254

FRONT

MORTGAGE RECORD 69

	254		RECORD 69
		EANL DOOSNORTH STATION	INY CO KANSAS CITY NO MAN
		FROM	This instrument was filed for record on the 24 day
		James A. Loop et al. TO	Fob. A. D., 192 6, at 4:40. P. M Isa & Wellman
			Register of Deeds
A COLOR	In 1495	Law. Nat'l. Bank	ByDeputy.
	For Fall 1.25	THIS INDENTURE, Made this 20th day of For hundred and twenty six between	
		James A. Loop and Nan Masters Loop h	
		of Lawrence in the County of Douglass parties of the first part, and The Lawrence National Bay	and State of Kansas nk part. y of the second p
		WITNESSETH, that the said part 108 of the first part, in consider Five hundred firty and no/100 which is bereby acknowledged, ha 70 sold, and by this indenture do to following described real estate situated and being in the County of Da	ation of the sum of DOLLARS, to them duly paid, the receipt Grant, Bargain, Sell and Mortgage to the said part. Y of the second pa
	-	The south ten (10) acres of the nort of the south one half $(\frac{1}{2})$ of the nor	th twenty (20) acres of the east thirty (30) acre theast quarter of section thirty five (35)
			(19) East of the 6th P.N. and containing 10
		acres more or less according to Gove	
		with the appuretenances and all the estate, title and interest of the said part 10 And the sid part 105 of the first part dobroky even at and are that at	5 of the first part therein.
		with the appuretenances and all the estate, title and interest of the said part io And the said part io 9 — of the first part do broky covenant and agree that at good and indefaultie state of inheritance therein, five and clear of all incuminators,	5. of the first part therein. the delivery hereof they are the lawful evener 5 . of the premiers above granted, and wind of
		And the said part 105 of the first part do bridly coverant and agree that at good and indefaultile state of inheritance therein, five and clear of all incumbrances. and that they sill warrant and defend the same agricust all parties making lawful daim thereto. It is agreed between the parties here that the type 1105 of the first part shall at all the parties making lawful daim thereto.	the delivery hereof they are the lawful ever. S . of the premises above granted, and wind d mes during the life of this indenture, pay all taxes or assessments that may be levid or assess
		And the said part 105 of the first part do breely coverant and agree that at good and indefinable state of inheritance therein, five and clear of all incumbrances. and that they all sourcest and defined the same sourcest all parties making has fail align therein. It is agreed between the parties before that the part 105 of the first part shall at all the against said rate is but the same becomes due and payable, and that hey y WILL but	the drivery lerror they are the lawful evert S . of the premises above granted, and wind on mes during the life of this indenture, pay all taxes or assessments that may be leried or assess up the buildings upon sold real state insured against fire and ternado in such sum and by m
		And the skip part 100 \pm of the first part do the breve part of a structure of the start at good and includuable entate of inheritance therein, five and clear of all incumbances, and the target and and a structure at default the structure of	the drivery lered they are the harful event S , of the premiers above granted, and wind a mesidude; the life of this indenture, pay all taxes or assessments that may be bried or assess epithe halfdings upon mid-real scatter insured against fire and tornado in such sum and by so os, if any made payable to the part $-\mathbf{y}$ of the second part to the scatter of $12S$
		And the said part 100 , of the first part do briefly evented and agree that at good and incidenable entries of inheritators therein, five and clear of all incumbrators, and that they and assessing the dense explores all periods particle data. The same second second periods are same and the same second second periods and the same second secon	the different here of they are the harful event \mathbf{S} , of the premises above granted, and wind a mesoduring the life of this indenture, pay all taxes or assessments that may be lefted or asses- ep the buildings upon sold real estate insured against fire and tornado in such was as by pr- ors, if any, made pay-able to the part \mathbf{Y} of the second part to the extent of $\frac{1}{15}\mathbf{S}$ the same terms due and pay-able and to keep and premises formed as beein provided, then u ald shall become a part of the indenteries, secured by this indenture, and shall be interest r
		And the ski part 100 \pm of the first part do the brown and a gree that at good and indicatible entate of inheritance therein, five and clear of all incumbrates, it is greed between the parties between the transmission of the transmission of	the difference here of the part the harful event \mathbf{S} , of the premises above granted, and wind a more during the life of this indenture, pay all taxes or assessments that may be level or assess even the half-high symbol real entate insured against fire and tormado in such mum as by pro- coss, if any, made payable to the part \mathbf{y} of the second part to the extent of $\frac{118}{100}$, the same Lecren c due and payable and to keep said premises insured as beein provided, that is ald shall become a part of the indeletedness, secured by this indenture, and shall be interest to the merger, second of an $\mathbf{200h}$ day of Pebruary 10.264
