MORTGAGE RECORD 66

470

	FROM	SAME DODSWORTH STATIONERY CO	TATE OF KANSAS, DOUGI This instrument was filed for		das
	n.Wattsetal		Dec. A. D.,	192 4, At 2:20 P.	N
	TO		goa	Belleleman	r of Deeds
	s National Bank.	B	·	Dept	ity.
THIS IND	ENTURE, Made this 2d	day of Dec	mber, ir	the year of our Lord, one t	housand n
hundred and t	wenty-four Lorin Watts and	Nellie Watts , his	wife,		
ofLa	rence in the Count	y of Douglas	and State of		
	e first part, and		of the sum of		second pa
	TH, that the said par 1es of the solution of the said par 1es of the solution of the solutio	indentura de Gra	t Bargain, Sell and Mortgage t	to the said part of th	the receipt e second pa
	The No. (63) an	rth twenty-three (2 nd the South four (feet of Lot Number feet of lot number 	er sixty-three er sixty-one (61)	
	on New	Hampshire Street 1	n the City of Lawren	168.	
	· · · · · · · · · · · · · · · · · · ·				
	ices and all the estate, title and interc			of the premises show evants	L and arized
And the said par a good and indefeasible e	1086f the first part do hereb	by covenant and agree that at the d all incumbrances,	elivery hereof they are the lawful own		na v Stala Malaiza
And the said par a good and indefeasible c and that they will warran It is agreed betw	1	oy covenant and agree that at the d all incumbrances, sing lawful claim thereto, of the first part shall at all times do	elivery hereof they are the lawful own	tates or assessments that may be le	ried or assess
And the said par a good and indefeasible c and that they will warran It is agreed betw against said real estate w insurance company as sha interest. And in the ever	10Bit the first part do here's state of inheritance therein, free and clear of a and defend the same scalars all parts and en the partie here's that the part 189 hen the same becomes due and payable, and libe specified and directed by the part. Y .	by covenant and agree that at the d all incumbrances, of the first part shall at all times do that hep	elivery hereof they are the lawful own ring the life of this indenture, pay all it buildings upon said real estate insured made payable to the part \mathbf{y} oi beforemed use and payable to the rest	taxes or assessments that may be le I against fire and tornado in such su I the second part to the extent of	ried or amount im and by su- its'
And the said par a good and indefeasible c and that they will warran It is agreed betw against said real estate w insurance company as sha interest. And in the ever	10Bit the first part do here's state of inheritance therein, free and clear of a and defend the same scalars all parts and en the partie here's that the part 189 hen the same becomes due and payable, and libe specified and directed by the part. Y .	by covenant and agree that at the d all incumbrances, of the first part shall at all times do that hep	elivery hereof they are the lawful own ring the life of this indenture, pay all it buildings upon said real estate insured made payable to the part \mathbf{y} oi beforemed use and payable to the rest	taxes or assessments that may be le I against fire and tornado in such su I the second part to the extent of	ried or assess im and by suc its' vided, then ti
And the said par a good and indefeasible o and that they will warnan it is agreed betw against said result each of insurance company as sha insurance company as sha THIS GRANT SQUED. I	10Bst the first part do here's state of Identities therein, free and dear of its and dedentities therein, free and dear of its and dedentities that the part in 102 = 102	<pre>yp covenant and agree that at the d all incumbrances, ing hards (thim thereta, of the first part whil at all times du that that they will have the of the second part, the loss, if may all fail to pay such taxes when the man either, and the amount so paid also net of the sum of</pre>	livery here of the life of this indenture, pay all the buildings upon a kid real estate insured: made payable to the part. y = 0 and payable to the part. y = 0 and payable to the indented here, s	tates or assessments that may be le I against fire and tormado in such n I the second part to the extent of said premises insured as herein pro- seured by this indenture, and aball	ried or assess m and by suc- its ' vided, then the bear interest i DOLLAR:
And the said part a good and indefeasible of and that they will warran is a special said real estate will be said a said real estate will interest. And in the even the said areas of the secon the said areas of the second the said areas of the second the said areas of the said	10Bd the first part do hereb tails di liferijatore therein, fire and char of it and defend the same socialit at all parti tails the part in the partiel between that the part is	<pre>yp covenant and agree that at the d all incumbrances, </pre>	Every hereof they are the lawful own ring the life of this indenture, pay all buildings upon asid real estate instruc- mede payable to the part. $\mathbf{y} =$ of a become due and payable and to keep il become a part of the indebtolance, a meanry, streeted on the $\mathbf{2d} =$ d according thereon according to the ter	tates or assessments that may be le I aginat for and tornado in such as it be second part to the series of and premises insured as berein pre- secured by this indenture, and aball any of	ried or assesses im and by suc its' vided, then the bear interest i DOLLAR 1924. ure any sum o
