520

MORTGAGE		. 38127 BOOK				
This Indenture,		Charles and the second s	orten, Publisher of Logal Blank	, Lowrence, Kannes		6
			June	, in the		
rear of our Lord one thousand ni Roy W. Voll and Ruth M.	a contract of the second s			between	1 	
	vii, ma mile,					
of Lawrence	, in the County of Doi	uglas .	State of _ Kansas		drahi 	
	John Snow or Bess		State of			
partaedof the first part, and	Dess.				11.1.4 7.1.4	
	Witnesseth shad	part	ies of the secon	d part.		
	Witnessein, that the	said parties of the fire	the second second second second second second	a present service a service of a service of the ser		
Three Thousand	11	1.	<u> </u>		<	
doGRANT, BARGAIN, S	SELL and MORTGAGE to	hich is hereby acknowledged	second part, the foll	y this indenture wind described		
real estate situated and being in th	e County ofDouglas	and State	of Kansas, to-wit :		• •	
	int 154 feet south o			it		
	n 36, Township 12, m thence West along t				•	
A second contract of the second s	East line of said		and the second se	Contraction of the second s		
	way of Highway No. 4					
	o point of beginning					
		<u>, contornant z 430 -</u>	seres more or 1			
	Constant States and States	1	•			
					19 -1 9 1972	
			G	· · · ·		
and the second		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
ith the appurtenances and all the s	retate, title and interest of the	said parties of the fire	t part thereip.			
And the said part125 of the h the premises above granted, and seized of	a good and indefeasible estate of in	d agree that at the delivery hereof heritance therein, free and clear of	they are all incumbrances,	l claim thereto, es or assessments		
the the appurtenances and all the of And the said parties of the fi- the premises above granted, and seized of 	ret per doberrity corvenant as a good and indefenable sector of in the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the beam and by sector inservance compa- ment the sector of part to the sector of the become due on the sector of the sector of the sector of part of the sector beam and by sector of the sector o	d agree that at the delivery hereof heritance therein, free and deat of earmant and defend the same again shall as all times during the kie of and psychie, and that. LHOY was child be specified and directed LHORA interset. And p said premise insured as herein p past premise insured as herein p	they are all incumbrances,	·····		
And the said part.15.3of the fit the premises above granted, and used of the segment provides the particle hores may be forced or assumed against mail or atte insured against five and tornado in no is of any, made paylels to the part.102 et al. 16 at the pay such taxes when the said read payled taxes and insurance, or air areas of the payled taxes and the said of the areas of the payled taxes and the said of the areas of the said taxes and insurance, or air areas of the said taxes and insurance, or air areas of the said taxes and insurance, or air areas of the said taxes and insurance, or air the said taxes and the said taxes and the area of the said taxes and the said taxes and the areas of the said taxes and the said taxes and the areas of the taxes of ODE.	ret per dabereby covenant as a good and indefensible sesses of in a that the men the sesses of the sesses of the term of the sesses of the sesses of the sesses how and by such insurance compa- def the second parts to the sesses of ne become due and payable or to the sesses whom due and payable or to the sesses under a sesses of the sesses of the second sesses of the sesses of the payment undiffully reped.	d agree that at the delivery heredo hernisance therean, five and data of arrant and defend the same agains and payable, and that. Life y and payable, and that. Life y and payable, and that. Life y and payable and the same again of the same again of the indexidences, sour of Three. Thousard	they are all incombrance, all parties making lawfur this updatures, pay all cas with the part AC2. of the back and the back by the part AC2. of the second by this indexed	I claim thereto, or or assessments by upon said real second the first of the second , and shall beer DOLLARS,		
And the said part.1c3f the fit the premises above granted, and seried of the is egreed between the parties here: a may be bread or assemed against mail or are insured against for and tornado is no it is any mail or profile to the part 102. If is any mail or profile to the part 102. This GRANT is intended as a mo ording to the terms ofOffcertain A	ret per dabereby corrents as a good and indefensible scatte of in a base that the form of the form per a that here per 129 of the form per bases when the same becomes due to me and by such insurance compa- of the second parts to the acteut of a base and by such insurance compa- to be second parts to the acteut of a bomma due and paysible or to for a bomma due and paysible or to the payment und follow to pay and a written obligation for the payme p 4.0	d agree that at the delivery hereof heritance therein, five and dear of earners and defend the same again and a set is a set of the same again has a set is a set of the same again but of the indefendance, none a part of the indefendance, none of the indefendance, sum of ThIER. Thousand and of said sum of moory, essented interna made payable to the part?	they are all incumbrances, all parties making lawfor with updatures, proval as a with updatures, and the by the part of the solid by the part of the solid secured by this indexed secured by this indexed on the other social part.	I daim therein, n or assessment; ye upon said the Act the second and shall beer DOLLARS, day of with all interest		
And the said part.1c3f the fit the premises above granted, and seried of the series above granted, and seried of a say to level or assemed agains, said re- ners insured against for and tornado is no it is any make provide to the part.1c3	ret per dabereby corrents as a good and indefensible scatte of in a base that the form of the form per a that here per 129 of the form per bases when the same becomes due to me and by such insurance compa- of the second parts to the acteut of a base and by such insurance compa- to be second parts to the acteut of a bomma due and paysible or to for a bomma due and paysible or to the payment und follow to pay and a written obligation for the payme p 4.0	d agree that at the delivery hereof heritance therein, five and dear of earners and defend the same again and a set is a set of the same again has a set is a set of the same again but of the indefendance, none a part of the indefendance, none of the indefendance, sum of ThIER. Thousand and of said sum of moory, essented interna made payable to the part?	they are all incumbrances, all parties making lawfor with updatures, proval as a with updatures, and the by the part of the solid by the part of the solid secured by this indexed secured by this indexed on the other social part.	I daim therein, n or assessment; ye upon said the Act the second and shall beer DOLLARS, day of with all interest		