		And the said part 100 of the first part do bricky evented and agree that at good and incidenable entate of inheritance therein, five and clear of all incumbrates. The said the same spice and long the same sp	the different here of they are the lawful event §. of the premises above granted, and wind at most during the life of this indenture, pay all taxes or assessments that may be level or assess on the buildings upon solid real estate insured against fire and tornado in such may as by pro- one, if any, made payable to the part $= \mathbf{y}$ of the second part to the extent of 155 , the same iterane due and payable and to keep and premises formed as bering provided, that us had shall become a part of the indetections, secured by this indenture, and shall be be lawer i and insure, successful on the 20th day of February 19 26 terest acculut thereon according to the terms of solid obligation and also the securit again and
		And the said part 10.9 , of the first part do briefly evented and agree that at good and indefaulties control of inheritance therein, five and clear of all incruminates. It is agreed between the parties there in the 10.0 so of the interpret shall be the same sequence agreed as a start of the same sequence and the same sequenc	the different here of the interaction, pay all taxes or assessments that may be bried or assessing the brief of this interaction. The start of the start
		And the nsit part 169_ of the first part dobreaky events and agree that at good and indicatible entate of inheritance therein, first and clear of all incuminates. This is agreed between the parties between the target part and the part of the part 166_ of the first part shall at all disploy the second part of the parties before the part 166_ of the first part shall at all disploy the parties before the parties before the parties before the part 166_ of the first part shall at all disploy the part of the parties before the part 166_ of the first part shall at all disploy the part If the event part may part and the and parties part of the part of the part If the second part may part is the and thall hall to pay use have when the part of the part If the second part may part is the part of the part If the second part may part is the part of the part If the second part may part is the part of the part of the part If the second part may part is the part of the part of the part If the second part may part of the part of the part of the part If the second part may part is the part of part of the part of the part of part of the part of par	the different here of they are the harful event §. of the premises above granted, and wind at most during the life of this indenture, pay all taxes or assessments that may be level or asses- ep the half-life of this indenture, pay all taxes or assessments that may be level or asses- ep the half-life of this indenture, pay all taxes or assessments that may be level or asses- ep the half-life of this indenture, pay all taxes or assessments that may be level or asses- ess, if any, made payalle to the part \mathbf{y} of the second part to the extent of 115 . The same terms of use and payable and to keep sail premises formers a barrier provide, that it halt shall become a part of the indeletedness, secured by this findenture, and shall be trainers in dimense; excerted on the 20bh day of Pobruary p 26 determing traves with forteen thereon as beening provided. In the versu that and part is is of charger any taxes with forteen thereon as beening provided. In the part to the part of the part of the transport is not further, and provide the part is been the same become therein fully diretarged. If default he made in such payments or any part there is the relation for the paytor of the transport is not applied by the paytor of the part of
		And the said part 10.9	the different here of the indenture, pay all taxes or assessments that may be level a same mess during the life of this indenture, pay all taxes or assessments that may be level a same one. If any, made payable to the part y of the second part to the extent of $\frac{116}{100}$, the same levene due and payable to the part y of the second part to the extent of $\frac{116}{100}$, the same levene due and payable and to keep and premises insured as beein provided, then it all shall become a part of the indentedones, secured by this indenture, and shall beer interest all shall become a part of the indentedones, secured by this indenture, and shall beer interest 1000 become a part of the indentedones, secured by this indenture, and shall be a interest of dimensy, carcented on the 200h day of Pobruary 10 266 therest accruing thereon accreding to the terms of shall obligation and also the security are sent of dicharge any taxes with interest thereon as berein previded, in the event that mid part 100 interest accruing thereins due and payables, or if the formation is not for all the shall be interested its due and prevines, there this carcey are shall beever absolute and the shall be one pay the interest of indenters beyond all interest, storem is not pays to the shall be one of the shall be one