And the said par a good and indefeasible with and that they will warnan It is agreed betw largered betw largered betw largered betw part. 2. of the secon part. 3. of the secon the rate of 10°2 from the rates of the secon THIS GRANT 	L 2081 the first part 6 0	or covenus and agree that at the d all incumbrances. 	Every hereof they are the lawfal own ring the life of this indenture, pay all buildings upon axis real entate lanzars made payable to the part $y_{}$ of a become due and payable and to keep it lecome a part of the indebtohese, a meany, arecuted on the <u>24</u> d averying thereon according to the ter regr any taxes with larger abyte.	tates or assessments that may be le I against fire and tornado in such as it be second part to the servers of and permutes lourged as herein pro- servered by this indenture, and shall any of	ried or assess m and by suc it B vided, then ti bear interest i
And the said part a good and indefaulties to said that they will serve I is a great base a galast and real erats a laterat. And is the even have a server of the second the said real erats a laterat. And is the even the said real erats a second is the second and type divaced of the farmer divaced and the output	1. 1081 the first part 60	or covenus and agree that at the d all incumbrances. for their part shall at all times de- tions. In world claim therets. that. thy a . w . HII . It were be- of the second part, the loss, if any all fail to pay such taxes when the same second part. The loss of the second so paid shares 	Every hereof they are the lawfal own ring the life of this indenture, pay all buildings upon axis real entate lanzars made payable to the part $y_{}$ of a become due and payable and to keep it lecence a part of the indektolenes, a meany, arecuted on the <u>2d</u> <u>d</u> averying thereon screeding to the ter upy any taxes with lateret thereons as animot herein fully discharged. If it dot the attempt indexting the state of the ter the attempt is given by the indektolenes of the the attempt of the state of the state of the ter the state become due and payable, or it will be iter the state of the state of the state the state become due and payable, or iter the state become due and payable, or iter the state become due to the state of the state become due to the state the state become due to the state of the state become due to the state the state become due to the state of the state become due to the state the state become due to the state of the state become due to the state the state become due to the state of the	tates or assessments that may be le I equinat fire and tornado in such ro the second part to the extra of	ried or amount in and by suc its' vided, then th bear interest i DOLLAR: 1924 ure any sum of aid part. sum remaining ordied herei sum remaining
And the said part a good and indefeatible e and that they will warms It is agreed bate agreed bate agree	10Bit the first part do hereb state of likeriance wherein, fire and char of it and defend the same scalarst all participation is the part is been to fail the part 1 100 memory and the part is been to fail the part 1 100 memory and the part is been to fail the part 1 100 memory parts and the part is part is and part is part is and the part is been to fail the part 1 100 memory parts and the part is part is been to fail the part is pa	<pre>yp covenant and agree that at the d all facultations. comp lawful claim thereto. comp lawful claim thereto. comp lawful claim thereto. comp lawful claim thereto. comp lawful lawful lawful lawful lawful and the second second so paid also ent of the second second so paid also ent of the second spart, which all litereto to pay for any insurance or to disch erring specified, and the collection non en all real writes in point all lawful lawful and the second part, with all litereto to pay for any insurance or to disch erring specified, and the collection non en all real writes are not plaid when the second part. I will be second part.</pre>	Eivery hereof they are the lawful own ring the life of this indexture, pay all the buildings upon and areal estate instruc- mende spaylies to the part. $\mathbf{y} = -0$ a become a part of the indektedness, a memory, screwided on the $-2d_{-}$ dis- acturing thereas according to the two according to the set of the indektedness, a according the screwide on the $-2d_{-}$ dis- tance and the indektedness, and according the screwide in the indektedness, a screwide in the indexty and the indektedness, a screwide in the indexty and the indexty and the screwide is the indexty and the indexty and is a distribution. If distribution is the indexty and the screwide is distribution interest, operhere the interest interest, indext interest, operhere the	tates or assessments that may be le l agint for and tornado in such r i the second part to the externt of and premise insured as herein pro- secured by this indenture, and shall any of	ried or assessment in and by suc- its'- dided, then it bear interest of DOLLAR 1924
And the said part a good and indefaultion and that they will serve I is a great base sequalst and real erats a insurance company and insurance company and insurance company and the rate of the second the rate of the second the rate of the second according to the terms of and type. Its. 	10Bit the first part do here's tata di fileritates therein, free and char of the individual distribution of the second part of the secon	yr covenant and agree that at the d all incumbrances, of the first part shall at all times de- tat. they will l. keep the of the second part, the loos, if are either, and the amount so paid aka net of the second part, with all interest in the second part, with all interest of the second part, with all interest to pay for any insurance or to disch errin precided, and the obligation poor rest are are, with a weak is committed or into pay on the second part. " or approximation of the interest of the second part, with all interest to pay for any insurance or to disch errin precided, and the obligation poor rest pays of the second part. " or appointed to collect the rest and the or much the second part is a propertiest of the obligation poor rest and prove the second part.	