And the said part163 of the fit the premises above granted, and using of the premises above granted, and using of the same to five researd of particular barry ten insured against five and toroado in and its insured against five and toroado in and its and the payled to the part 1823, et al. (1997) and tases and insurance, or air arrows at the rate of a 0% from the date of THIS GRANT is intended as a mo THIS GRANT is intended as a mo ording to the terms of .000 ortical into or the into or the into or the into or the terms of as they for any insurance or to discharge any terms as provided in this indenture.	ret per dabereby covenants as a good and indefenable extent of in a data indefenable extent of in that the part 252 of the first part al enter when the same becomes all af the sorth port to the compar- of the sorth port to the compa- be become due and psychics or to the maximum fully repad. artgage to secure the psymeat of the a written obligation for the psym- p. 42	d agree that at the delivery hereof heritance therein, five and class of sarrant and defend the same spain shall at all inners during the let of and psychie, and that. Littey was high by succided and directed passing spatial interest. And passing spatial interest of the indebtedness, soum of ThITEE. ThOUSAND at of said sum of moory, executed terms made psychie to the partial terms made psychie to the partial terms made psychies to the partial	they are all incumbences. all provides making leaving this inductions pay all cas will be the part 1253 of the arbs revear that said part. by the part 1253 of the reveared by this induction on the <u>6th</u> . 55 of the second part. 165 of the second part.	l claim thereis. n or assessments ge upon said of the scool and shall beer DOLLARS dy of with all interest the scool part shall fail to pay		
And the said part163 of the fit the premises above granted, and using of the premises above granted, and using of the same to five researd of particular barry ten insured against five and toroado in and its insured against five and toroado in and its and the payled to the part 1823, et al. (1997) and tases and insurance, or air arrows at the rate of a 0% from the date of THIS GRANT is intended as a mo THIS GRANT is intended as a mo ording to the terms of .000 ortical into or the into or the into or the into or the terms of as they for any insurance or to discharge any terms as provided in this indenture.	ret per dabereby covenants as a good and indefenable extent of in a data indefenable extent of in that the part 252 of the first part al enter when the same becomes all af the sorth port to the compar- of the sorth port to the compa- be become due and psychics or to the maximum fully repad. artgage to secure the psymeat of the a written obligation for the psym- p. 42	d agree that at the delivery hereof heritance therein, five and class of sarrant and defend the same spain shall at all inners during the let of and psychie, and that. Littey was high by succided and directed passing spatial interest. And passing spatial interest of the indebtedness, soum of ThITEE. ThOUSAND at of said sum of moory, executed terms made psychie to the partial terms made psychie to the partial terms made psychies to the partial	they are all incumbences. all provides making leaving this inductions pay all cas will be the part 1253 of the arbs revear that said part. by the part 1253 of the reveared by this induction on the <u>6th</u> . 55 of the second part. 165 of the second part.	l claim thereis. n or assessments ge upon said of the scool and shall beer DOLLARS dy of with all interest the scool part shall fail to pay		
And the said particlesf the wired of the premines above granted, and wired of the premines above granted, and wired of the premines and the premines and the president of the preside to the preside of the preside	ret per dabereby covenants as a good and indefensible sector of in a that the per 129 of the forward to that the per 129 of the forward of the second the same becomes dan because when the same becomes dan the second when the same becomes dan the second by such insurance compa- de becomes date and payable or to the second when and pay to the second shall be very set of the second shall be per to the second second shall be per to the second second shall be per to the second second second second second a vittem obligation for the payment of d obligation mode also to secure series any obligation creased therein, or a second second below the performance of the second secon	d agree that as the delivery hereof heritance therein, five and dear of heritance therein, five and dear of earner and defend the same again half ar all forme during the for half ar all one during the for the same a part of the indexedness, some a part of the indexedness, some of the indexedness, som of ThTCO. Thousand the fact and sam of money, essented in to of said sum of money, essented in the same of money, essented in the same of money, essented in the same of money advanced by revelded, in the event this said par- tified, and the obligation concluses if the buildings on sad real easter af the buildings on sad real easter	they rie all incumbrances, all incumbrances, all incumbrances, and the second provide and on the word the said per rounded then the particle secured then the particle secured then the particle secured then the particle on the <u>6th</u> 52, of the second per, the said particle of the fore per the said particle of the fore per d revents fully discharges of revents fully discharges are not kept in a pool r	I dam therein, spronger to be according to be according to be according to be according to be according to be DOLLARS, day of with all interess the accord part shall fail to pay and fail to pay and fail to pay and fail to pay according to be according to be acc		