		And the nsit part 169_ of the first part dobreak events and agree that at good and indicatible entate of inheritance therein, first and clear of all incuminates. It is agreed between the parties therein, first and clear of all incuminates. It is agreed between the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the parties between the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the part 166_ of the first part shall be the part of the pa	the different here of the part the harful enter \mathbf{S} of the premises above granted, and wind at most during the life of this indenture, pay all taxes or assessments that may be bried or assess ep the half-life of this indenture, pay all taxes or assessments that may be bried or assess the land taxes are been as a start of the indenture and the part of the second part to the extent of $\frac{115}{15}$. The same terms of an and the part \mathbf{y} of the second part to the extent of $\frac{115}{15}$. The same terms of the indenture, see all premises insured as herein provide, that is all shall become a part of the indentures, second by this indenture, and shall be insured to dimense, curvated on the 200 th day of February 10.26 thread are taxed as the indenture of shall obligation and also to secure any set of dimense, curvated on the 200 th day of February 10.26 the taxes are taken in the indentities thereon as been provided, in the vector that make part $\frac{100}{10}$ to be the same been in the dimension of a shall obligation and also to secure any set is indentified as and premised, but the beam are been in each presente and there are marked in indentified in the strengt of the indentified in the secure is not here the tax and part $\frac{100}{10}$ to an expected of priorities thereone are been in the strengt of the algorithm of the strengt end at the indentities of the strengt. The shall become the strengt is the beginst of the store is and there is a strengt end in the strengt of the store is and become is and beginst of the store expective and the store expective and the store, there there with the exists and charges incident in the store is and indentified and interest, there there with the exist and charges incident in the store is and indentified and thereas, there there is an order to the store previde at the store is and indentified as the store is an exist of the store is and there is a store in the store is and indentified and interest. There is a store is and there is a store is a store is a store is a store
		And the said part 100 of the first part do brokey eventant and grave that at good and individually centare of individually entated in laberitance therein, five and clear of all incrumbrates. It is greed between the parties berets that the part 100 of the first part dall of all the transmitted by the parties berets that the part 100 of the first part dall at all us grainst and denotes be parties berets that the part 100 of the first part dall at all us grainst and real exists a bit is expected at a directed by the part of the second part, the bit instructs. And in the event that and into the parties berets that and into the parties be the the same parties and paytele, so that the Y will is the second part, the bit instruct. And in the event that and into the parties berets due and paytele, so that the Y will is the second part, the bit instructs. And in the event that and into the paytele start that the part 100 of the second part, the bit instructs the second part of the paytele start that the part 100 is the second part of the paytele start that the part 100 is the second part of the paytele start the pay meet that and into the pay meet that and the paytele start the paytele start by the part of the pay meet the paytele start by the part of the same due to the pay meet the payment of the same due to the paytele start by the part of the same due to the pay meet the paytele start by the part of the same paytele start by the part of the same pay and the same paytele to the pay meet the payment of the same pay at the same due to pay for any insurance or to the first pay that the same paytele start by the part of the same pay at the same pays at the same pay at the paytele same pay at the same pays at the same pays at the same pays at the pay the pays at the pays at the pay at the paytele same pay at the pay the pays at the pays at t	the different here of they are the harful event §. of the premises above granted, and mixed of message of the indenture, pay all taxes or assessments that may be bried or same optic halfdings upon nois real entate insured against fire and ternado in such mus and by more the halfdings upon nois real entate insured against fire and ternado in such mus and by more and gravable to the part y of the second part to the extent of 15 and the assessments that may be bried or same and the more and gravable and to keep sail premises insured a shoring provided, that the that half become a part of the indebledness, secured by this indenture, and shall be interest in the same terms of a same terms of a same terms of a safe of the indebledness, secured by this indenture, and shall be terms of a safe of the indebledness, secured by this indenture, and shall be the terms of a safe of the indebledness, secured by this indenture, and shall be terms of a safe of the indebledness, secured by the indebledness of a safe of the indebledness, secured by the indebledness of a safe of the indebledness, secured by the indebledness of a safe of the indebledness, secured by the indebledness of the indebledness of the indebledness of a safe of the indebledness of the inde