Every hereof they are the lawfal own ring the life of this indexture, pay all buildings upon said real estate instruc- mende payable to the part _ y _ 0 a become due and payable suit to keep il become a part of the indebtedness, a memory, streated on the _ 2d d according thereon according to the ter- arge any taxes with faithered the terms as a line of thereon fully discharged. If def a serving thereon according to the ter- arge any taxes with faithered the comparison taxe it terms the comparison of the rest the comparison of the term y = 1 A B a c c c d c d c d c d c d c d c d c d c d d c d c d c d d c d d d d d d c d d d d d d d d d d	tates or assessments that may be le l agiant for and tornado in such as it has second part to the strent of an add permises insured as herein pre- severed by this indenture, and aball any of	ried or ancess its ' vided, then the bear interest of DOLLAR 19
And the said part a good and indefaulty of and that they of said indefaulty of and that they of said indefaulty of the same of the same of the the same of the same of the same of 100°, from the THIS GRAFT 	10Bit the first part do hereb state of likeriance wherein, fire and char of it and defend the same scalarst all participation is the part is been to fail the part 1 100 memory and the part is been to fail the part 1 100 memory and the part is been to fail the part 1 100 memory parts and the part is part is and part is part is and the part is been to fail the part 1 100 memory parts and the part is part is been to fail the part is pa	<pre>op covenant and agree that at the d all incumbrances,</pre>	Every hereof they are the lawful own ring the life of this indenture, pay all buildings upon add real entate fausared made spayable to the part. $\mathbf{y}_{-\infty}$ of a become due and payable and to keep lil become a part of the indentedness, s memory, streeted on the $-2\mathbf{d}_{-\infty}$ d averaing thereon seconding to the ter urge any taxes with interest thereon a stall persides, data the averydam at the state indentedness parts of the indentedness, and persides also that interest thereon a state interest, the indentedness parts of the average the indentedness parts of the average the indentedness parts become there is divers, shall immediately mature benefits averaged in thereen, together w $\frac{1}{2}\mathbf{a}_{}$	Taxes or assessments that may be le a squart for and tornado in such as the second part to the extent of and premises insured as herein pre- sector by this inderstars, and aball any of	ried or ascess its its vided, then ti bear laterest DOLLAR 1924 ure any rum aid part. vided herrit sum remaine e option of th ises and all the resto, and the thereto, and the thereto, and the thereto, and the
And the said part a good and indefaultion and that they will serve I is a great base sequalst and real erats a insurance company and insurance company and insurance company and the rate of the second the rate of the second the rate of the second according to the terms of and type. Its. 	10Bit the first part do here's tata di fileritates therein, free and char of the individual distribution of the second part of the secon	or covenus and agree that at the d all incumbrance, of the first part shall at all times de- that. the y - v [11]. keep the that. the y - v [11]. keep the that. the y - v [11]. keep the time, and the second sort, the loss, if any all shill to pay such taxes when the ana either, and the second so paid shares the first pay such taxes when the ana either, and the second so paid shares to the second part, which all interest to pay for any insurance or to direkt errors pecidical, such the obligation con- maint real returns are not paid when a staff of the second part is the second part of the the same staff of the second part is the second part of the same staff is the second part of the same staff is the second part of the same staff is the fort the same staff the same is the same staff of the same staff is the first part han	Every hereof they are the lawfal own ring the life of this indenture, pay all billings upon axis real entite lawsers made payable to the part $y_{}$ of a become due and payable and to keep il become a part of the indektedness, s memory, executed on the $-2d_{}$ d averying thereon according to the ter urge axy taxes with interest thereon a standard thereis (buf dischared there a disc protopia and interest, together w $-16a_{}$ and the respective partice partice between the state become due and payable, or the state thereon shall interest, together w $-16a_{}$ and there there are been due to the respective partice beets. The state between the state between the state beet of the respective partice beets. The state beets the state beets.	tates or assessments that may be le l against for and tornado in such r it the second part to the externt of and permise insured as herein pro- secured by this indenture, and shall any of	ried or ascess its ' its' vided, then it bear interest i
