## MORTGAGE RECORD 76

Reg. No. 485

MALE LITHIG, CO. TOPEXA 40540	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.	
	TRUM	This instrument was filed for record on the	day of
Harry Terts	and rife	Nov. A. D. 19 29, at 4:45	o'clock P. M.
Harry Merts	то	Elie & Comstrong	
		Tudiol utilized Activity	Register of Deeds.
Merchants Lo	oan & Savings Bank	By	Deputy.
	Made this first day of Nove	mber , in the year of our Los	rd, one thousand nine
THIS INDENTURE		inter	
Har:	ry Werts and Minnie Werts, his wif	e	
	in the County of Douglas	and State of Kansas	
Eudora	and The Merchants Loan & Saving	s Bank	of the second part.
			of the second part.
	hat the said part. <b>1es</b> of the first part, in considera our Hundred and no/100 (\$2400.00) edged, ha <b>ye</b> , sold, and by this indenture do real estate situated and being in the County of Dou		y paid, the receipt of of the second part,
The North Fo	rty (40) Acres of the Southwest Q	uarter $(SW_{4}^{1})$ and the Southeast Forty	(40) Acres of
the South On	e Hundred Twenty (120) Acres of t	he Southwest Quarter $(SM_2^1)$ , all in Se	ction Eight (0)
Tomshin Fou	rteen (14) Range Twenty-one (21).		
Township 100			
with the apputtemences	and all the estate, title and interest of the said part	-1es of the first part therein.	
a data with some \$1	and all the estate, title and interest of the axid part 8 for the first part do breby coverant and agree that	at the delivery hereof	premises above granted, and
And the said part_1	BS of the first part do hereby covenant and agree that sible estate of inheritance therein, free and clear of all incumbra.	at the delivery hereof	premises above granted, and
And the said part 14 seized of a good and indefea	BSof the first part do hereby covenant and agree that sible estate of inheritance therein, free and clear of all incumbra and defend the same spainst all parties making lawful claim there	at the delivery nervoi	ents that may be levied or
And the said part 14 seized of a good and indefea and that they will warrant an It is agreed between th	BSof the first part do hereby covenant and spree that sible estate of inheritance therein, free and clear of all incumbra and defend the same against all parties making lawful claim there is parties hereto that the part_100 of the first part shall at a state of the same against shall at	at the delivery nerver	ents that may be levied or re and tornado in such sum
And the said part_14 seized of a good and indefea and that they will warrant at It is agreed between th assessed against said real est	95 of the first part dom hereby covenal and agree that shile state of inheritance therein, free and elsar of all incumbra of defend the same against all parties making lawful claim there is partice hereto that the part_ige of the first part shall at a star when the same becomes due and payable, and that they are also become the same becomes due and payable.	at the delivery hereof	ents that may be levied or re and tornado in such sum second part to the extent of
And the said part_14 selfed of a good and indefes and that they will warrant at It is agreed between th assessed against axid real est and by such insurance comp	8.56 the first part do barely coverant and agree that suble entate of inheritance therein, free and clear of all innumbres of dotted the same against all parties making herdel okim there are parties bereto that the part 16.6 of the first part shall as tate when the same become due and payable, and that they may as abilit be seeded and inferted by the part of the same part of the sa	at the during here in the second seco	ents that may be levied or re and tornado in such sum second part to the extent of
And the said part_14 selfed of a good and indefes and that they will warrant at It is agreed between th assessed against axid real est and by such insurance comp	8.56 the first part do barely coverant and agree that suble entate of inheritance therein, free and clear of all innumbres of dotted the same against all parties making herdel okim there are parties bereto that the part 16.6 of the first part shall as tate when the same become due and payable, and that they may as abilit be seeded and inferted by the part of the same part of the sa	at the during here in the second seco	ents that may be levied or re and tornado in such sum second part to the extent of
And the sold part 14 solid of a good and indefest and that they will warrant at it is agreed between th assessed against aid real or and by such insurance compo- <u>its</u> interest. And having provided, then the part THIS GRANT is into	8.8 of the first part do hardy coverant and agree that while estate of inheritance therein, free and clear of all innumbers of defined the same against all parties making herdid that the part _ise of the first part half and that they are not that the part _ise of the first part half and that they are not that the part _ise of the first part half and that they are not that the part _ise of the first part half and they are not that the part _ise of the first part half and they are not that the part _ise of the first part half first the same been first they part is and intermised as an energy and that and intermised as an energy to access the same of t	at the during here in the product of the second sec	ents that may be levied or re and tornado in such sum second part to the extent of ep said premise: insured as adabtedness, secured by this 
