MORTGAGE RECORD 76

Reg. No. 837 Fee Paid, \$1.00

The state of the state		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 5 day of	
-Charles F.	Hale and wife	June A. D. 19.30., atll:450'clock A. M.	
	то	Eni & Constrand	
Peoples Sta	te Bank, Lawrence Kansas	By Register of Deeds.	
TUI0			
THIS INDENT hundred and	TURE, Made this fifth day of June thirty between	, in the year of our Lord, one thousand nine	
	Charles F. Hale and Rose M. Hale, hust	band and wife	
of Lawrenc	e in the County of Douglas rst part, and Peoples State Bank, Lawn	and State of Kansas	
*********		part	
Four hundred which is hereby ack		00/100DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part ies of the second part,	
Lot Numbere	d One hundred eighty eight (188) on T	Tennessee Street in the City of Lewrence	
with the encounter	on and all the estate title and interest of the sold over 4.	As of the first part therein	
And the said part		the delivery hereof they are the lawful owner 8 of the premises above granted, and	
And the said part.	100 of the first part do hereby covenant and sgree that at t feasible estate of inheritance therein, free and clear of all incumbrance.	the delivery hereof. they_are_the lawful owner_S of the premises above granted, and	
And the said part- seized of a good and inde and that they will warrant It is agreed between	ice_of the first part do hereby covenant and agree that at a feasible estate of inheritance therein, fire and clear of all incumbrance. and defend the same against s ⁰ parties making lawful claim thereto. the parties hereto that the part 163 . of the first part shall at all	the delivery hereof. they_are_ the iswful owner. S of the premises shows granted, and time during the life of this indenture, pay all taxes or assessments that may be levied or	
And the said part of seized of a good and inde and that they will warrant It is agreed between assessed against said real and by such ingurance com	ice of the first part dos brody even and are that of inheritance therein, five and obser of all invariances and forbed the same signing s ² particles making level disminithered is and forbed the same signing s ² particles making level disminishered is a start of the same becomes dow and payable, and that $\frac{1}{2} \sum_{i=1}^{2} \frac{1}{i}$ of the second party is shall be received and and payable, and that $\frac{1}{2} \sum_{i=1}^{2} \frac{1}{i}$ of the second pays is shall be received and an other by the partpoint the same becomes down and payable by the partpoint the same becomes the same becomes down and payable, and that $\frac{1}{2} \sum_{i=1}^{2} \frac{1}{i}$ of the second the same becomes down and payable payable.	the divery hereof. they_free_the lawful overs. B of the premises above granted, and turns during the life of this inferture, pay all taxes or assessments that may be levied or will keep, thinks upon said real octate insured against for and tormado in such sum of part, the low, if any, much paysh to the part, y	
And the said part of seized of a good and inde and that they will warrant It is agreed between assessed against said real and by such ingurance con t	ice of the first part da hereby covenant and spree that at it feasible entate of inductionse therein, five and dates of all incumbrance. and defend the same signing all parties making lawful claim thereto. The partice herein that the part like loss of the first parts hall at all restare when the same becomes due and payable, and that they , by papay as shall be predicted and directed by the part of the scen- tion the event that is part. Like of the first part shall at all in the event that shall part (is of the first part shall full to pa-	the divery hereof. they_Bre_ the lawful owner. B of the premises above granted, and times during the life of this indexture, pay all taxes or assessments that may be levied or will keep (the grave upon and real eaths insured against for and tornado in such sum of part, the loss, if may, made rayshile to the part y of the second part to the entent of ay rub taxe whose the same become due and paylies had to keep and permutes insured against	
And the said part. seized of a good and inde- and that they will warrant It is agreed between assessed against add real and by such ingurance con <u>they</u> interest. An herein provided, then the interest of RARN I is in THIS GRARN I is in	is \mathbf{e}_{0} of the first part da hereby covenant and agree that at it feasible entits of inductions therein, five and data of all incumbrance and defend the same against s ¹ parties making levelul datas therein, the partice herebo that the part. 1.62 . of the first part halls at all extent when the same becomes due and payahle, and that they , induce the same becomes due and payahle, and that they , and the the part. 1.62 for the first part of the second d in the event that and part. 1.62 of the first part shall fail to pay part. J of the second pays in pays and the second here the pays and the part. 1.62 for first pays and the pays the second pays in pays and the second pays in pays and the second pays in pays and the second pays in the second pays in p	the drivery hereof. they_are the lawful owner. S of the premises above granted, and time during the life of this indenture, pay all taxes or assessments that may be levied or $w(11)^{keep}$ there is no solit rail seats insured against for and tornado in such sum of part, the low, if any, most paysible to the part, J _are is, in any, most paysible to the part, J _are is, it has not become due and payshie and to keep and permissi insured as or either and the amount so paid shall become a part of the indebtones, secured by this result.	