		And the nsit part 169_ of the first part dobreak events and agree that at good and indicatible entate of inheritance therein, first and clear of all incuminates. It is agreed between the parties therein, first and clear of all incuminates. It is agreed between the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the parties between the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the part 166_ of the first part shall be the part of the pa	the different hered they are the harful event \$ of the premises above granted, and sized of model of this indenture, pay all taxes or assessments that may be bried or some optic holdings upon nois real entate insured against fire and ternado in such mus and by so model (against and the part V of the second part to the start of 15 and 14 and 15 and 14 and 16 and 15 and 16 and
		And the nsit part 169_ of the first part dobreak events and agree that at good and indicatible entate of inheritance therein, first and clear of all incuminates. It is agreed between the parties therein, first and clear of all incuminates. It is agreed between the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the parties between the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the part 166_ of the first part shall be the part of the pa	the delivery hered they are the havfal evert \$ of the permises above granted, and which are the field example of this inferture, pay all taxes or assessments that may be levied as any eye the building upon wild real estate insured against fire and ternado in such may all by the building upon wild real estate insured against fire and ternado in such may all by the building upon wild real estate insured against fire and ternado in such may all by the ternado the ternado in the building upon wild real estate insured against fire and ternado in such may all by the start of the indeletcines, secured by this indenture, and shall be been haven? I could be added to be part of the indeletcines, secured by this indenture, and shall be been haven? I could be added to be part of the indeletcines, secured by this indenture, and shall be been haven? I could be added to be part of the indeletcines, secured by this indenture, and shall be been haven? I could be added to be part of the indeletcines, secured by this indenture, and shall be been at a start archive thereon according to the terms of solid blightion and also to secure any mar of discharge any taxes with interest thereon as brein previded, in the event that and pert 10 and observe charged there is a devent data and parts and become and there is the option of the adj previded here is a devent when a devent and there is the option of the adj previded here is a devent data and become and there is the option of the adj previded here is a devent when a devent and there is the option of the adj previded here is a devent when the cost and there is the option of the adj previded here is a devent when the add a base is devented and here is added to be there and the option of the adj previded here is a devent when the cost and there is the option of the adj previded here is added to be there is a devent when the cost and there is added to be parts at the option of the adj previded here is added to be there is a devent beine and the indeletcines and the option of the adj previd
		And the nsit part 169_ of the first part dobreak events and agree that at good and indicatible entate of inheritance therein, first and clear of all incuminates. It is agreed between the parties therein, first and clear of all incuminates. It is agreed between the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the parties between the parties between the the part 166_ of the first part shall at all the agrint at all of the secret shall be the part 166_ of the first part shall be the part of the pa	the delivery hered they are the lawful center S , of the permises above granted, and which meed uning the life of this indenture, pay all taxes or assessments that may be bried or users one. If any, made payable to the part y of the second part to the examt of 12a , the analysis of the indenture and the permises insured as herein provided, then is all shall become a part of the indented censor, secured by this indenture, and shall be not measure a part of the indented censor, secured by this indenture, and shall be provided the 200th day of Pebruary . In 26 there are there an arresting to the terms of solid obligation and alw per and innersy, curvated on the 200th day of Pebruary . In 26 there are taxen in the terms of raid obligation and alw is never any mark of decharge any taxes with Interest thereon as herein previded, in the event that mill perime the terms during the terms of raid obligation and also to secure any mark of advection decay is payable of the terms of a side obligation and alw the secure of advection decay is also be the terms of a side obligation and also the secure tax and benefits are raid and interest, the terms and herein benefits are not as and benefits are raid and its terms (terms), and the secure any part for the tax persons and the advection the advection and there are advected benefits a term and a distributed in the terms is and becomes of the advection and the near to 106 . In the secure way part here to take presented therein and the terms (terms advection of the advection and there are the secure of the terms of here the secure are advected to the secure to take presented of the terms and here the secure to take presented of the terms and the terms of the advection and there the secure to take presented of the terms and here the secure to take presented of the terms and the terms in the terms to take presented the terms and the terms the terms and the terms and the terms the terms to take presented the terms and the terms the terms of