And the sold part 14 solared of a good and indefest and that they will warrant at It is agreed between the assessed against sold real or and by such insurance comp- 115 interest. And herein provided, then the p indenture, and shall bear in THIS GRANT as into THES	<b>B</b> Soft the first part do barely coverant and agree that suble state of inheritance therein, five and clear of all homomo- oid defend the same signiful all particles are mainly haved data in there are partice here to that the part. $\pm 0.2$ of the first part shall as into when the same becomes due and payable, and that they any as shall be specified and directed by the part. $\pm 0.2$ of the event that said part. $\pm 0.2$ of the first part shall fail to $\exp^2 + 1000$ more than $1000$ more more $1000$ more $1000$ more $1000$ and $1000$ more $1000$ more $1000$ more $1000$ more $1000$ 1000 more $1000$ more $10000$ more $100000$ more $100000$ more $100000000$ more $1000000000000000000000000000000000000$	at the diverge here. which indenture, pay all taxes or assessment all times during the life of this indenture, pay all taxes or assessment <b></b>	ents that may be levied or re and tornado in such sum second part to the extent of ep aid premise; insured as addebtedness, secured by this DOILLARS ber 10.25
And the said part -1, the sained of a good and indefes and that they will warrent as its arguest between the assessed against and real arguest hard bear in the same of the interest. And herein provided, then the part of this GRANT a saine THIS GRANT as solved as the terms of terms of the terms of ter	Best the first part do barely cornant and agree that suble entate of inheritance therein, five such dear of all innumber of defend the same signiful all parties making haved data in there are parties herein that the partice of the first part shall as the when the same become due and payable, and that have any as shall be specified and directed by the partof the s in the event that and partice if the first part shall full the art $y$ of the second part may pay mail them and inform the start that and the first part shall full the shall be second to the start $y$ of the second part bards of the first part shall be a start $y$ y-four Hundred and $no/300ODE — certain written obligation for the payment ofthe second part, with$	at the during here in the probability for the set of th	ents that may be levied or re and tornado in such sum econd part to the estant of point of the sum of the sum of the ndebtelmas, secured by this DOLLARS ber 10.29 nd sho to secure any sum of do, in the event has said
And the said part -1, the sained of a good and indefes and that they will warrent as its arguest between the assessed against and real arguest hard bear in the same of the interest. And herein provided, then the part of this GRANT a saine THIS GRANT as solved as the terms of terms of the terms of ter	Best the first part do barely cornant and agree that suble entate of inheritance therein, five such dear of all innumber of defend the same signiful all parties making haved data in there are parties herein that the partice of the first part shall as the when the same become due and payable, and that have any as shall be specified and directed by the partof the s in the event that and partice if the first part shall full the art $y$ of the second part may pay mail them and inform the start that and the first part shall full the shall be second to the start $y$ of the second part bards of the first part shall be a start $y$ y-four Hundred and $no/300ODE — certain written obligation for the payment ofthe second part, with$	at the during here in the probability for the set of th	ents that may be levied or re and tornado in such sum econd part to the estant of point of the sum of the sum of the ndebtelmas, secured by this DOLLARS ber 10.29 nd sho to secure any sum of do, in the event has said
And the side part all aximal of a good and indefes and that they will serrent as it is agreed between the is agreed between the and by such insurance compo- <u>105</u> minetexes, And indefenses, and there are in- mediative and there are in- mediative and there are in- mediated by a second by mathematic and the second part theory of any oblights part theory of any oblights	Be of the first part da hardy coverant and agree that all de estate of inheritance therein, for and dear of all innumbers of defend the same against all parties making lawful dain there is parties here to that the part. is of the first part hall as the value the same against all parties making lawful dains there is a shall be specified and directed by the part, that is a the same that said part is fill for the first part hall fait in the erest that said part is fill of the first part hall fait the same that said part is a same that the same of the same transformer the payment of the same of the make paysible to the part is of the same match is a main fait on payment be made at the pay for any inner the bare of the same as provided in this inference. All for a pays paysible to made a first pay of the same that the bar of the same as provided in the inference and is first payment be made as the pay for any inner.	at the during threat	ents that may be levied or re and tornado in such sum econd part to the estant of point of the sum of the sum of the ndebtelmas, secured by this DOLLARS ber 10.29 nd sho to secure any sum of do, in the event has said