And the said part $\frac{4}{3}$ soluted of a good and inde- said that they will warrant it is agreed between assessed against said real and by such insurance con $-\frac{1}{3}$, $\frac{1}{3}$ con- insurance con $-\frac{1}{3}$, $\frac{1}{3}$ con- hering provided, then the indexided that the first THIS GRANT as in Four hur seconding to the terms of	is $\mathbf{e}_i \mathbf{e}_i$ of the first part data,, hereby covenant and agree that it is familie entropy of the intermediate therein, five and during the analysis of the intermediate and leftent the same magnitum styperimetry making based during the state when the same becomes due and populae, and that $\mathbf{t}_i \mathbf{t}_i \mathbf{y}_i$ or paray as shall be reselfed and directive by the part of the second is the event that and part is for the first part shall fail to part part. y of the second para havy pay walt haves and incursates, interest at the rate of 100 from the date of payment that in faily p index at the rate of 100 from the date of payment that in faily p index at 11 ft yr ($\mathbf{s}_i^{(1)}$ (b) c).	the drivery hereof. they are the lawful owner. B of the premises above granted, and time during the life of this indexture, pay all taxes or assessments that may be levied or will keep thinks upon aid rail easts issued against for and tornado in such usu of part, the low, if any, made paylots to the part, $D = 0.01$ is any, made any bud to the part of the second part to the exit of a sy rule taxe who the same become due and paylots and to keep and permises insured as or cibits and the summat so paid shall become a part of the indebteness, secured by this event. $00/1000$ DOLLARS, d run of money, executed on the 5th day of June p. 30	
And the said part $\frac{1}{2}$ soluted of a good and inde- sind that they will warrant. It is agreed between assessed against and real and by such insurance con $-\frac{1}{2}\frac{1}{2}\frac{1}{2}$ interest. An begins provided, then the indextrue additional the second THI Court Nur according to the terms of and by <u>12</u> second second and by <u>12</u> second second the second s	is $\mathbf{e}_{\mathbf{e}}$ of the first part da hereby covenant and agree that it is familhe entry of indexinges therein, five and draw of all intruductors and defend the same squint s ⁴ parties making hereful than the same becomes due and popula, and that $\mathbf{b}_{\mathbf{e}}$ y, the parties herein that the part $\mathbf{b}_{\mathbf{e}}$ and $\mathbf{b}_{\mathbf{e}}$ of the first part shifts and the part $\mathbf{b}_{\mathbf{e}}$ and $\mathbf{b}_{\mathbf{e}}$ and $\mathbf{b}_{\mathbf{e}}$ and the same becomes due and popula, and that $\mathbf{b}_{\mathbf{e}}$ y, the parts herein the same becomes due and popula, and that $\mathbf{b}_{\mathbf{e}}$ y, the parts become side and popula, and that $\mathbf{b}_{\mathbf{e}}$ y, the parts and the same becomes due and popula, and that $\mathbf{b}_{\mathbf{e}}$ y, the parts before the same becomes due and popula the same share that the same of	the drivery hereof. they are the lawful owner. B of the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be levied or will keep things upon and rai state issues against for and tornado in such sum of part, the low, if may made paylable to the perty the two state is to be extent of a sy such taxes who the same become due and payshie and to keep and permises insured as or either and the amount so paid shall become a part of the indettainer, secured by this equil. $00/100$ DOLLARS, 4 mm of money, executed on the the type of a due to be aven at going interest acquing therean second of the terms of and shlipstion and also to save any sum of	
And the mill period h mind of a good and hind that they well werned. It is narred between the second approximation of the second sec	is \mathbf{e}_{i} of the first part do hereby covenant and agree that it is feasible entate of influentiates therein, five and derived in incrementations are and fielded the area arguint styperture smalling level dismit therein, the parties hereto that the part 1.62 . of the first part shall st all relate when the same becomes due and payable, and that 1.23 yr of the second in the event that mid gard. 1.62 of the first part shall st all relate when the same becomes due and payable, and that 1.23 yr of the second in the event that mid gard. 1.62 of the first part shall stat like yr indices and the part 1.62 of the first part shall rait to pay the the same becomes due and payable. The pays are the the second part may pay will base and increments, interest in the rate of 100 first first the disk of payment of the same band of a the theory to here the payment of the same band of 111 thy $1.2300.000$.	the drivery hereof. they are the lawful over: B of the premises above granted, and time during the IJe of this indexture, pay all taxes or assessments that may be levied or w111 keeps there is a start of the second part to the extent of the extend part to the extent of the second part to the extent of the extend part to the extent of the second part to the extent of the extend part of the extend part of the extend part of the extend the annuml se paid during the part of the indebtedness, second by the repet. M of the operating there as exceeding to the terms of second part to preve that may are to the during the taxe with interest thereas as the end of the extent of the part to the extent of the extent of the extent that may are to the during the tax with interest of the end part to the extent of the end part the end the end the end part to the end of the end the end part to the end the end the end part to the end t	