And the said particlesf the wired of the premines above granted, and wired of the premines above granted, and wired of the premines and the premines and the president of the preside to the preside of the preside	ret per dabereby covenants as a good and indefensible sector of in a that the per 129 of the forward to that the per 129 of the forward of the second the same becomes dan because when the same becomes dan the second when the same becomes dan the second by such insurance compa- de becomes date and payable or to the second when and pay to the second shall be very set of the second shall be per to the second second shall be per to the second second shall be per to the second second second second second a vittem obligation for the payment of d obligation mode also to secure series any obligation creased therein, or a second second below the performance of the second secon	d agree that as the delivery hereof heritance therein, five and dear of heritance therein, five and dear of earner and defend the same again half ar all forme during the for half ar all one during the for the same a part of the indexedness, some a part of the indexedness, some of the indexedness, som of ThTCO. Thousand the fact and sam of money, essented in to of said sum of money, essented in the same of money, essented in the same of money, essented in the same of money advanced by revelded, in the event this said par- tified, and the obligation concluses if the buildings on sad real easter af the buildings on sad real easter	they rie all incumbrances, all incumbrances, all incumbrances, and the second provide and on the word the said per rounded then the particle secured then the particle secured then the particle secured then the particle on the <u>6th</u> 52, of the second per, the said particle of the fore per the said particle of the fore per d revents fully discharges of revents fully discharges are not kept in a pool r	I dam therein, spronger to be according to be according to be according to be according to be according to be DOLLARS, day of with all interess the accord part shall fail to pay and fail to pay and fail to pay and fail to pay according to be according to be acc		
And the said particlesf the wired of the premines above granted, and wired of the premines above granted, and wired of the premines and the premines and the president of the preside to the preside of the preside	ret per dabereby covenants as a good and indefensible sector of in a that the per 129 of the forward to that the per 129 of the forward of the second the same becomes dan because when the same becomes dan the second when the same becomes dan the second by such insurance compa- de becomes date and payable or to the second when and pay to the second shall be very set of the second shall be per to the second second shall be per to the second second shall be per to the second second second second second a vittem obligation for the payment of d obligation mode also to secure series any obligation creased therein, or a second second below the performance of the second secon	d agree that as the delivery hereof heritance therein, five and dear of heritance therein, five and dear of earner and defend the same again half ar all forme during the for half ar all one during the for the same a part of the indexedness, some a part of the indexedness, some of the indexedness, som of ThTCO. Thousand the fact and sam of money, essented in to of said sum of money, essented in the same of money, essented in the same of money, essented in the same of money advanced by revelded, in the event this said par- tified, and the obligation concluses if the buildings on sad real easter af the buildings on sad real easter	they rie all incumbrances, all incumbrances, all incumbrances, and the second provide and on the word the said per rounded then the particle secured then the particle secured then the particle secured then the particle on the <u>6th</u> 52, of the second per, the said particle of the fore per the said particle of the fore per d revents fully discharges of revents fully discharges are not kept in a pool r	I dam therein, spronger to be according to be according to be according to be according to be according to be DOLLARS, day of with all interess the accord part shall fail to pay and fail to pay and fail to pay and fail to pay according to be according to be acc		
And the said particlesf the wired of the premines above granted, and wired of the premines above granted, and wired of the premines and the premines and the president of the preside to the preside of the preside	ret per dabereby covenants as a good and indefensible sector of in a that the per 129 of the forward to that the per 129 of the forward of the second the same becomes dan because when the same becomes dan the second when the same becomes dan the second by such insurance compa- de becomes date and payable or to the second when and pay to the second shall be very set of the second shall be per to the second second shall be per to the second second shall be per to the second second second second second a vittem obligation for the payment of d obligation mode also to secure series any obligation creased therein, or a second second below the performance of the second secon	d agree that as the delivery hereof heritance therein, five and dear of heritance therein, five and dear of earner and defend the same again half ar all forme during the for half ar all one during the for the same a part of the indexedness, some a part of the indexedness, some of the indexedness, som of ThTCO. Thousand the fact and sam of money, essented in to of said sum of money, essented in the same of money, essented in the same of money, essented in the same of money advanced by revelded, in the event this said par- tified, and the obligation concluses if the buildings on sad real easter af the buildings on sad real easter	they rie all incumbrances, all incumbrances, all incumbrances, and the second provide and on the word the said per rounded then the particle secured then the particle secured then the particle secured then the particle on the <u>6th</u> 52, of the second per, the said particle of the fore per the said particle of the fore per d revents fully discharges of revents fully discharges are not kept in a pool r	I dam therein, spronger to be according to be according to be according to be according to be according to be DOLLARS, day of with all interess the accord part shall fail to pay and fail to pay and fail to pay and fail to pay according to be according to be acc		