And the said part di- animed of a pool and indefes and that they will surrent as its agreed between th answered against and real ar and by such insurance compo- lits interest. And herein provided, then the po- ment of the surrent di- ment provided, then the po- num of monty between the num of monty between the num of monty between the num of the fast part and this encourages of a po- 1000 them, or it	Big of the first part do barrely coverant and agree that ashie state of inheritance therein, free and clear of all immunes of a forth the same against all particles making harded daim there are a the same against all particles making harded daim there was a shall be specified and directed by the part of the same against all particles and that they are a shall be specified and directed by the part of the same against part of the first part shall fail to part of the first part shall fail to part of the same of particles and directed by an of the same against the same of t	at the during here	ents that may be levide or re and tornado in such sum econd part to the extent of op and premiser insured as inductions, secured by this induction, secured by this induction of the such sum of the secure may sum or of in the event that and the in each payments or any this covery now shall become in green, shall immediately
And the said part di- animed of a pool and indefes and that they will surrent as its agreed between th answered against and real ar and by such insurance compo- lits interest. And herein provided, then the po- ment of the surrent di- ment provided, then the po- num of monty between the num of monty between the num of monty between the num of the fast part and this encourages of a po- 1000 them, or it	Big of the first part do barrely coverant and agree that ashie state of inheritance therein, free and clear of all immunes of a forth the same against all particles making harded daim there are a the same against all particles making harded daim there was a shall be specified and directed by the part of the same against all particles and that they are a shall be specified and directed by the part of the same against part of the first part shall fail to part of the first part shall fail to part of the same of particles and directed by an of the same against the same of t	at the during here	ents that may be levide or re and tornado in such sum econd part to the extent of op and premiser insured as inductions, secured by this induction, secured by this induction of the such sum of the secure may sum or of in the event that and the in each payments or any this covery now shall become in green, shall immediately
And the sile part all axind of a good and index and that they will sermed as ind that they will sermed as ind that they will sermed a and by such insurance compo- <u>155</u> minetex, And they indextrop, and shall beri militig indext, then the p- indextrop, and shall beri militig indext, the second and of your the second as and by <u>150</u> minet by part <u>1500</u> the first part part theore of our obligation part theore of our obligation part theore of an obligation part theore of a second part of the mature and become down in and based is second part of the second part of the second part obligation of the second part of the second part obligation of the second part of the second part of the second part of the second part of the second part obligation of the second part of the second part of the second part of the second part of the second part of the second part of the second part	<b>8.8</b> of the first part da hereby coverant and agree that all de estate of inheritance therein, for each desc of all innumbers of defend the same explaint all parties making lawful daim there is parties here to that the part $\pm 6.8$ of the first part hall as the as a shall be specified and directed by the part, $y_{-c}$ of the second part may pay will take a dail frame that $y_{-c}$ of the second part may pay will take and hence there is a start that the part $\pm 6.8$ of the first part hall fast $\pm y_{-c} = of the second part may pay will take and hencethere is a start that the first part hall fast y_{-c} = f_{-c} = 0 the second part may pay will take and hence\pm y_{-c} = of the second part may pay will take and hence\pm y_{-c} = of the second part may pay will take and hence\pm y_{-c} = of the second part may pay will take and hence\pm y_{-c} = of the second part may pay will take and hence\pm y_{-c} = of the second part may pay will take and hence\pm y_{-c} = of the second part may pay will take and hence\pm y_{-c} = of the second part may pay will take and hence\pm y_{-c} = of the second part may pay will take and the hence\pm y_{-c} = of the second part may pay will be and the hence\pm y_{-c} = of the second part may may be and the hence may be and the hence of the take on andthe hence of the second part may make the second part willbe pay be at the pay will be second or the held hence of the second part willbe pay and the hence of provide take the pay will be andthe hence of the second hence of provide take in pay will be the part of the second part will be approved to the the pay make the second part willbe pay and the the pay will be second part will be approved to the take the pay will be and the part of the second part will be approved to the take the pay will be approved to the pay will be approved to the take the pay will be approved to the pay will be approved to the take the $	At the during here <u></u>	ents that may be levide or re and tornado in such sum econd part to the extent of op and premiser insured as inductions, secured by this induction, secured by this induction of the such sum of the secure may sum or of in the event that and the in each payments or any this covery now shall become in green, shall immediately