		And the said part 105 of the first part do broker events and agree that at good and includuable state of inheritance therein, five and clear of all incrumbances	the delivery lered they are the lawful error S of the permises above granted, and wind a meet during the life of this indenture, pay all taxes or assessments that may be leried or same as $h_{\rm F}$ are the halfings upon oil real erate insured axia for the second part to the cruter of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part Y of the second part to the crute of 125 are specific to the part 125 are specific to result to the specific to 125 are specific to result (125) distribution (125)
		And the nsil part 169_ of the fast part dobreak events and agree that at good and indicatible entate of inheritance therein, free and clear of all incuminance, the second part of second part of the second part of the second part of the second part of second part of the s	the delivery lered they are the lawful error \$ of the premises above granted, and sized of meeting the life of this indenture, pay all taxes or assessments that may be leried or same on the lawful grant and the same terms of and rail state insured aradism for and terms to here are a bree provide, that it has a same terms a part of the indenture, and shall be be insured as a first of the indenture, and shall be insured as a same terms of and the indenture, and shall be be insured as a same terms of a same terms of the indenture, and shall be insured as a same terms of the indenture, and shall be be insured as a same terms of the indenture, and shall be be insured as a same terms of the indenture, and shall be insured as a same term of the indenture, and shall be insured as a same term of a same terms of a same terms of the indenture, and shall be insured as a same term of a same terms of the indenture, and shall be a same term of dishaps any taxes with histories thereon as herein provided, in the verset that and period on any present, there is the indent terms is the other of the indent same shall be an an analysis is distributed therein fully discharged. It default te made is mark paysible at the option of the indent same is a distribute of the baseline and the base is more than a same mark is distributed therein therein therein on the same mark is distributed therein therein therein therein therein and therein the option of the same result of the same terms of the indent same mark is distributed therein therein therein and therein therein and therein therein therein therein therein therein therein and therein therein and therein the same terms of the same terms of the indent same mark is distributed therein the same terms of the indent terror. Therein terms therein therein
		And the nsil part 169_ of the first part dobreak events and agree that at good and indicatible entate of inheritance therein, five and clear of all incuminates	the delivery lered they are the lawful evert \$ of the premises above granted, and mind of meet during the life of this indenture, pay all taxes or assessments that may be level or assess of the applicit to the part V of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to the crunt of $\frac{112}{2}$ of the second part to crunt part of the indetectories, second of the indetectories, second of the second part to the crunt base interest to crunt part of the indetectories are second part to execut the axis part $\frac{1}{2}$ of the second part to execut the axis part $\frac{1}{2}$ of the second part to execut the axis part $\frac{1}{2}$ of the second part to execut the axis part $\frac{1}{2}$ of the second therein forces in the level second therein forces in the second part to execut the second part to execut the second part of the sect research and part $\frac{1}{2}$ of the second part of the sect research and part in the second therein the section of the sect research and part in the second therein the section of the sect research of the sect research and part $\frac{1}{2}$ of the sect research and therein the section of the sect research of
		And the mail part [09] of the first part do broken works and and prove that at good and hidra makes entered of the intervent bard intervents and bard intervents bard in the intervent bard intervents and intervents and bard intervents and bard intervents bard in the intervents and whitten end bard in the intervent bard intervents and whitten end ba	the delivery lered they are the lastfal event S. of the premiers above granted, and mind d mesoduring the life of this indenture, pay all taxes or assessments that may be leried or same ep the holdings upon soil real entate insured against free and tornado in such may and by an one, if any, made payalab to the part
	This Folds	And the mail part [09] of the fast part do broken works and magnet that at good and indicatible entate of inheritance therein, five and clear of all incrumbates. The fast part of the parties before the same spices of the priories making back of the incrumbates and the same spices of the priories of the same spices o	the delivery level they are the lastfal evert \$ of the premises above granted, and mind d mes during the life of this indenture, pay all taxes or assessments that may be level of a same ep the holdings upon soil real entate insured against free and tornado in such may are one, if any, made payable to the part _ Y _ of the second part to the extent of 17.8