And the said part a good and haddenable and that they will serve it is agreed base separat and trait will serve the serve they have a server that and have a server that and the server that the server the server the server the server	10Bit the first part do here's tata di fileritates therein, free and char of the individual distribution of the second part of the secon	or covenus and agree that at the d all incumbrance, of the first part shall at all times de- that. the y - v [11]. keep the that. the y - v [11]. keep the that. the y - v [11]. keep the time, and the second sort, the loss, if any all shill to pay such taxes when the ana either, and the second so paid shares the first pay such taxes when the ana either, and the second so paid shares to the second part, which all interest to pay for any insurance or to direkt errors pecidical, such the obligation con- maint real returns are not paid when a staff of the second part is the second part of the the same staff of the second part is the second part of the same staff is the second part of the same staff is the second part of the same staff is the fort the same staff the same is the same staff of the same staff is the first part han	Every hereof they are the lawfal own ring the life of this indenture, pay all buildings upon axis real entate lanzars made payable to the part $y_{}$ of a become due and payable and to keep it lecome a part of the indebtedness, a memory, streated on the $-2d_{}d_{-}d_{-}d_{-}d_{-}d_{-}d_{-}d_{-$	rates or assessments that may be le l agint for and tornado in such n (the second part to the extent of and premise insured as herein pro- secured by this indenture, and aball as of	ried or assessment its vided, then its bear interest i DOLLAR 1924 ure any sum aid part 1924 ure any sum side art 19
And the said part a good and Indefaulties and that they will serve it is agreed base against add real ersts a laterat. And is the even the same of same and the according to the second the same of same and the according to the terms of and by	10Bit the first part do here's tata di fileritates therein, free and char of the individual distribution of the second part of the secon	or covenus and agree that at the d all incumbrance, of the first part shall at all times de- that. the y - v [11]. keep the that. the y - v [11]. keep the that. the y - v [11]. keep the time, and the second sort, the loss, if any all shill to pay such taxes when the ana either, and the second so paid shares the first pay such taxes when the ana either, and the second so paid shares to the second part, which all interest to pay for any insurance or to direkt errors pecidical, such the obligation con- maint real returns are not paid when a staff of the second part is the second part of the the same staff of the second part is the second part of the same staff is the second part of the same staff is the second part of the same staff is the fort the same staff the same is the same staff of the same staff is the first part han	Every hereof they are the lawfal own ring the life of this indenture, pay all buildings upon axis real entate lanzars made payable to the part $y_{}$ of a become due and payable and to keep it lecome a part of the indebtedness, a memory, streated on the $-2d_{}d_{-}d_{-}d_{-}d_{-}d_{-}d_{-}d_{-$	tates or assessments that may be le a gainst for and tornado in such as if the accound part to the extent of and premises insured as herein pro- evered by this indenture, and aball any of DeCember. me of said colliquion and also to see therein provided, in the event that will be manage of the left provided of the the formation of the said provide at the discretions of the said provide at the the course of the said provide at the the two provided there is the said the two provided of the the provided of the said provide at the benefits accound the said provide at the the provided and provide at the the same the two provided of the the provided of the said provide at the benefits accound the said provide at the the provided and provide at the same the same the the provided and the said provide at the the the provided at the same the same the same the same the provided at the same the same the same the same the provided at the same the same the same the same the provided at the same the same the same the same the provided at the same the same the same the same the same the provided at the same the same the same the same the same the same the provided at the same the sa	ried or Ameese it is it is vided, then it bear interest of DOLLAR. 19 24. Ure any rum add part. 29 part there orded therein 29 part there working of the isophism o
And the said part a good and indefinition of said that they of said indefinition is a good and indefinition is a good and said and said as a good the drong the said lial is a good and said as the said that said as a said as a good the drong the said and a good the drong the said and a good the drong the said and a good the drong the said as a good the drong the said and a good the drong the said as a good the said as the said a good the said as the said as a good the said as a good the said the said the said the said the said the said the said the said the said the said the said the said the said the said the said the sa	1984 the first part 60	<pre>or coreant and agree that at the d ill incumbrance,</pre>	Every hereof they are the lawfal own ring the life of this indenture, pay all buildings upon axis real entate lanzars made payable to the part $y_{}$ of a become due and payable and to keep it lecome a part of the indebtedness, a memory, streated on the $-2d_{}d_{-}d_{-}d_{-}d_{-}d_{-}d_{-}d_{-$	rates or assessments that may be le l agint for and tornado in such n (the second part to the extent of and premise insured as herein pro- secured by this indenture, and aball as of	ried or Lascass it is vided, then it is bear interest DOLLAR 1924 ure any sum aid part. aid part. bear of there is optim of it is optim of it is optim of it is optim of it. (SEAL