And the acid particles of the fit the premines above granted, and using of the premines above granted, and using of the segment of an assessed grant and the set of any too levels of assessed grant and to the inserve and the second of a second of any too levels of a second grant and the second second second inservation, and it may have been set of a from the date of THIS GRANT is intended at a more set of the second of a Second Second Second THIS GRANT is intended as a more and the second second second second second the second second second second second particle second second second second second particle second	ret per do hereby corvenus as a good and indefensible extents of in the spontal indefensible extents of in the spontal distribution of the form per a the the per $\frac{1}{2}$ and the form per a state whom the same becomes do in sum and by such insurance compas- able second here the same becomes do in boxens does and paysible or to be provide the same becomes do a version does and paysible or to be provide the same becomes do a version does and paysible or to be payment until failly repud. a version obligation for the payments of the singuines and also to secure any in- de obligations are also to secure any in- a de obligations creased thereby, of a sock pay up, a provided herem, or security of which this indenture is go be lawful for the said pays 1.62. The payment with the indenture is a be lawful for the said paysible by law set, together with the indenture is a the barry pay-1.12. Is terms and provisions of this inde- ture of the here is paysed.	d agree that as the delivery hereof hernisance therean, five and data of hernisance therean, five and data of hernisance therean, five and data of and partice, and that. Life y and partice, and that. Life y and partice, and that. Life y and partice, and the indebud message of the indebud ness a part of the indebud ness and the obligation constant and the obligation constant and the obligation constant and the here a part is about a and the obligation constant and the here a part and the here a part and the here a part and the here a part and the here a part is incident therito, and the oregon functions there and the problement functions there and the problement and the second part.	they rie all incumbrances, all incumbrances, all incumbrances, and the second provide and on the word the said per rounded then the particle secured then the particle secured then the particle secured then the particle on the <u>6th</u> 52, of the second per, the said particle of the fore per the said particle of the fore per d revents fully discharges of revents fully discharges are not kept in a pool r	I dam therein, spronger to be according to be according to be according to be according to be according to be DOLLARS, day of with all interess the accord part shall fail to pay and fail to pay and fail to pay and fail to pay according to be according to be acc		
And the said particlesf the wired of the premines above granted, and wired of the premines above granted, and wired of the premines and the premines and the president of the preside to the preside of the preside	ret per do hereby corvenus as a good and indefensible extents of in the spontal indefensible extents of in the spontal distribution of the form per a the the per $\frac{1}{2}$ and the form per a state whom the same becomes do in sum and by such insurance compas- able second here the same becomes do in boxens does and paysible or to be provide the same becomes do a version does and paysible or to be provide the same becomes do a version does and paysible or to be payment until failly repud. a version obligation for the payments of the singuines and also to secure any in- de obligations are also to secure any in- a de obligations creased thereby, of a sock pay up, a provided herem, or security of which this indenture is go be lawful for the said pays 1.62. The payment with the indenture is a be lawful for the said paysible by law set, together with the indenture is a the barry pay-1.12. Is terms and provisions of this inde- ture of the here is paysed.	d agree that as the delivery hereof heritance therein, five and dear of heritance therein, five and dear of earner and defend the same again half ar all forme during the for half ar all one during the for the same a part of the indexedness, some a part of the indexedness, some of the indexedness, som of ThTCO. Thousand the fact and sam of money, essented in to of said sum of money, essented in the same of money, essented in the same of money, essented in the same of money advanced by revelded, in the event this said par- tified, and the obligation concluses if the buildings on sad real easter af the buildings on sad real easter	they rie all incumbrances, all incumbrances, all incumbrances, and the second provide and on the word the said per rounded then the particle secured then the particle secured then the particle secured then the particle on the <u>6th</u> 52, of the second per, the said particle of the fore per the said particle of the fore per d revents fully discharges of revents fully discharges are not kept in a pool r	I dam therein, spronger to be according to be according to be according to be according to be according to be DOLLARS, day of with all interess the accord part shall fail to pay and fail to pay and fail to pay and fail to pay according to be according to be acc		