And the ski pert-di- axime of a good and indefes and that they will warman as it is agreed between the ansened apilant ski index of the distribution of the ski perturbation of the ski perturbation of the indexturbation of the ski perturbation THIS GLANAT as attem the ski perturbation of the sk	Each the first part da bareky covenant and agree that while estate of inheritance therein, fore and case of all innumbers of defend the same spanint all parties making herdid shim there is parties have barets that the part is 0 of the first part hall at the when the same baceness due and in paysile, and that the part is 0 of the first part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part the first part of the first	At the during here is the second seco	ents that may be levide or re and tornado in such sum second part to the stant of op add premier insured as dichtedness, excerned by this DOLLARS DOP. 10 20 10
And the ski pert-di- axime of a good and indefes and that they will warman as it is agreed between the ansened apilant ski index of the distribution of the ski perturbation of the ski perturbation of the indexturbation of the ski perturbation THIS GLANAT as attem the ski perturbation of the sk	Each the first part da bareky covenant and agree that while estate of inheritance therein, fore and case of all innumbers of defend the same spanint all parties making herdid shim there is parties have barets that the part is 0 of the first part hall at the when the same baceness due and in paysile, and that the part is 0 of the first part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part the first part of the first	At the during here <u></u>	ents that may be level or re and tornado in such sum econd part to the extent of op and premiser insured as industrial to the extent of the transformation of the hold of the transformation of the the contrast of the transformation in the event has and the second state of the hold of the contrast of the hold operation of the hold
And the side part dif- scient of a good and indefes and that they will search at Is in agreed between the assessed against side and real or and by such insurance compo- <u>155</u> minners, And Indeferrer, and shall were in- merical provided interest, And Indeferrer, and shall were in- trainst citation and and and by <u>150</u> minners by part <u>1650</u> the first part of the side and the side of the part <u>1650</u> the first part of the side of the side of the and the side of the side of the and the side of the side of the side of the side of the and benefits secreture of by the and head is solved by the and inter to, and be obtained by IN WINNESS WI	Each the first part da bareky covenant and agree that while estate of inheritance therein, fore and case of all innumbers of defend the same spanint all parties making herdid shim there is parties have barets that the part is 0 of the first part hall at the when the same baceness due and in paysile, and that the part is 0 of the first part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part the first part of the first	At the during here in the second seco	ents that may be levide or re and tornado in such sum second part to the stant of op add premier insured as dichtedness, excerned by this DOLLARS DOP. 10 20 10
And the side part dif- scient of a good and indefes and that they will search at Is in agreed between the assessed against side and real or and by such insurance compo- <u>155</u> minners, And Indeferrer, and shall were in- merical provided interest, And Indeferrer, and shall were in- trainst citation and and and by <u>150</u> minners by part <u>1650</u> the first part of the side and the side of the part <u>1650</u> the first part of the side of the side of the and the side of the side of the and the side of the side of the side of the side of the and benefits secreture of by the and head is solved by the and inter to, and be obtained by IN WINNESS WI	Each the first part da bareky covenant and agree that while estate of inheritance therein, fore and case of all innumbers of defend the same spanint all parties making herdid shim there is parties have barets that the part is 0 of the first part hall at the when the same baceness due and in paysile, and that the part is 0 of the first part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part the first part of the first	at the during here	ents that may be level of or re and tornado in such sum econd part to the extent of op and premise; insured as disbrindings, secured by this ber DOLLARS the DOLLARS the DOLLARS the DOLLARS the secure are sum on the dollars of the secure data in the event has and fail in the event has and fail on the event has and faile secure shall become product to evelot the rent in the day and year has (SEAL (SEAL