And the said parts a good and indefaults of and that they will serve it is agreed to be separated and real serve is agreed to be sent serve in a server of the serve is a server of the server is a server of the server is and server. A server of the server of the server of the server of the server of the server of the server of the server is the server of the server of the to and to obligatory used in WITNESS ast above written.	1984 the first part 40 here's trate of liferiates therein, free and card of states of liferiates therein, free and card of states of liferiates therein here action all grants here the part. 1963. The states of liferiates there is the state of liferiates there is the states of liferiates there is the states of liferiates the states and liferiates of liferiates and liferiates of liferiates and liferiates of liferiates and liferiates of liferiates and life	<pre>or covenant and agree that at the d ill incumbrances.</pre>	Every hereof they are the lawful own ring the life of this indenture, pay all buildings upon add real entate insured made payable to the part. $y = 0$ a become due and payable and to here it likewas a part of the indehedness, s many, streated on the <u>24</u> d averying thereos according to the ter upy any taxes with interest thereos as a therein therein indehedness, it is the ter- ury of any taxes with interest thereos as a strengt thereos according to the ter up of provides, due has encyptants, or a strengt thereos according to the ter up of the termination and payable, and a strengt therein the acceptance of the according there(one), and to all of profession thereofs, excitation, and the one of the respective parts because, and all one of the respective parts because, and one of the respective parts because, erecurst each the termination of the termination one of the respective parts because, erecurst each the termination of the termination of the or parts the termination of the termination of the end the termination therein the termination of the or parts the termination of the termination of the termination of the termination of the end the termination therein the termination of the termina	tates or assessments that may be le a sciant for and tornado in such as the second part to the sects of and premises insured as berein pro- sected by this indexture, and aball any of	Ind or Langest index of the second s
And the said parts a good and indefaults of and that they will serve it is agreed to be separated and real serve is agreed to be sent serve in a server of the serve is a server of the server is a server of the server is and server. A server of the server of the server of the server of the server of the server of the server of the server is the server of the server of the to and to obligatory used in WITNESS ast above written.	L 1084 the first part 6 a	y covenal and gree that at the d all incumbranes. of the first part shall at all times de- tion. In world claim laberat. In that. They 2-will laberat. In that. They 2-will laberat. In that they 2-will laberat. In the task of the same of the same into it the same of the same of a shall name of of the second part, with all interest to pay for any insurance or to disk errors pecifical, and the obligation con- need rule, add the same of a shall interest to pay for any insurance or to disk errors pecifical, add the obligation con- need rule with the same of the same of the errors pecifical, add the obligation con- and rule with the same of the same of the errors pecifical, add the obligation of a side of the same of the second part of the second part in the same of the same of the same all representatives, using a sed succes of this information and and or con- or this information of a shall a set on all second part in the same of the same of the same same of this information of a shall a set on the same of the same of a shall a set on the same of the same of a shall a set on the same of the same of a shall a set on in the same of the same of the same of the same of the SS. D, That on this. 2.	Elsery hereof they are the lawfal own ring the life of this indenture, pay all buildings upon asial real entate lanzes made payable to the part _ y _ of a become due and payable and to keep it lecome a part of the indebtedness, a money, streated on the _ 2d _ d aversing thereon according to the terr upon pay any taxe with larger thereon according to the terr upon pay any taxe with larger thereon according to the terr upon pay any taxe with larger thereon according to the terr upon pay any taxe with larger thereon according to the terr upon any taxe with larger thereon, and to sell the state territory and the sell the state sell the state territory and the sell the state territory and state, came territory and state, came	tates or assessments that may be le l agint for and tornado in such as if the second part to the extent of add premises insured as herein pro- secured by this indenture, and aball any of DeCember me of solid obligation and also to sec . berein provided, in the event that on the home of a solid obligation and also to sec . berein provided, in the event that on the home of a solid obligation and also to sec . berein provided, in the event that on the home of a solid obligation and also to sec . berein provided, in the event that on the home of a solid obligation of the solid pro- ado the second of the solid provided of the home of the solid provided of the solid pro- tice provided the solid provided of the home of the solid provided of the solid pro- tice provided of the solid provided of the solid provided of the solid provided of the and	ried or answer it so in a db year it so in a db year DOLLAR