And the said particles of the fit the premines above granted, and seried of the premines above granted, and seried of the premines and the said of the said of a sessend against five and tornado it not a seried against five and tornado it not the said of the said set of the said	ret per do hereby corvenus as a good and indefensible extents of in the spontal indefensible extents of in the spontal distribution of the form per a the the per $\frac{1}{2}$ and the form per a state whom the same becomes do in sum and by such insurance compas- able second here the same becomes do in boxens does and paysible or to be provide the same becomes do a version does and paysible or to be provide the same becomes do a version does and paysible or to be payment until failly repud. a version obligation for the payments of the singuines and also to secure any in- de obligations are also to secure any in- a de obligations creased thereby, of a sock pay up, a provided herem, or security of which this indenture is go be lawful for the said pays 1.62. The payment with the indenture is a be lawful for the said paysible by law set, together with the indenture is a the barry pay-1.12. Is terms and provisions of this inde- ture of the here is paysed.	d agree that as the delivery hereof hernisance therean, five and data of hernisance therean, five and data of hernisance therean, five and data of and partice, and that. Life y and partice, and that. Life y and partice, and that. Life y and partice, and the indebud message of the indebud ness a part of the indebud ness and the obligation constant and the obligation constant and the obligation constant and the here a part is about a and the obligation constant and the here a part and the here a part and the here a part and the here a part and the here a part is incident therito, and the oregon functions there and the problement functions there and the problement and the second part.	they nie all incumbrances. all incumbrances. all incumbrances. all parties making leaving the second part of the bailed on the word the said part worded, then the part&S secured by this indergent on the <u>Oth</u> SS_ of the second part. the said partASB of the fore part is dread words are not paid all read words are not paid are not kept in a pool r become due and paytakes of therein for the fore the secured due and paytakes the second part. SS_ of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of	I claim thereis. a or summarized by an of the first for social the first for social the first for social the first by and shall beer DOLLARS. DOLLARS. day of with all interest shall fail to pay the social part shall fail to pay the social part shall fail to pay the default be when the same pair as they are the options of benefits accounting the spin starting the pairs of they are benefits accounting the starting they are benefits accounting the social by the benefits accounting the social by the benefits accounting the social by the social by the social by the social by the social by the benefits accounting the social by the social by the benefits accounting the social by the social by the benefits accounting the social by the social by the social by the benefits accounting the social by the social by the social by the benefits accounting the social by the social by the social by the benefits accounting the social by the socia		
And the acid particlesfet and the second response above granted, and using of the premise above granted, and using of the premise heaves granted and the second response of the	ret per do hereby corvenus as a good and indefensible extents of in the spontal indefensible extents of in the spontal distribution of the form per a the the per $\frac{1}{2}$ and the form per a state whom the same becomes do in sum and by such insurance compas- able second here the same becomes do in boxens does and paysible or to be provide the same becomes do a version does and paysible or to be provide the same becomes do a version does and paysible or to be payment until failly repud. a version obligation for the payments of the singuines and also to secure any in- de obligations are also to secure any in- a de obligations creased thereby, of a sock pay up, a provided herem, or security of which this indenture is go be lawful for the said pays 1.62. The payment with the indenture is a be lawful for the said paysible by law set, together with the indenture is a the barry pay-1.12. Is terms and provisions of this inde- ture of the here is paysed.	d agree that as the delivery hereof hernisance therean, five and data of hernisance therean, five and data of hernisance therean, five and data of and partice, and that. Life y and partice, and that. Life y and partice, and that. Life y and partice, and the indebud message of the indebud ness a part of the indebud ness and the obligation constant and the obligation constant and the obligation constant and the here a part is about a and the obligation constant and the here a part and the here a part and the here a part and the here a part and the here a part is incident therito, and the oregon functions there and the problement functions there and the problement and the second part.	they nie all incumbrances. all incumbrances. all incumbrances. all parties making leaving the second part of the bailed on the word the said part worded, then the part&S secured by this indergent on the <u>Oth</u> SS_ of the second part. the said partASB of the fore part is dread words are not paid all read words are not paid are not kept in a pool r become due and paytakes of therein for the fore the secured due and paytakes the second part. SS_ of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of	I claim therein, or so assummers or assummers of the second the second part shall fail to pay built fail to pay the second part shall fail to pay built fail to pay the second part shall fail to pay built fail to pay the second part shall fail to pay the second part the second		
And the aid particles of the fit the premines where granted, and avoid of the premines where granted, and avoid of the premines where granted are assued grains provide the set of the set of a second of grant grant and the set of the se	ret per dabereby covenants as a good and indefensible exter of in a that the per 1203 of the coven pad- the second the same become pad- and the second parts to the second and be become due and payable or to the second the second same pad- the second the same become pad- and the second the payment of the payment used fad the payment of the second the payment of the second the second same pad- second the second same pad- the payments be made as berein ape and biggetion created therein, or a new delignion created therein, or a new the type a provided herein, or a new the second part the second same pay be lawful for the same part there are the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape and the type app of the cost as due the payments be made as berein ape the payment be the same pay the cost and char be terms and payment app of the inde- biggetay upon the bein, secondors, or the the payment be