And the side part dif- scient of a good and indefes and that they will search at Is in agreed between the assessed against side and real or and by such insurance compo- <u>155</u> minners, And Indeferrer, and shall were in- merical provided interest, And Indeferrer, and shall were in- trainst citation and and and by <u>150</u> minners by part <u>1650</u> the first part of the side and the side of the part <u>1650</u> the first part of the side of the side of the and the side of the side of the and the side of the side of the side of the side of the and benefits secreture of by the and head is solved by the and inter to, and be obtained by IN WINNESS WI	Each the first part da bareky covenant and agree that while estate of inheritance therein, fore and case of all innumbers of defend the same spanint all parties making herdid shim there is parties have barets that the part is 0 of the first part hall at the when the same baceness due and in paysile, and that the part is 0 of the first part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part the first part of the first	at the during here	ents that may be leveled or re and tornado in such sum econd part to the extent or op said premiser insured as debtendines, secured by this DOLLARS ber DOLLARS ber DOLLARS the control of the secure any sum or observe that and secure and also to secure any sum or do in the device that said de in such partments or one secure and partments or any secure that said becomes the control of the secure and secure the secure and secure and secure and also to secure any sum or the secure any sum or the secure any sum or secure and the secure any sum or the secure any sum or secure and the secure any sum or secure and the secure any sum or secure and the secure any secure and the secure any secure any secure any secure and secure any secure any secure any secure any secure (SEAL (SEAL
And the side part dif- scient of a good and indefes and that they will search at Is in agreed between the assessed against side and real or and by such insurance compo- <u>155</u> minners, And Indeferrer, and shall were in- merical provided interest, And Indeferrer, and shall were in- trainst citation and and and by <u>150</u> minners by part <u>1650</u> the first part of the side and the side of the part <u>1650</u> the first part of the side of the side of the and the side of the side of the and the side of the side of the side of the side of the and benefits secreture of by the and head is solved by the and inter to, and be obtained by IN WINNESS WI	Each the first part da bareky covenant and agree that while estate of inheritance therein, fore and case of all innumbers of defend the same spanint all parties making herdid shim there is parties have barets that the part is 0 of the first part hall at the when the same baceness due and in paysile, and that the part is 0 of the first part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part fast part hall fast is 0 of the first part to part the first part of the first	at the during here	ents that may be leveled or re and tornado in such sum econd part to the extent of op said premise; insured as debtedness, secured by this DOLLARS ber DOLLARS ber DOLLARS do in the event may sum of do in the event may sum of do in the event and hereit the constraint in the level do in the event is not kept do in the event is not kept the constraint is not kept in the insurance in and kept in the insurance in and kept in the insurance in the level is green, shill insurance is presided to celler the rent in the day and sear las (SEAL (SEAL
And the side part dif- scient of a good and indefes and that they will search at Is in agreed between the assessed against side and real or and by such insurance compo- <u>155</u> minners, And Indeferrer, and shall were in- merical provided interest, And Indeferrer, and shall were in- trainst citation and and and by <u>150</u> minners by part <u>1650</u> the first part of the side and the side of the part <u>1650</u> the first part of the side of the side of the and the side of the side of the and the side of the side of the side of the side of the and benefits secreture of by the and head is solved by the and inter to, and be obtained by IN WINNESS WI	Es of the first part da hardy coverant and agree that will be entire of inheritance therein, for and dear of all innumbers did defend the same spaint all parties making herdid dain there is parties herein that the partife of the first part hall as the two that the mortife of the first part hall as the two the the same becomes due and the parksh, and there has the same did defend by the part,ife of the first part hall fait the two the the same end part two provided the same did the same difference of the same differen	at the during here	ents that may be level or re and tornado in such sum econd part to the extent of op said premise; insured as diduting the sector of the DOLLARS ber 10.250 and also to secure any sum of also in the event has said for insure the summers of a level the conversion that said the summers of the secure the conversion what become in green, shall meeting predicted to celler the rent of the summers and secure the day and year has (SEAL