And the mill period h mind of a good and hind that they well werned. It is narred between the second approximation of the second sec	is \mathbf{e}_{i} of the first part do hereby covenant and agree that it is feasible entate of influentiates therein, five and derived in incrementations are and fielded the area arguint styperture smalling level dismit therein, the parties hereto that the part 1.62 . of the first part shall st all relate when the same becomes due and payable, and that 1.23 yr of the second in the event that mid gard. 1.62 of the first part shall st all relate when the same becomes due and payable, and that 1.23 yr of the second in the event that mid gard. 1.62 of the first part shall stat like yr indices and the part 1.62 of the first part shall rait to pay the the same becomes due and payable. The pays are the the second part may pay will base and increments, interest in the rate of 100 first first the disk of payment of the same band of a the theory to here the payment of the same band of 111 thy $1.2300.000$.	the drivery hereof. they are the lawful over: B of the premises above granted, and time during the IJe of this indexture, pay all taxes or assessments that may be levied or w111 keeps there is a start of the second part to the extent of the extend part to the extent of the second part to the extent of the extend part to the extent of the second part to the extent of the extend part of the extend part of the extend part of the extend the annuml se paid during the part of the indebtedness, second by the repet. M of the operating there as exceeding to the terms of second part to preve that may are to the during the taxe with interest thereas as the end of the extent of the part to the extent of the extent of the extent that may are to the during the tax with interest of the end part to the extent of the end part the end the end the end part to the end of the end the end part to the end the end the end part to the end t	
And the mid part 4 mined of a good and hele and that they will warman it is anyone between uses and against aid mail the anyone between this of the second second second the second second second second the second second second second the second sec	Leg. of the first part da hereby covenant and acres that it is familhe entry of inheritance therein, five and draw of all innumbrance and defend the same agains s ³ parties making hereful daim therein. The parts beaches due and payahle, and that thy , you have a solution of the same becomes due and payahle, and that thy , of the second pays a shall be specified and directed by the part of the second pays is pay the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the specified and directed by the part In the specified and directed by the part In the second pays is the specified and directed by the part In the second pays, the specified and directed by the part In the specified	the divery here f. they are the lawful over. S of the premises above granted, and thus divergent is the first or the lawful bar of the second part to be a second part to be second part to be a second part	
And the mid part 4 mined of a good and hele and that they will warman it is anyone between uses and against aid mail the anyone between this of the second second second the second second second second the second second second second the second sec	is \mathbf{e}_{i} of the first part do hereby covenant and agree that it is feasible entropy of the set of all intruduces the feasible entropy of the set of all intruduces and federal the area agains if y particular scaling days with the parties hereto that the part 1.62 . If the first part shall stall with parties hereto that the part 1.62 . If the first part shall stall entropy as shall be reselfed and directive by the part of the second in the event that mid part 1.62 of the first part shall stall fail to part	the divery here f. they are the lawful over. S of the premises above granted, and thus divergent is the first or the lawful bar of the second part to be a second part to be second part to be a second part	
And the said part, sinted of a good and like that do that they well werner. It is agreed between tensor agreed a grain gain and a day and increase on the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of	Leg. of the first part da hereby covenant and acres that it is familhe entry of inheritance therein, five and draw of all innumbrance and defend the same agains s ³ parties making hereful daim therein. The parts beaches due and payahle, and that thy , you have a solution of the same becomes due and payahle, and that thy , of the second pays a shall be specified and directed by the part of the second pays is pay the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the specified and directed by the part In the specified and directed by the part In the second pays is the specified and directed by the part In the second pays, the specified and directed by the part In the specified	the divery here f. they are the lawful over. S of the premises above granted, and thus divergent is the first or the lawful bar of the second part to be a second part to be second part to be a second part	