And the said parts a good and indefaults of and that they will serve it is agreed to be separated and real serve is agreed to be sent serve in a server of the serve is a server of the server is a server of the server is and server. A server of the server of the server of the server of the server of the server of the server of the server is the server of the server of the to and to obligatory used in WITNESS ast above written.	L 308 the first part 60	y covenus and gree that at the d all incumbrance. of the first part shall at all times de- tions. In world claim therets. that. they world limit times de- tions. they world limit times de- tions. They world limit the loss, if any all fail to pay such taxes when the anz infor the payment of add sum of of the second part, with all interest to pay for any insurance or to dirk entering pecifical, add the obligation con- nead real relates are not paid a burn in the second part, with all interest to pay for any insurance or to dirk entering pecifical, add the obligation con- nead real relates are not paid a burn in the second part is the second the the unput herein pecifical, add the obligation con- and real relates are not paid a burn in the fails of the second part is the second part is an even the second the unput herein pecifical, add the obligation of second is for presentative, subject and second is the first part ha	<pre>clivery hereof they are the lawful own ing the life of this indenture, pay all buildings upon axis real entate lanzes made payable to the part of a become due and payable and to keep it lecence a part of the indenture inter- mentry, streated on the 2d d averying thereos according to the ter upy any taxes with lateret thereos are an interesting thereos according to the ter upy any taxes with lateret thereos are and therein fully discharged. If the the ame become due and payable, or it is it work, ability discharged. If the the ame become due and payable, or it is it work, ability discharged. If the strength and interest, torphere ' ability is it work, ability discharged. If the construction according thereform; and to sell ability of the respective parties here(a, ereculta serving thereform; and to sell ability of the respective parties here(a, erecunto set. their. here or in Tatts ellie. Watts. </pre>	tates or assessments that may be le l agint for and tornado in such n i the second part to the extent of and premise insured as herein pro- secured by this indenture, and shall any of DeCember not of aid obligation and also to an berein provided, in the event that on the horarrow not keys to any of his provided, in the event that the back is take presented therein indent to the presented the same indent to the presented therein indent to the presented the same indent to the presented the same indent to the presented therein indent to the presented therein indent to the presented the same indent to	ried or answer its
And the usid par a good and Indefaulth of and that they off and Indefaulth of and that they off and Indefaulth of and that they off and Indefault Indefault of a strength Indefault of a strength THIS OTANY THIS OTANY associate to the score base and tots reases of more y dvaces the next of the score base and tots reases of more y dvaces of the forther that Indi reases of the score that Indi the score that individual theorem in the score the score theorem in IN WITNESS at above written. TATE OFBOB DOUNTY OFDO	L 308 the first part 60	y covenus and gree that at the d all incumbrance. of the first part shall at all times de- tions. In world claim therets. that. they world limit times de- tions. they world limit times de- tions. They world limit the loss, if any all fail to pay such taxes when the anz infor the payment of add sum of of the second part, with all interest to pay for any insurance or to dirk entering pecifical, add the obligation con- nead real relates are not paid a burn in the second part, with all interest to pay for any insurance or to dirk entering pecifical, add the obligation con- nead real relates are not paid a burn in the second part is the second the the unput herein pecifical, add the obligation con- and real relates are not paid a burn in the fails of the second part is the second part is an even the second the unput herein pecifical, add the obligation of second is for presentative, subject and second is the first part ha	<pre>clivery hereof they are the lawful own ing the life of this indenture, pay all buildings upon axis real entate lanzes made payable to the part _ y _ of a become due and payable and to keep it lecence a part of the indenture inter- mentry, streated on the _ 2d _ d averying thereos according to the ter upy any taxes with lateret thereos are an interest indenture thereos are and an of _ Decc. </pre>	tates or assessments that may be le l agint for and tornado in such n i the second part to the extent of and premise insured as herein pro- secured by this indenture, and shall any of DeCember not of aid obligation and also to an berein provided, in the event that on the horarrow not keys to any of his provided, in the event that the back is take presented therein indent to the presented the same indent to the presented therein indent to the presented the same indent to the presented the same indent to the presented therein indent to the presented therein indent to the presented the same indent to	ifd or assessment itsits its its its its iss
