IN WITNESS WHEREOF, the said	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident	
Administrators, to warrists and forces defect it and elegable the will Position trust the purty of the first gar. He first ga		
This is Received. Administrature and Aneigns, and every prove whomewore towining claiming, or to called the same, or am part threed. Providing, Newtodesha, and in this EXPRESS CONDITION. That if the taid garry of the first part, h. Notice of the part of the called and the same of the part of the first part, h. Notice of the call of the called and the same of the part of the part of the call of the same of the part of the called the called and the same of the part of the called the called and the same of the called the called and the called t	party of the first part hereby bind	, Executors and
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Dollars, and in this ENTRESS CONDITION. That if the said party of the first part, h	party of the first part	or to claim the
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ASSOCIATION the weekly interest upon and alleled. Mean allestable Dollar, as the rate of eight series or class of shares of the capital vicek of sald Association shall reach the par value of one hundred deliters per storm, as accretioned under the Dy-laws of said Association, and shall then repay to said Association the row of a lateral class of the capital storm of the said association, and shall then repay to said Association to the said part of the freeze one power of the capital storm of the said part of the freeze one power of the said part of the freeze one power of the said part of the freeze on said premises insured in companies satisfactory to the Association for a sum row less than a secondary with the analysis of the freeze of the said make offents in the purpose of the said verify interest as afternated to their date shall be veid. But if the raid active of the freeze of said make offents in the purpose of the said verify interest as afternated as continues with the said party of the freeze on the said party of the freeze on the said party of the freeze on the said make offents in the purpose of the said verify interest as afternated as account on said premises interest to the said party of the freeze on the said	Providing, Nevertheless, and in this EXPRESS CONDITNON, That if the said party of the first part, hheirs or legal	1 representatives,
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