And the self part. Al- aximal of a good and indefes and that they will warmant at It is agreed between the ansared apilant self real or and by such harmone compo- light in the self of the self of the biodetices and shall beer in THIS GLARN as more real of the self of the self of the indefinition of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the self of the se	Each the first part do hardy coverant and agree that while entate of aberiance threen, five and case of all immunes in defend the mann against all parties making herded shim there parties have that the part for each part hall as a that when the monochrome due and in paysile, and that help are the part is a shift be reached and directed by the part of the second part any part and tase and immunes the reach large that the part of the second part any part and the part of the second part any part and the part of the second part any part and the part of the second part any part and the part of the second part any part and the part of the second part any and the second part any of the second part any and the second part any of the second part any and the second part any of the second part any and the second part any of the second part any and the second part any of the second part any and the second part any of the second part any and the second part any of the second part any and the second part any part the part and part an	At the density formed	ents that may be levide or re and tornado in such sum second part to the extent of disbedness, exceeded by this DOLLARS ber 10.2 CS and also the sector any sum of disbedness, exceeded by this disbedness, and the sector disbedness of the sector di
And the solid part. Al- aximal of a good and indefes and that they will warmant at It is agreed between this ansened apilant solid real or and by such harmace compo- lities interest, And biodetices, and shall beer in THIS of ANAT as more and of your the solid real or the solid real of the solid real of by the terms of - and of the solid real of the part. Ale Solid the first part and benefits converging the matter and become do are matter and become do be solid the solid real become do the solid real become do be matter and be solid real become do the solid real become do be sonon the unstal of print and hards to compare the matter and be solid real become do the solid real become do be sonon the unstal of print. IN WITNESS WI above written.	Each the first part da hardsy covenant and agree that while entate of inheritance therein, fore and case of all innumbers of defend the same spanial all parties making herded sham there parties have that the part for a data set of the first part hall as that when the same baceness due and in prysile, and that help years as all the second part may para all taxes and increasing the start of the first part hall fast the same spanial tax and increasing the start that the same spanial taxes and increasing the start that the same start taxes of parts and taxes and increasing the start taxes of parts and taxes and increasing tax and the same start tay of the second part may paral taxes and increasing tax the same start tax the same start taxes of parts and taxes and taxes of parts and taxes and taxes of the same start taxes and taxes are paralely as a same start taxes and the same start taxes are taken to tax and taxes are taxes are taxes and taxes are taxes are taxes and taxes are taxes are taxes are taxes and taxes are taxes are taxes are taxes are taxes and taxes are taxes	At the density force	ents that may be levide or re and tornado in such sum second part to the extent of disbedness, exceeded by this DOLLARS ber 10.2 CS and also the sector any sum of disbedness, exceeded by this disbedness, and the sector disbedness of the sector di
And the solid part. Al- aximal of a good and indefes and that they will warmant at It is agreed between this ansened apilant solid real or and by such harmace compo- lities interest, And biodetices, and shall beer in THIS of ANAT as more and of your the solid real or the solid real of the solid real of by the terms of - and of the solid real of the part. Ale Solid the first part and benefits converging the matter and become do are matter and become do be solid the solid real become do the solid real become do be matter and be solid real become do the solid real become do be sonon the unstal of print and hards to compare the matter and be solid real become do the solid real become do be sonon the unstal of print. IN WITNESS WI above written.	Each the first part da hardsy covenant and agree that all deet entate of inheritance therein, for each dear of all innumbers of defend the same spanial all parties making herded sham there parties here that the part is 0 of the first part hall as that when the same hereind and directed by the part_y of the second part may parallely as a dailing the second part may parallely as a dailing second part may be as a particular to part or any heart is daily of the second part with the second part may be as a particular to parallely as a dailing second part may part the part bar of the second part may dail bar dailing on the second part may be as a particular to parallely as a dailing second part, with the second part may daile bar dailing on the second part may bar and the second part with the second part may dail bar dailing on the second part may bar and the second part with the second part with the second part may part the regist and interest, scienter, administration, present dropped part the part dailing the second part with the second part may part the regist and interest, scienter, administration, present dropped part the second part with the second part the part darge bar second part with the second part the second part the second part with the second part the second part the second	At the density forms	ents that may be levide or re and tornado in such sum second part to the extent of op said premiery insured as DOLLARS ber 10.25 and also the second and the distinguish of the second and the second of the second and the distinguish and the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second