And the said part, sinted of a good and like that do that they well werner. It is agreed between tensor agreed a gravity said well and by such instances con the size provided, then the bestigs provided, then the social provided the second tensor of the size of the size of the size of the size of the social size of the size of the social size of the siz	Leg. of the first part da hereby covenant and acres that it is familhe entry of inheritance therein, five and draw of all innumbrance and defend the same agains s ³ parties making hereful daim therein. The parts beaches due and payahle, and that thy , you have a solution of the same becomes due and payahle, and that thy , of the second pays a shall be specified and directed by the part of the second pays is pay the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the specified and directed by the part In the specified and directed by the part In the second pays is the specified and directed by the part In the second pays, the specified and directed by the part In the specified	the delivery hered. they are the lawful over. S of the premises above granted, and thus delivery hered. the set of the industry , pay all taxes or assessments that may be levied or w111 Keep thinks upon and real scate insured against for and tornado in such areas of part, the low. If any, made payted to the part, <u></u>	
And the said part, sinted of a good and like that do that they well werner. It is agreed between tensor agreed a gravity said well and by such instances con the size provided, then the bestigs provided, then the social provided the second tensor of the size of the size of the size of the size of the social size of the size of the social size of the siz	Leg. of the first part da hereby covenant and acres that it is familhe entry of inheritance therein, five and draw of all innumbrance and defend the same agains s ³ parties making hereful daim therein. The parts beaches due and payahle, and that thy , you have a solution of the same becomes due and payahle, and that thy , of the second pays a shall be specified and directed by the part of the second pays is pay the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the specified and directed by the part In the specified and directed by the part In the second pays is the specified and directed by the part In the second pays, the specified and directed by the part In the specified	the delivery hard. they are the lawful over: 8 of the premises above granted, and thus during the [16 of the information, pay all taxes or assessments that may be levid or w111 Keep9 , hitches upon aid rail easts insured against for and tornado in such assess of part, the low, if any, made rayshuls to the part, $_$ of the second part is the exit at a distribution of the exit of the second part is the set in any $_$ one part is the set. If any $_$ one part is the set is a set of the individual set of the individual set is the set of the individual individual set of the individual set of the individual set of the individual individual set of the individual individual set of the individual individual set of the individual individual set of the individual individual set of the individual set of the indit of the individual	
And the said part, sinted of a good and like that do that they well werner. It is agreed between tensor agreed a gravity said well and by such instances con the size provided, then the bestigs provided, then the social provided the second tensor of the size of the size of the size of the size of the social size of the size of the social size of the siz	Leg. of the first part da hereby covenant and acres that it is familhe entry of inheritance therein, five and draw of all innumbrance and defend the same agains s ³ parties making hereful daim therein. The parts beaches due and payahle, and that thy , you have a solution of the same becomes due and payahle, and that thy , of the second pays a shall be specified and directed by the part of the second pays is pay the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pay and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part of the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the second pays is pays and the specified and directed by the part In the specified and directed by the part In the specified and directed by the part In the second pays is the specified and directed by the part In the second pays, the specified and directed by the part In the specified	the delivery hard. they are the hard over 8 of the premises above granted, and the delivery hards. The second part is the set of and main easier is assessment that may be level of the information of the second part is the set of any, making spatial to the part, the level, it any, making spatial to the part of the set of any of the second part is the set of any of the second part is the set of any of the second part is the set of any of the second part is the set of any of the second part is the set of the second part is the set of any of the second part is the set of any make the same second by any the set of the second part is the secon	