bein, secondors, or the the payment be bein secondors or the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment	d agree that as the delivery hereof hernisance therean, five and data of hernisance therean, five and data of hernisance therean, five and data of and partice, and that. Life y and partice, and that. Life y and partice, and that. Life y and partice, and the indebud message of the indebud ness a part of the indebud ness and the obligation constant and the obligation constant and the obligation constant and the here a part is about a and the obligation constant and the here a part and the here a part and the here a part and the here a part and the here a part is incident therito, and the oregon functions there and the problement functions there and the problement and the second part.	they nie all incumbrances. all incumbrances. all incumbrances. all parties making leaving the second part of the bailed on the word the said part worded, then the part&S secured by this indergent on the <u>Oth</u> SS_ of the second part. the said partASB of the fore part is dread words are not paid all read words are not paid are not kept in a pool r become due and paytakes of therein for the fore the secured due and paytakes the second part. SS_ of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of	I claim thereis. a or summarized by an of the first for social the first for social the first for social the first by and shall beer DOLLARS. DOLLARS. day of with all interest shall fail to pay the social part shall fail to pay the social part shall fail to pay the default be when the same pair as they are the options of benefits accounting the spin starting the pairs of they are benefits accounting the starting they are benefits accounting the social by the benefits accounting the social by the benefits accounting the social by the social by the social by the social by the social by the benefits accounting the social by the social by the benefits accounting the social by the social by the benefits accounting the social by the social by the social by the benefits accounting the social by the social by the social by the benefits accounting the social by the social by the social by the benefits accounting the social by the socia		
And the aid particles of the fit the premines where granted, and avaid of the premines where granted, and avaid of the premines where granted particles pressure and the pressure available of a seased grant grant particles are pressured against for and term of the pressure available of the pressur	ret per dabereby covenants as a good and indefensible exter of in a that the per 1203 of the coven pad- the second the same become pad- and the second parts to the second and be become due and payable or to the second the second same pad- the second the same become pad- and the second the payment of the payment used fad the payment of the second the payment of the second the second same pad- second the second same pad- the payments be made as berein ape and biggetion created therein, or a new delignion created therein, or a new the type a provided herein, or a new the second part the second same pay be lawful for the same part there are the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape and the type app of the cost as due the payments be made as berein ape the payment be the same pay the cost and char be terms and payment app of the inde- biggetay upon the bein, secondors, or the the payment be bein, secondors, or the the payment be bein secondors or the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment	d agree that as the delivery hereof hernisance therean, five and data of hernisance therean, five and data of hernisance therean, five and data of and partice, and that. Life y and partice, and that. Life y and partice, and that. Life y and partice, and the indebud message of the indebud ness a part of the indebud ness and the obligation constant and the obligation constant and the obligation constant and the here a part is about a and the obligation constant and the here a part and the here a part and the here a part and the here a part and the here a part is incident therito, and the oregon functions there and the problement functions there and the problement and the second part.	they nie all incumbrances. all incumbrances. all incumbrances. all parties making leaving the second part of the bailed on the word the said part worded, then the part&S secured by this indergent on the <u>Oth</u> SS_ of the second part. the said partASB of the fore part is dread words are not paid all read words are not paid are not kept in a pool r become due and paytakes of therein for the fore the secured due and paytakes the second part. SS_ of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of	I claim therein, or so assummers or assummers of the second the second part shall fail to pay built fail to pay the second part shall fail to pay built fail to pay the second part shall fail to pay built fail to pay the second part shall fail to pay the second part the second		
And the aid particles of the fit the premines where granted, and avoid of the premines where granted, and avoid of the premines where granted are assued grains provide the set of the set of a second of grant grant and the set of the se	ret per dabereby covenants as a good and indefensible exter of in a that the per 1203 of the coven pad- the second the same become pad- and the second parts to the second and be become due and payable or to the second the second same pad- the second the same become pad- and the second the payment of the payment used fad the payment of the second the payment of the second the second same pad- second the second same pad- the payments be made as berein ape and biggetion created therein, or a new delignion created therein, or a new the type a provided herein, or a new the second part the second same pay be lawful for the same part there are the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape and the type app of the cost as due the payments be made as berein ape the payment be the same pay the cost and char be terms and payment app of the inde- biggetay upon the bein, secondors, or the the payment be bein, secondors, or the the payment be bein secondors or the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment	d agree that as the delivery hereof hernisance therean, five and data of