And the said part a good and Indefaulth of and that they did not indefaulth of the agreed table a summary comparison of the astrong to the second the same of the second table of THIS OTANT Seven 1. A Seven 1. A 	1984 the first part do here's and card of state of lifetimese therein, free and card of state of lifetimese therein is never about 20 million to the state of lifetimese the part of the state of lifetimese the state and lifetimese and lifetimese the state and lifetimese the state and lifetimese the state and lifetimese	<pre>or covenut and gree that at the d il incumbrance,</pre>	<pre>clivery hereof they are the lawfal own ing the life of this indenture, pay all billings upon asid releasting increase made payable to the part _ y of a become due and payable and to keep it licence a part of the indentements memory, streated on the _ 2d d averying thereos according to the ter upge any taxes with interest. Upgether y and thereos in interest. Lengther y due to the indentement is a given, half interest threas a line of principal and interest. Lengther y descriptions in and to sell of principal and interest. Lengther y interest is given, half interest. Lengther y interest is a second the respective particle herein error in a facts ellite Watts. day of Dec tread to force joing instrument ed my name, and a flixed my</pre>	tates or assessments that may be le I squart for and tornado in such as the second part to the series of and permises insured as herein pro- secured by this indexture, and aball any of DeCember me of said obligation and also to see therein provided, in the event that any of DeCember in the second part of the said permises of a site bearing to the strip up of the second part of the said permises of a site bearing the strip of the said permises of a second part of the said permises of the second part of the said permises of the said bearing the strip of the said permi- second permises bereform that are and	Ind or assessment of the second secon
And the usid par a good and Indefaulth of and that they off and Indefaulth of and that they off and Indefaulth of and that they off and Indefault Indefault of a strength Indefault of a strength THIS OTANY THIS OTANY associate to the score base and tots reases of more y dvaces the next of the score base and tots reases of more y dvaces of the forther that Indi reases of the score that Indi the score that individual theorem in the score the score theorem in IN WITNESS at above written. TATE OFBOB DOUNTY OFDO	1984 the first part do here's rate of likelihood there is no sector of the rest	<pre>or covenant and agree that at the d ill incumbrance,</pre>	<pre>clivery hereof they are the lawfal own ing the life of this indenture, pay all billings upon asid releasting increase made payable to the part _ y of a become due and payable and to keep it licence a part of the indentements memory, streated on the _ 2d d averying thereos according to the ter upge any taxes with interest. Upgether y and thereos in interest. Lengther y due to the indentement is a given, half interest threas a line of principal and interest. Lengther y descriptions in and to sell of principal and interest. Lengther y interest is given, half interest. Lengther y interest is a second the respective particle herein error in a facts ellite Watts. day of Dec tread to force joing instrument ed my name, and a flixed my</pre>	tates or assessments that may be le I squart for and tornado in such as the second part to the series of and permises insured as herein pro- secured by this indexture, and aball any of DeCember me of said obligation and also to see therein provided, in the event that any of DeCember in the second part of the said permises of a site bearing to the strip up of the second part of the said permises of a site bearing the strip of the said permises of a second part of the said permises of the second part of the said permises of the said bearing the strip of the said permi- second permises bereform that are and	Infed or ansessed international and a second second provided the second second second second provided been been interest of the second second second second second second second
And the said part a good and Indefaultie of and that they will be applied to the they is a great and the served be- against and the served be- the served be- THISTORNAL according to the served the served of the served of the served the served of the served of the served of the served the served of the	1984 the first part do here's and card of state of lifetimese therein, free and card of state do inderive the part 1963 here and card of state of lifetimese there in the part is become due and payshe, and it is excited all part 196 to that and directed due the part 1, y to that and part 196 to the first part has part 196 to the part 196 to part the part 196 to part the part 196 to pay the same at participation to the strend part 1 to pay the same at participation of the strend part 196 to pay the same at participation to the strend part 196 to pay the same at participation strend for the state are apprecised to the strend part 196 to pay the same at participation strend for the state are apprecised to the state first part 196 to the state for the state are apprecised to the state first part 196 to the state for the state are apprecised to the state for the state are apprecision provide for the state are apprecis	y covenus and agree that at the d all incumbrance. of the first part half at all times de- that. they_will keep but is the second part, the lose, if any all fail to pay such taxes when the ara either, and the second so ry de law enter of the second so re to de law enter of the s	<pre>clivery hereof they are the lawful own ing the life of this indenture, pay all billings upon axis for al entite lawray made payable to the part</pre>	inter or assessments that may be le a splat for and tornado in such as to acid premises insured as berein pro- series of and obligation and also to see the resolution of the set of the second of the model of and obligation and also to see therein provided, in the event that the indication of the set of the second of the and premise is party properties of a break between does and payable at the toro table obligation of the set of pre- tion of the second of the set of pre- tion of the second of the set of pre- is the present obligation of the set of pre- and the second of the set of pre- ment of the second of the set of pre- tion of the set of pre- second of the set of pre- and second second of the set of pre- second of the set of pre- ment of the second of the set of the set of the second of the second of the set of the second of the second of the set of the second o	Ind or a series of the series