And the midperts and that they eli senset ind that they eli senset it is arguing aid mid and that they eli senset it is arguing aid mid and by such hargance on the senset of a senset the senset of a senset metric provide the senset of the senset of a senset and the senset of a senset the senset of a senset the senset of a senset the senset of a senset the senset of senset of a senset of senset of senset the senset of senset of senset of senset the senset of senset of senset of senset of senset of senset the senset of senset o	Let e^{-f} the first part da hereby covenant and agree that it is family ensure of inheritages therein, free and date of all innumbranes and default the same becomes due and populae, and that t_{DOY}^{-1} , of the second part and populae in the transmitter of the second part and populae in the transmitter of the second part and populae in the second part is and populae in the second part is and populae in the second part is and populae in the second part is and populae in the second part is an approximate in the sec	the delivery hard. they are the hard over 8 of the premises above granted, and the delivery hards. The second part is the set of the individual second and reads in second and the second part is the set of any, made rays the the part of the second part is the set of any, made rays the delivery hards and the second part is the set of any, made rays the delivery hards and the second part is the set of any, made rays the delivery hards and the second part is the set of any and the second part is the set of the second part is the set of any, made rays the delivery hards and the second part is the set of any, made rays the delivery hards and the second part is the set of the second part is the	
And the mid period sinted of a good and hidd ind that they well werner. It is agreed between the agree	<pre>iee_of the first part da hereby covenant and agree that it is family ensure of inheritages therein, free and dard of all insumbranes and defend the same against s² partse making hereful dain therein. the parts letters that here parts letters letters that here parts letters letters that here parts letters le</pre>	the delivery hard. they are the hard over 8 of the premiers above granted, and will the delivery hard is the first of the induction, pay all taxes or assessment that may be level or will interest. The second part is the se	
And the midperts and that they eli senset ind that they eli senset it is arguing aid mid and that they eli senset it is arguing aid mid and by such hargance on the senset of a senset the senset of a senset metric provide the senset of the senset of a senset and the senset of a senset the senset of a senset the senset of a senset the senset of a senset the senset of senset of a senset of senset of senset the senset of senset of senset of senset the senset of senset of senset of senset of senset of senset the senset of senset o	<pre>iee of the first part do. broky evenant and agree that if feasible states of inheritages therein, free and class of all incumbrance and leftent the assess squires P particular making level is and leftent the assess squires P particular making level and leftent the assess squires P particular making level and the particular squires P particular making level and the the second part may pay wild have and interman. Interference of the first part and left the part of the second in the event that mid part. [263 of the first part shall stat to part of the second part may pay wild have and intermants. Interference of the second part may pay wild have and intermants. Interference of the second part may prove wild have and intermants. Interference of the second part may be also be all intermants. Interference of the second part may be also be all intermants. Interference of the second part may be also be all intermants. Interference of the second part may be also be all intermants. In the second part may be also be all the second part, with all is in remaining any shall be also be all the second part may be intermaded particles of the second part may be also be all interference in the second part may be all the second part may be also be all interference in the second part may be all the second part in the second part in</pre>	the delivery hard. they are the hard over 8 of the premises above granted, and the delivery hards. The second part is the set of the individual second and reads in second and the second part is the set of any, made rays the the part of the second part is the set of any, made rays the delivery hards and the second part is the set of any, made rays the delivery hards and the second part is the set of any, made rays the delivery hards and the second part is the set of any and the second part is the set of the second part is the set of any, made rays the delivery hards and the second part is the set of any, made rays the delivery hards and the second part is the set of the second part is the	