And the solid part. Al- aximal of a good and indefes and that they will warmant at It is agreed between this ansened apilant solid real or and by such harmace compo- lities interest, And biodetices, and shall beer in THIS of ANAT as more and of your the solid real or the solid real of the solid real of by the terms of - and of the solid real of the part. Ale Solid the first part and benefits converging the matter and become do are matter and become do be solid the solid real become do the solid real become do be matter and be solid real become do the solid real become do be sonon the unstal of print and hards to compare the matter and be solid real become do the solid real become do be sonon the unstal of print. IN WITNESS WI above written.	Each the first part da hardsy covenant and agree that all deet entate of inheritance therein, for each dear of all innumbers of defend the same spanial all parties making herded sham there parties here that the part is 0 of the first part hall as that when the same hereind and directed by the part_y of the second part may parallely as a dailing the second part may parallely as a dailing second part may be as a particular to part or any heart is daily of the second part with the second part may be as a particular to parallely as a dailing second part may part the part bar of the second part may dail bar dailing on the second part may be as a particular to parallely as a dailing second part, with the second part may daile bar dailing on the second part may bar and the second part with the second part may dail bar dailing on the second part may bar and the second part with the second part with the second part may part the regist and interest, scienter, administration, present dropped part the part dailing the second part with the second part may part the regist and interest, scienter, administration, present dropped part the second part with the second part the part darge bar second part with the second part the second part the second part with the second part the second part the second	At the density forms	ents that may be levide or re and tornado in such sum second part to the extent of op said premiery insured as DOLLARS ber 10.25 and also the second and the distinguish of the second and the second of the second and the distinguish and the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second
And the self pert-di- sained of a good such indexes and that they will sermed at its agreed automatical in a spread daplot at all real or and by such insurance compo- light in the second second second indexes, and shall be in indexing to the second second and of the second second second and seco	<pre>826 the first part da hardsy covenant and agree that all de estate of alleritance threen, for each deser of all immunes. In direct the same spanial all parties making herd daim there is parties here to that the part for a part half and the when the same becomes due and in parable, and that half and a shall be encoded and directed by the part of the same parties of the part of the first part half and the transmission of the part of the same and immunes that the rate of 100 from the share of parament with the transmission of the part of the part of the same transmission of the part of the part of the same transmission of the part to part of the part of a make payle to the part of the scent part, while the shall part of the scent part to part for any hannes a half for pary the same as provided in this indexime the shall be valid (scate) of the state of parts and the ballow of make the part of the part of the part of the ballow of make the part of the state and part is part of the state part to part for any hannes and the valid (scate the part of the part of the part of the state to part of the state and the part of the ballow of make parts to part for any hannes at the transmitter of the part to part of the state of the part and interest, together with the cents and charges indiant the part of the berowas hereiny stated, end may part the part of the the terms and provides of the interest makes the part of the the terms and part of the part of the states to part of the state areas and the part of the states of the states the part of the the terms and provides of the interest the states to part of the the terms and part of the part of the states the part of the beam of the ballow of the part of the states the part of the ballow of the part of the states of the interest the states the part of the ballow of the part of the states of the interest the states the part of the ballow of the part of the states of the interest the states the part of the ballow of t</pre>	at the during the life of this indexine, pay all takes or assess and