the same do ab of all moneys is the taxes and the manner protectived by the same do ab of all moneys is the taxes and the manner protectived by the same do ab of all moneys is the taxes and the manner protectived by the tax is the taxes is the manner is the taxes and the manner protectived by the same do ab of all moneys is the taxes and the manner protectived by the tax is the taxes and the manner is the taxes and the manner protectived by the tax is the tax is the tax is indicated the taxes and the represente particles berefs. The taxes and the manner protectived by the tax is the tax is the tax is indicated the manner protectived by the tax is the tax is the tax is indicated the tax is the tax is indicated the tax is the represente particles berefs.	mises above gramming above gramming above gramming be scond gar t take the second gar t take the scond gar take take the scond gar take take take take take take take take
And the as and seried of a and seried of a response of the series of a series of the series as been provide the indentity. A according to the and by 159 series of the series of the series of the series of the series of the series of the series of the series of the series of the making uch selfs and the series of the series of the making uch selfs and the series and interest of the making uch selfs and the series of the series of the making uch selfs and the series and interest of the making uch selfs and the series and interest of the making uch selfs and the series of	id part_205_01 de fan part de goed and indefeatible eatste of inher waraan and defend the same ag d between the parties herero that the mata aid real eatste when the same ber such insurance company as shall be the the internet at the same ber such insurance company as shall be the the internet at the rate of NNT is intended as a <u>investored</u> of the entrand shall ber internet at the rate of NNT is intended as a <u>investored</u> of the entrand beat between the part replaying the <u>such as a company</u> the the the part of the seco- iterms made payable to the part replaying the <u>such as a company</u> is the fart fart of the such as a margane, shall be vaid if i such payse margane, shall be vaid if i such payse more the the fart of the balldary, o war and between due and payshe at the below of principal as a d by the mod, to there on that the co- mar the unspace of the balldary. O based the mode is the fart of the such some the unspace of principal as a d by the mode, is the fart of the such SSS WHEREOF. The part_14 <u>SSS WHEREOF</u> , The part_14 <u>Based</u> <u>Douglas</u> <u>BE IT REN</u>		e ddivery bereelthoythe lawful owner_\$_e of the pro- umbrance	mises above gramming above gramming above gramming be scond gar t take the second gar t take the scond gar take take the scond gar take take take take take take take take
And the as and seried of a and seried of a response of the series of assessed again such sum and by extent of	id part_255 goed and indefeasible easte of inher warrant and defend the same agr d between the partice herero that the matual real easter when the same ber puch insurance company as shall be the internation of the same ber puch insurance company as shall be the internation of the same ber puch insurance company as shall be the first of the part_y of the second that has be part_y of the second internation of the same ber puch instructed as a mutication of the internation of the same ber puch instructed as a mutication of the internation of the same ber provided bergin of the same bergin in the same bergin to the second in the first part of the second provided bergin of the baildner, on blatte, and the whole same remaining is a demand, to the form part below. The advanced by the first part below to be oblighted of principal and in part demand, to the form part below. SSS WHEREOF, The part_25 <u>Kansas</u> <u>Douglas</u> <u>BE IT REN</u> <u>Notary Pr</u> <u>M</u> , D,		e ddivery bereel. they the lawful owner. S of the pro- umbrance	mises above gramming above gramming above gramming be for and tornak be second part taking periods and the second period periods and the second period of the second periods and the second period to second periods and the second period periods and the second period periods and the second periods and the seco
And the as and seried of a and seried of a response of the series of assessed again such sum and by extent of	id part_255 cool and indefeasible eature of inher will warrant and defend the same agr d between the particle hereits that the main said real eature when the same ber such insurance company as shall be the same ber such instructed as a <u>main sec</u> the same bergen of the same ber such as the same bergen of the same bergen of the same bergen the same bergen of the balance of the same below of the same bergen of the same bergen of the balance of the same bergen due and payshe at the same bergen due and payshe at the balance of the balance of the same bergen due and payshe at the balance of the balance of the same same balance of the balance of the balance of the balance of the same balance of the balance of the same same balance of the balance of the balance of the balance of the same same same same same same same same		e ddivery bereelthoythe lawful owner_\$_e of the pro- umbrance	mises above pro- se char may be to free and roman be scond part 1 se action of part 1 se action of part 1 parts of persuse and the part of parts and parts of parts and parts and parts of parts and parts