hernisance therean, five and data of hernisance therean, five and data of and partice, and that. Life y and partice, and that. Life y and partice, and that. Life y and partice, and the indebud message of the indebud ness a part of the indebud ness and the obligation constant and the obligation constant and the obligation constant and the here a part is about a and the obligation constant and the here a part and the here a part and the here a part and the here a part and the here a part is includent therito, and the oregot pure and each and very obligation fundamentary parts and part indiversity, personal representary	they rie all incumbrances. e all parties making herefore with the server of a sa- bit the server of a sa- bit the server of the same of the resource of the second part. the second part. 12.3. of the secured by this indexage secured by this indexage secured by this indexage of the second part. 12.3. of the second part. 13.4.5. of the second part. 14.5.3. of the fore part 14.5.3. of the fore part 14.5.3. of the fore part 14.5.3. of the second part. 14.5.3. of the second part. 14.5.3. of the second part. 14.5.3. of the second part. 14.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5	I daim therein. The second part of the first of the second part of the second		
And the aid particles of the fit the premines where granted, and avaid of the premines where granted, and avaid of the premines where granted particles pressure and the pressure available of a seased grant grant particles are pressured against for and term of the pressure available of the pressur	ret per dabereby covenants as a good and indefensible exter of in a that the per 1203 of the coven pad- the second the same become pad- and the second parts to the second and be become due and payable or to the second the second same pad- the second the same become pad- and the second the payment of the payment used fad the payment of the second the payment of the second the second same pad- second the second same pad- the payments be made as berein ape and biggetion created therein, or a new delignion created therein, or a new the type a provided herein, or a new the second part the second same pay be lawful for the same part there are the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape and the type app of the cost as due the payments be made as berein ape the payment be the same pay the cost and char be terms and payment app of the inde- biggetay upon the bein, secondors, or the the payment be bein, secondors, or the the payment be bein secondors or the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment	d agree that as the delivery hereof hernisance therean, five and data of hernisance therean, five and data of hernisance therean, five and data of and partice, and that. Life y and partice, and that. Life y and partice, and that. Life y and partice, and the indebud message of the indebud ness a part of the indebud ness and the obligation constant and the obligation constant and the obligation constant and the here a part is about a and the obligation constant and the here a part and the here a part and the here a part and the here a part and the here a part is includent therito, and the oregot pure and each and very obligation fundamentary parts and part indiversity, personal representary	they nie all incumbrances. all incumbrances. all incumbrances. all parties making leaving the second part of the bailed on the word the said part worded, then the part&S secured by this indergent on the <u>Oth</u> SS_ of the second part. the said partASB of the fore part is dread words are not paid all read words are not paid are not kept in a pool r become due and paytakes of therein for the fore the secured due and paytakes the second part. SS_ of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of the fore part of	I daim therein. The second part of the first of the second part of the second pa		
And the aid particles of the fit the premines where granted, and avaid of the premines where granted, and avaid of the premines where granted particles pressure and the pressure available of a seased grant grant particles are pressured against for and term of the pressure available of the pressur	ret per dabereby covenants as a good and indefensible exter of in a that the per 1203 of the coven pad- the second the same become pad- and the second parts to the second and be become due and payable or to the second the second same pad- the second the same become pad- and the second the payment of the payment used fad the payment of the second the payment of the second the second same pad- second the second same pad- the payments be made as berein ape and biggetion created therein, or a new delignion created therein, or a new the type a provided herein, or a new the second part the second same pay be lawful for the same part there are the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape the payments be made as berein ape and the type app of the cost as due the payments be made as berein ape the payment be the same pay the cost and char be terms and payment app of the inde- biggetay upon the bein, secondors, or the the payment be bein, secondors, or the the payment be bein secondors or the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment app the payment	d agree that as the delivery hereof hernisance therean, five and data of hernisance therean, five and data of hernisance therean, five and data of and partice, and that. Life y and partice, and that. Life y and partice, and that. Life y and partice, and the indebud message of the indebud ness a part of the indebud ness and the obligation constant and the obligation constant and the obligation constant and the here a part is about a and the obligation constant and the here a part and the here a part and the here a part and the here a part and the here a part is includent therito, and the oregot pure and each and very obligation fundamentary parts and part indiversity, personal representary	they rie all incumbrances. e all parties making herefore with the server of a sa- bit the server of a sa- bit the server of the same of the resource of the second part. the second part. 12.3. of the secured by this indexage secured by this indexage secured by this indexage of the second part. 12.3. of the second part. 13.4.5. of the second part. 14.5.3. of the fore part 14.5.3. of the fore part 14.5.3. of the fore part 14.5.3. of the second part. 14.5.3. of the second part. 14.5.3. of the second part. 14.5.3. of the second part. 14.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5	I dam therein. I dam therein. The second state of the fore the second state of the fore the second pert shall beer DOLLARS, day of with all income the second pert shall fail to per the second pert shall be represent the represent the represent the represent the second pert shall be represent the second pert shall be represent the second pert shall be represent the second pert the second pert shall be represent the second pert the second pert the second pert shall be represent (SEAL) (SEAL) (SEAL)		