And the said part a good and indefaults of and that they will be and indefaults of the served bies against and real evalues is instruce company and and instruce company and and internet. And in the even the net of the served bies real of the served bies real of the served bies and type. Its. - usues of manager software of any oblighting workshow of the served bies and the served in the unmany presentable in	1984 the first part do here's and char of state of likeriances therein, free and char of state of likeriances therein, free and char of state of likeriances therein, free and char of a part by the state of likeriances. or other and part the state of likeriances, or other and part the state of likeriances, or other of state of symmetric the likeriances. Or other of symmetric the likeriances, and state of likeriances, and state of likeriances. Or other of symmetric symmetric symmetric characteristics of the state of state of symmetric symmetry is a symmetry symmetry of the symmetry sym	yr oswenni anl grwe that at the d all larumbranes. of the first part half at all times di- that they will larumbranes. of the second part, the look, if way the ind the second part, the look, if way if hil to pay such taxes when the ana- either, and the second to paid all ent of the second part, with all interest if hil to pay such taxes when the ana- inter the payment of aid sum of of the second part, with all interest is pay if an it opay and the obligation way if hil to pay one any interaction of aid sum of of the second part, with all interest is pay for any interaction of aid sum of the second part, with all interest is pay for any interaction of aid sum is all of each pay and the obligation of the first part is any of the second part is the for exceeding and the second part of the first part han VO h SS. D, That on this	<pre>clivery hereof they are the lawful own ing the life of this indenture, pay all billings upon axis for al entite lawray made payable to the part</pre>	Taxes or assessments that may be le a splat for and tornado in such as to acid premises insured as berein pro- series of and obligation and also to see the resolution of the set of the second of the model of and obligation and also to see therein provided, in the event that the second by this inderstand, and also to see therein provided, in the event that the second by the second second as a set of the second by the second second second second and the second second second second second and the second second second second second and the second second second second second second and the second second second second second second and duly acknowledged the co official second second second second second F, Flinn Notar	Ind or a series of the series
And the said part a good and indefaults of and that they will be and indefaults of the served bies against and real evalues is instruce company and and instruce company and and internet. And in the even the net of the served bies real of the served bies real of the served bies and type. Its. - usues of manager software of any oblighting workshow of the served bies and the served in the unmany presentable in	1984 the first part do here's and char of state of likeriances therein, free and char of state of likeriances therein, free and char of state of likeriances therein, free and char of a part by the state of likeriances. or other and part the state of likeriances, or other and part the state of likeriances, or other of state of symmetric the likeriances. Or other of symmetric the likeriances, and state of likeriances, and state of likeriances. Or other of symmetric symmetric symmetric characteristics of the state of state of symmetric symmetry is a symmetry symmetry of the symmetry sym	y covenus and agree that at the d all incumbrance. of the first part half at all times de- that. they_will keep but is the second part, the lose, if any all fail to pay such taxes when the ara either, and the second so ry de law enter of the second so re to de law enter of the s	<pre>closery hereof they are the lawful own ing the life of this indenture, pay all building upon axis from enterties fammed made payable to the part. y o a become due and payable and to keep il become a part of the indentedness, s menery, streated on the _2d</pre>	Taxes or assessments that may be le a splat for and tornado in such as to acid premises insured as berein pro- series of and obligation and also to see the resolution of the set of the second of the model of and obligation and also to see therein provided, in the event that the second by this inderstand, and also to see therein provided, in the event that the second by the second second as a set of the second by the second second second second and the second second second second second and the second second second second second and the second second second second second second and the second second second second second second and duly acknowledged the co official second second second second second F, Flinn Notar	rind or a seeme in set by an interest integration of the set of