And the mid part, mind of a good and mid- tion of that they will warman. It is agreed between messed agrinst aid and all by such instances con- state of the second	<pre>iee_cf the first part do</pre>	the delivery hard. they are the hard over 8 of the premies above granted, and time during the life of the indetene, pay all taxes or assessment that may be level or will if keep 1 kinks upon and rail each state issued a grant for and tornade is such as an or path. the loss of any, and a payable to the part y of the second part to the state at of any and taxes when the same become due and payable and to kep and permises issued as or picker, and the annount see paid that become a part of the indetections, second by the dress of the state when the same become due and or additional to kep and permises is more a or picker, and the annount see paid that become a part of the indetections, second by the dress of the state when the same become due are of a distribution and the tay and it was a set of the indetections are are of the dress of the state when the same become due are of additional to the same are are of the state and the state when the same become due and to pay of . If the more the same are the same are of the state part of the second part The distribution is a second part of the same part The distrets are set of the same part	
And the midperts and that they eli senset ind that they eli senset it is arguing aid mid and that they eli senset it is arguing aid mid and by such hargance on the senset of a senset the senset of a senset metric provide the senset of the senset of a senset and the senset of a senset the senset of a senset the senset of a senset the senset of a senset the senset of senset of a senset of senset of senset the senset of senset of senset of senset the senset of senset of senset of senset of senset of senset the senset of senset o	<pre>iee_eff the first part da hereby covenant and acres that it is feasible states of inheritages therein, five and dard of all incumbrance and defined the assume becomes due and populae, and that they is a state where the same becomes due and populae, and that they is a state where the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae that fully of the same becomes due and populae they of the same becomes due and populae they of the same becomes due and populae the same becomes due and populae they for the same becomes due and populae they for the same becomes due and they are all the same becomes due and populae to pop for an international same becomes due and populae to pop for an international due and the same as provided in the industry of the same populae due to pop for an international due and they are all the same and they are all the same due and the populae to pop for an international due and they are all the same and they are</pre>	the delivery hard. they are the lawful over: 8 of the premises above granted, and thus during the U6 of the indefinite, pay all takes or assessments that may be levid or w111 KeeD them are a solution of the second part to be actual of a solution of the second part to be actual of the second part is a second be actual of the second part is a second be actual to be actual	
And the mid part, mind of a good and mid- tion of that they will warman. It is agreed between messed agrinst aid and all by such instances con- state of the second	<pre>iee of the first part da hereby evenant and agree that it is feasible states of inheritages therein, free and dear of all incrumbrance and defact the agree signing * partners making herd limit. the parties hereto that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162. of the first part sholl as at it that the part 162 (\$150.00) off the second part part part 162 (\$150.00) of the second part part part to part the part of part the part to part to part the part of part the part of part to part the part of part part the part of part to part the part of part part the part of part to part the part of part part of part the part of part of part the part of part the part of part for part of part the part of part of part the part of part the part of part of</pre>	the delivery hard. they are the hard over 8 of the premiers shore granted, and will be the set of the industry, pay all tase or assessment that may be level or will like 0 himflings upon and rail exists insured against first and tornado in such area of part, the loss, if any, made paylate to the part of the individual set and paylate and to keep and permises insured as or exclusion that many the benefit of the individual set of the rest of the individuals, we would be the set of the individuals, we would be the individual set of the individuals, we would be the individual set of the individuals, we would be the individual set of the	