And the acid percifed, and using of the premise above granted, and using of the service above granted, and using of the service dependence of the service of the service dependence of the service of the service dependence of the service of the service of the service of the service of THIS GRANT is intended at a mo- proving to the terms ofORC returns of the service ofORC returns a provided in this indenture. And this indenture. And this indenture. And this indenture. And this compression of the service of the backet hereof, without section, for the backet hereof, without section, for the backet hereof, without section, and it is hang a service. In Withcrease Whee 8. the day and year last show written.	rst per dabereby covenants as a good and indefensible enterstor of in a that the per 1223 of the forward a that the per 1223 of the forward is enter when the same becomes do a man and by such insurance compa- do second per to the same of the second per to the same of the second per to the same of the second per to the second second a virtum obligation. For the payme of 0.2, and by 1.4 a virtum obligation for the payme of 0.2, and by 1.4 a virtum obligation for the payme of 0.2, and by 1.4 a virtum obligation for the payme of 0.2, and by 1.4 a virtum obligation reased that refu- are virtum obligation reased that refu- t as we the part that the second second the payments be made as berein ap- trap the payments be made as berein ap- trap that the conveyance shall become security of which this indensature is g be loaf of the said par 1.23	d agree that as the delivery hered hereinnee therein, free and dear of earners and defend the same spain and the all more during the for y as held be precided and during LIGAL interest. And p said premises insured as deriver LIGAL interest. And p said premises insured as herein pome a part of the indebeaders, none a part of the indebeaders, non of ThITER Thousand and the obligation contained the same of money, cascuted interest and the obligation contained the same of money advanced by provided, in the event the said par- riand the obligation contained the same of the obligation contained the same of the obligation contained and to have a receiver depointed new particularly be never the said par- tices and sch and recy obligation finisteratory, percentage of the same on a finisteratory percentage of the same of the same part half C hereunts set and to have percentage of the same of the same of the same of the same of the same percentage of the same	they rie all incumbrances. all incumbrances. all incumbrances. by the large production of the back of the second provide the solution on the event that the particle secured by this indergon on the could be second part. CSL of the second part. CSL	I dam therein. The second part that the second part that the first of the fore of the fore of the fore of the second part that the second part that fail to pay the second part the second		
And the aid particles of the fit the premines where granted, and avaid of the premines where granted, and avaid of the premines where granted particles pressure and the pressure available of a seased grant grant particles are pressured against for and term of the pressure available of the pressur	rst per dabereby covenants as a good and indefensible enterstor of in a that the per 1223 of the forward of the second the same becomes do hours and by such insurance compar- do second when the same becomes do a burner and by such insurance compar- and the second does and payable or to the any such insurance compar- tion becomes does and payable or to the programme and form to per such as the a viritem obligation. For the payme of 4.9, and by its do bligation and also to socure any do bligation and also to socure any do bligation crossed tharvity, or is any the payments be made as berein every the pairs concered that the mass, then that conveyance shall be been than conveyance shall be socurity of which the indensature is go be local for the said pay 1.23. The terms and provisions of the inde- bligatory upon the basir, essectare, of d the payments of the basir do do the payment and the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- bligatory upon the basir, essectare, or do a base pay charge of the inde- the pay charge of the inde- bligatory upon	d agree that as the delivery hered hereinnee therein, free and dear of earners and defend the same spain and the all more during the for y as held be precided and during LIGAL interest. And p said premises insured as deriver LIGAL interest. And p said premises insured as herein pome a part of the indebeaders, none a part of the indebeaders, non of ThITER Thousand and the obligation contained the same of money, cascuted interest and the obligation contained the same of money advanced by provided, in the event the said par- riand the obligation contained the same of the obligation contained the same of the obligation contained and to have a receiver depointed new particularly be never the said par- tices and sch and recy obligation finisteratory, percentage of the same on a finisteratory percentage of the same of the same part half C hereunts set and to have percentage of the same of the same of the same of the same of the same percentage of the same	they rie all incumbrances. all incumbrances. all incumbrances. by the large production of the back of the second provide the solution on the event that the particle secured by this indergon on the could be second part. CSL of the second part. CSL	I dam therein. The second part that the second part that the first of the fore of the fore of the fore of the second part that the second part that fail to pay the second part the second		

御御御