	was writt on theorig — Montger	And the mail part [09] of the fact part do broken event and agree that at good and indicatible entate of inheritance therein, five and clear of all incrumbances. In that they all submarks of default is a source and default is an encoder at the part [16]. Of the first part half at all the spin linear encoder at the term in [16]. Of the first part half at all the spin linear encoder at the term in [16]. Of the first part half at the term [16]. The term is the	the delivery level they are the lastfal event \$ of the premiers above granted, and mind of meres during the life of this indenture, pay all taxes or assessments that may be level of a same event half here are an event of a same and y are local, if any, made payalle to the part Y of the second part to the start of 155 . The same leven of an event of the indentures, and same and y are half levenes a part of the indentedness, secured by this indenture, and shall be interest a same of the indentedness, secured by this indenture, and shall be interest a same to be a second part to the start of 156 . The same leven a part of the indentedness, secured by this indenture, and shall be interest a same in the leven a same second by this indenture, and shall be interest a same second by this indenture, and shall be interest of a side of the indentedness, secured by this indenture, and shall be interest of a same second in the 20bh. day of February 10 26 indented pays takes with interest three mass in a side bargers in a same second pays the second of the indentedness. The larger second is and payshall, with the same second is and payshall, with the same second is and payshall, with the same second is and the same second in the same second is and payshall. The formula is an event second of the same second is a same second in the same second is a same second of the same second is a same second of the s
	was writt on theorig — Montger	And the said part [95] of the first part do broken events at an arree that at good and indicatible entate of inheritance therein, five and clear of all incrumbances. In that they at an arrest and dicker the same science at the prior making back of them between the parties before the same science at dicker and parties and the theory at the same science at the same	the defivery hered they are the harfal evert \$ of the premiers above granted, and mind of methods by the first start of a seven ments and by respectively. The seven of a seven ments and by respectively and the indefixing seven of real entate insured a gain of the second part to the extent of 15 methods in the part Y of the second part to the extent of 15 methods in the second part to the extent of 15 methods in the second part to the extent of 15 methods in the second part to the extent of 15 methods in the second part to the extent of 15 methods in the second part to the extent of 15 methods in the second part to the extent of 15 methods in the second part to the extent of 15 methods in the second part to the extent of 16 methods in the second part to the extent of 16 methods in the second part to the extent of 16 methods in the second part to the extent of 16 methods in the second part to the extent of 16 methods in the second part to the extent of 16 methods in the second and part to the extent of the indefixed method where the extent of the second of the second of the indefixed method where the extent of the indefixed meth
	was writt on theorig — Montger	And the said part [95] of the first part do broken events at an arree that at good and indicatible entate of inheritance therein, five and clear of all incrumbances. In that they at an arrest and dicker the same science at the prior making back of them between the parties before the same science at dicker and parties and the theory at the same science at the same	the delivery level they are the lastful error S of the premiers alone granted, and sized of most during the life of this indentator, pay all taxes or assessments that may be level or assessments that may be level or assessments that may be level or assessments to the start of 152 . The area beyrable to the part Y of the second part to the start of 152 . The area berrar during the life of this indentator, say all all taxes or assessments that may be level or assessments that may be level or assessments to the start of 152 . The area berrar during the life of the second part to the start of 152 . The area berrar during the life of the indentation is second part to the start of 152 . The area berrar during the life terms of stall believes a part of the indentations, second part to the start of 152 . The start between a part of the indentations, second by this indentator, and shall be been been assessed to the 205h day of February 19 . 26 of the start of the start of the indentation is a berrar provided, then the to be start as the start of the start of the start of the indentation is the start of the indentation is and be part 160 on mean start bits for the start as all been the start of the start of the start of the start as all been the start of the start of the start of the start as all been the start of the start of the start of the start of the start as the start of