time during the life of this indexine, pay all takes or assess all time during the life of this indexine, pay all takes or assess and the life of this indexine, pay all takes or assess the start of the life of this indexine, pay all takes or assess the start of the life of this indexine, pay all takes or assess and the life of this area been used as all synthem and to be the start of the life of this indexine, the life of this indexine all librard scarting there as account in the first day of NOVER the distinct contained therein fully diskarged. If defails the most start is all the start of the life start of the life of the start of the life of the life of the start of the life of the start of the life of the life of the life of the life of the all the start of the life of the life of the life of the life of the distingtion of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the start of the life of the life of the life of the start of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the life of the life of the life of the start of the life of the start of the life of the life of the life of the	ents that may be levide or re and tornado in such sum second part to the extent of op and premiery insured as dobtedness, exercent by this DOLLARS ber 10.25 and also becaute any sum of do in the event any sum of do in the event and the do in the event any sum of the insurance of the pointed to evident the rest of the insurance of the pointed to evident the rest is given, shall insuediately optime to evident the rest ing therefrom stall extend the day and year has (SEAL (SEAL (SEAL D. 1929_, before me, nowledged the execution
And the solid part. Al- aximal of a good and indefes and that they will warmant at It is agreed between this ansened apilant solid real or and by such harmace compo- lities interest, And biodetices, and shall beer in THIS of ANAT as more and of your the solid real or the solid real of the solid real of by the terms of - and of the solid real of the part. Ale Solid the first part and benefits converging the matter and become do are matter and become do be solid the solid real become do the solid real become do be matter and be solid real become do the solid real become do be sonon the unstal of print and hards to compare the matter and be solid real become do the solid real become do be sonon the unstal of print. IN WITNESS WI above written.	<pre>826 the first part da hardsy covenant and agree that all de estate of alleritance threen, for each deser of all immunes. In direct the same spanial all parties making herd daim there is parties here to that the part for a part half and the when the same becomes due and in parable, and that half and a shall be encoded and directed by the part of the same parties of the part of the first part half and the transmission of the part of the same and immunes that the rate of 100 from the share of parament with the transmission of the part of the part of the same transmission of the part of the part of the same transmission of the part to part of the part of a make payle to the part of the scent part, while the shall part of the scent part to part for any hannes a half for pary the same as provided in this indexime the shall be valid (scate) of the state of parts and the ballow of make the part of the part of the part of the ballow of make the part of the state and part is part of the state part to part for any hannes and the valid (scate the part of the part of the part of the state to part of the state and the part of the ballow of make parts to part for any hannes at the transmitter of the part to part of the state of the part and interest, together with the cents and charges indiant the part of the berowas hereiny stated, end may part the part of the the terms and provides of the interest makes the part of the the terms and part of the part of the states to part of the state areas and the part of the states of the states the part of the the terms and provides of the interest the states to part of the the terms and part of the part of the states the part of the beam of the ballow of the part of the states the part of the ballow of the part of the states of the interest the states the part of the ballow of the part of the states of the interest the states the part of the ballow of the part of the states of the interest the states the part of the ballow of t</pre>	At the density formed	ents that may be levide or re and tornado in such sum second part to the extent of op and premiery insured as dobtedness, exercent by this DOLLARS ber 10.25 and also becaute any sum of do in the event any sum of do in the event and the do in the event any sum of the insurance of the pointed to evident the rest of the insurance of the pointed to evident the rest is given, shall insuediately optime to evident the rest ing therefrom stall extend the day and year has (SEAL (SEAL (SEAL D. 1929_, before me, nowledged the execution

 Notary Public.

 I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt accured thereby, and authorise the Register of Deceds to enter the discharge of this mortgage of record. Dated this 23 th day of During Lowner 103 the During Sector Source 103 the During Sector Source 103 the During Sector Source 103 the During Sector Mortgage. Owner.

 Corp Sector
 The During Sector Source 100 mills Contract, Mortgage. Owner.

15