And the mid part, mind of a good and mid- tion of that they will warman. It is agreed between messed agrinst aid and all by such instances con- state of the second	<pre>iee_eff the first part da hereby covenant and acres that it is feasible states of inheritages therein, five and dard of all incumbrance and defined the assume becomes due and populae, and that they is a state where the same becomes due and populae, and that they is a state where the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae, and that they of the same becomes due and populae that fully of the same becomes due and populae they of the same becomes due and populae they of the same becomes due and populae the same becomes due and populae they for the same becomes due and populae they for the same becomes due and they are all the same becomes due and populae to pop for an international same becomes due and populae to pop for an international due and the same as provided in the industry of the same populae due to pop for an international due and they are all the same and they are all the same due and the populae to pop for an international due and they are all the same and they are</pre>	the defivery hard. they are the hard over 8 of the premies above granted, and thus during the life of the indetence, pay all taxes or assessment that may be level or will if keep 1 kinks upon and rail exists issued against for and tornade its such area of parts, the loss. If any, and a payable to the part y of the second part to the states at any and taxes when the same become due and payable and to kep and permises issued as are predicts, and the same second that become a part of the indetedbaces, second by the draw of meany, exceeded on the <u>5th</u> day of <u>June</u> <u>10</u> <u>30</u> after a starting theore according to the terms of adult delivery of the indetedbaces are part of the second the same second the terms of adult delivery of the indetedbace and the same affect of a large the base the same because due and to kep and the same of affect are and parts of the same part <u>30</u> of the second part affect are and parts of the same part <u>30</u> of the second part 10 of the indetedbace are and parts of a delivery in the same base of the same part <u>30</u> of the second part 10 of the indetedbace and the same of a delivery obtained there the same base of <u>30</u> of the second part 10 of the indetedbace and the same of the indetedbace of the same part <u>30</u> of the second part 10 of 10 of the indetedbace and the same of a second the same part <u>30</u> of the same part 10 or 10 of the indetedbace results and the harden of the same part <u>30</u> of the second part 30 of 10 or 10 or 100 or 100 (SEAL)	
And the mid part, mind of a good and mid- tion of that they will warman. It is argued between messed arguing and mid- tion of the second secon	<pre>iee of the first part do</pre>	the defivery hard. they are the hard over 8 of the premiers above granted, and the defivery hard. the of the indetence, pay all tase or assessment that may be level or will if keep 1 defines upon and rail each size insure or assessment that may be level or will if keep 1 defines upon and rail each size insure or assessment that may be level or will if keep 1 defines upon and rail each size insure or assessment that may be level or will if keep 1 defines upon and rail each size insure or assessment that may be level or will if keep 1 defines upon and rail each size insure or assessment that may be level or will if keep 1 defines upon and rail each send as and is here and pair the indetedores. Second by the result of the indetedores are result of the indetedores are need to be indetedores are set of the indetedores are are then and or elder, and the annous as paid that become a part of the indetedores in a set of a more of assessment in the first descard. If default are made in the part is the series is and and a set of the and the set of the s	
And the midpert of the second and th	<pre>ie_ef the first part da hereby evenant and acres that it is family ensue of inheritages therein, five and dard of all incumbrance and default data same becomes due and populae, and that they is in the same becomes due and populae, and that they is independent data directly by the part of the second data may provide by the part of the second data may provide by the part of the second data may provide by the part of the second data may provide by the part of the second part may provide the same becomes due and populae that fails of part. Y of the second part may provide the same becomes due and populae that fails of part. Y of the second part may provide the same becomes due and populae the populae the same becomes due and populae the populae the part of part of the part of the same becomes a provide due to populae the populae the part of part due to the same becomes a provide due to part of par</pre>	the delivery hard. they are the hard over 8 of the premiers showe granted, and thus during the U6 of the indefente, pay all taxes or assessments that may be levid or will 12 (16 00) 1500 and rail easts insured against fire and terms in series are all rail, below 1 and rail of the second part to be raited at register. So the second part to be raited at the best of the rest of part to be at the second part of the second part to be at the second part of the sec	
And the midpert of the second and th	<pre>iee of the first part do</pre>	the delivery hard. they are the hard over 8 of the premiers showe granted, and thus during the U6 of the indefente, pay all taxes or assessments that may be levid or will 12 (16 00) 1500 and rail easts insured against fire and terms in series are all rail, below 1 and rail of the second part to be raited at register. So the second part to be raited at the best of the rest of part to be at the second part of the second part to be at the second part of the sec	