	- Maries enthrors ent this 14 this 14 192	And the mail part [95] of the fact part do broken event and agree that at good and indicatible entate of inheritance therein, five and clear of all incrumbances. In that they all associates of address the parties becrete that the part [36] of the first part shall at all of agriculture to be the two more events of the parties making back of the there are been the the parties becrete that the part [36]. Of the first part shall at all of agriculture to be the two more events of the start part shall the parties becrete that the part [36]. Of the first part shall the parties becrete that and parties and parties and the parties when the parties becrete that the part [36]. Of the correst of the start becrete that and parties the the the two more part and the parties of the parties of the start of the parties of the start of the parties of the start becrete the parties of the start becrete the parties of the start of the	the delivery level they are the lawful error S of the premises alone granted, and send of mere during the life of this inferiture, pay all taxes or assessments that may be level or assess of a any, made payable to the part Y of the second part to the error of the and type being to the part Y of the second part to the error of the inferiture, and shall be leaves a part of the inferiture, secured by this inferiture, and shall be leaves a part of the inferiture of a second part to the error of the inferiture
	- Maries enthrors ent this 14 this 14 192	And the nail part 169_ of the first part dobreak or want and gree that at good and indicatible entate of inheritance therein, first and clear of all incruminates	the delivery level they are the lastfal evert \$ of the premiers above granted, and mind d mes during the life of this indenture, pay all taxes or assessments that may be level of a same ep the holdings upon soil real entate insured against free and tornado in such may allow the same it may, made payalab to the part _ Y _ of the second part to the start of 15. The area terms due and gayable and to key sail premiers insure at a herein provided, that the isle shall become a part of the indektedness, secured by this indentury, and shall be insure a volumery, carcented on the 20bh _ day of _ February _ 10 _ 26 terest accurate the form according to the terms of stab lolligation and also to secure any may - 30 mean states of the indektedness. The formula is not been provided, that the content of the indektedness, and the state of the payments of the payments in the form the terms of stab lolligation and she to secure any may - 30 contents of pays taxes with interest three may be increase in not keep the pay of the pay taxes with interest three may be rested of the pay taxes with the terms of a state and the second of the pay the pay of the pay taxes with interest the payments in the terms of a state of the pay taxes at the terms of a state of the pay taxes with the rest in the pay taxes in the terms of a state of the pay taxes at the terms of a state of the pay taxes at the terms of the pay taxes at the terms of a state of the pay taxes at the terms of the pay taxes at the terms of a state of the pay taxes at the terms of the pay taxes at the term
	- Marier - Mari	And the nail part 169_ of the first part dobreak or want and gree that at good and indicatible entate of inheritance therein, first and clear of all incruminates	the delivery level they are the lastfal evert \$ of the premiers above granted, and mind d mes during the life of this indenture, pay all taxes or assessments that may be level of a same ep the holdings upon soil real entate insured against free and tornado in such may allow the same it may, made payalab to the part _ Y _ of the second part to the start of 15. The area terms due and gayable and to key sail premiers insure at a herein provided, that the isle shall become a part of the indektedness, secured by this indentury, and shall be insure a volumery, carcented on the 20bh _ day of _ February _ 10 _ 26 terest accurate the form according to the terms of stab lolligation and also to secure any may - 30 mean states of the indektedness. The formula is not been provided, that the content of the indektedness, and the state of the payments of the payments in the form the terms of stab lolligation and she to secure any may - 30 contents of pays taxes with interest three may be increase in not keep the pay of the pay taxes with interest three may be rested of the pay taxes with the terms of a state and the second of the pay the pay of the pay taxes with interest the payments in the terms of a state of the pay taxes at the terms of a state of the pay taxes with the rest in the pay taxes in the terms of a state of the pay taxes at the terms of a state of the pay taxes at the terms of the pay taxes at the terms of a state of the pay taxes at the terms of the pay taxes at the terms of a state of the pay taxes at the terms of the pay taxes at the term
	- Marier - Mari	And the nail part 169_ of the first part dobreak or want and gree that at good and indicatible entate of inheritance therein, first and clear of all incruminates	the defivery level they are the lawful error S of the premiers alone granted, and send of the second they in the error of the information, pay all taxes or assessments that may be level of a more of the laddings upon oil real etate insured a grain of read tormado in such may made payable to the part Y of the second part to the error of the information of the informati