And the as and seized of a and seized of a response of assessed aprix such as a seizer of a section of the seizer of assessed aprix setting of the seizer of assessed aprix and the co- part thereof of part thereof of part thereof of abrit the seizer of and the co- part thereof of abrit the seizer of and the co- part thereof of abrit the seizer of the seizer of the seizer of the seizer of the seizer of the seizer of the	id part_205_01 the form part do. — greed and indefeasible easies of inher- it warrant and defend the same ag- d between the parties herers that the main said real easies ware. It is a same bar- parts insurance company as shall be- ted, then the part of the serve the internation of the same bar- terna and and in the event that a list, then the part of the serve the same bar- terna and and the same bar- merstande payshe to the part the same bar bar bar bar bar of the serve on the same bar bar bar bar of the serve the same bar bar bar bar bar bar bar bar bar the same bar bar bar bar bar bar bar bar the same bar bar bar bar bar bar bar bar the same bar bar bar bar bar bar bar bar bar the same bar bar bar bar bar bar bar bar bar the same bar bar bar bar bar bar bar bar bar the same bar bar bar bar bar bar bar bar bar the same bar		e ddivery bereelthoythe lawful owner.\$_ of the pro- umbrance	mises above gramming above gramming above gramming be scond gan t ability permise in a gramming of the scond gan t ability permise in a gramming of the scond gan t ability permise in a gramming of the scond gan t ability of the scond gan
And the as a man and secred of a man desired of a man disk they will be a second and the second seco	id part_205_01 de forn part do goed and indefeatible eatate of inher iii warrant and defend the same ag- d between the parties herero that the number of the same bar- parts insurance company as shall be - the the internet at the same bar- parts insurance company as shall be - the defend the same bar- parts insurance company as shall be - the defend the same bar- tern and bail bear interest at the rate of NNT is intended as a much same bar- terns made payable to the part- dy and the bar parts of the secon- terns made payable to the part- dy and the same bar of the same bar- rest of the same bar of the same bar out here of parts of the same bar weight and the whole same remaining to account the unpayable at the same the same disting to account the unpayable at the same remaining to account the unpayable at the same remaining to account the the same parts of the same that and the same bar of the same remaining and the same remaining to account the unpayable at the same the same same Notat the unpayable at the fort part and the same remaining to account the unpayable at the same the same same same Notat the unpayable at the fort part of the same same same Notatery the same same same same same same same sam		e ddivery bereelthoythe lawful owner_\$of the pro- umbrance	mises above gramming above gramming above gramming be for and tornais be second part task of periods and the second part of the second part
And the as a man and secred of a man desired of a man disk they will be a second and the second seco	id part_205_01 de forn part do goed and indefeatible eatate of inher iii warrant and defend the same ag- d between the parties herero that the number of the same bar- parts insurance company as shall be - the the internet at the same bar- parts insurance company as shall be - the defend the same bar- parts insurance company as shall be - the defend the same bar- tern and bail bear interest at the rate of NNT is intended as a much same bar- terns made payable to the part- dy and the bar parts of the secon- terns made payable to the part- dy and the same bar of the same bar- rest of the same bar of the same bar out here of parts of the same bar weight and the whole same remaining to account the unpayable at the same the same disting to account the unpayable at the same remaining to account the unpayable at the same remaining to account the the same parts of the same that and the same bar of the same remaining and the same remaining to account the unpayable at the same the same same Notat the unpayable at the fort part and the same remaining to account the unpayable at the same the same same same Notat the unpayable at the fort part of the same same same Notatery the same same same same same same same sam		e ddivery bereelthoythe lawful owner_\$_e of the pro- umbrance	mises above training above training above training above training above training above training and training above training ab
And the as a man series of the	id part_255 cool and indefeasible eature of inher will warrant and defend the same agr d between the particle herero that the same and real eature when the same ber such insurance company as shall be the same ber such instructed as a <u>TWENEEDED</u> FIT terms of <u>D</u> <u>C</u> certain writer- terms made payable to the part- rest of the same ber ready and the same ber ready and the same ber such as the same ber ready and the same ber such that for the same ball the same ber and in set of the same same ber and in the same same same same ber and in set of the same same ber and in the same same the forther same same same same ber and in the same same the same		e ddivery bereelthoythe lawful owner_\$of the pro- umbrance	mises above training above training above training above training above training above training and the second pair training above training and the second pair training above training ab
And the as a many series of a series of a series of a series of a series of the series	id part_105_01 the form part 60		e ddivery berealthoythe lawful owner_\$of the pro- umbrance	mises above training above training above training above training above training above training and the second pair training above training and the second pair training above training ab

471

itt.

42