## MORTGAGE RECORD 76

Reg. No. 990 Fee Paid, \$ 12.50 173

|     |   | FROM STATE OF KANSAS, D  | OUGLAS COUNTY, 11.  |  |
|-----|---|--|---|--|
|     |   |  | filed for record on the 23 day of   |  |
| 0   |   | Balph W. Ward and wife Sept.   | A. D. 19. 30, at 4120 o'clock P. M.   |  |
|     |   | The Lowrence Motional Bank   | Register of Deeds.  |  |
| U . | U | The Lawrence National Bank By  | Deputy.   |  |
|     |   |  | , in the year of our Lord, one thousand nine  |  |
|     |   | hundred and thirty between<br>Ralph H. Tard and Newell Hard, his wife  |   |  |
|     |   |  | State of Kansas   |  |
|     |   | of Lawrence in the County of Douglas and i<br>part les of the first part, and The Lewrence National Bank   |   |  |
|     |   | WITNESSETH, That the said part ice of the first part, in consideration of the sum of   |   |  |
|     |   | <u>Five thousend and no/100</u> DOLLARS to <u>them</u> duy paid, the rece<br>which is hereby acknowledged, have sold, and by this insisture do Grant, Bargain, Sell and Mortgage to the said part <u>y</u> . of the second<br>the following described real estate situated and being in the County of Douglas and State of Kanasa, to-wit:   |   |  |
|     | • | The south one half of lot #24 on Massachusetts Street, al<br>of said property covering a part of the north half of sai<br>certain contract dated October 12, 1863 and recorded in t<br>of Deeds of Douglas County, Kansas.   | ld lot #24 as granted in a  |  |
|     | • |  |   |  |
|     | J |  |   |  |
|     |   | with the appurtenances and all the estate, title and interest of the said part_128 of the first part therein.<br>And the mid part128_of the first part do hereby covenant and agree that at the delivery hereof_they_arethe lawfad overs. If the pennises shows guarded, or  |   |  |
|     |   | And the mid partices and an the estate, full and interest of the said particular of the mit part interest.<br>And the mid partices of the first part do hereby covenant and agree that at the delivery hereof they are   | the lawful owner 9 of the premises above granted, and   |  |
|     |   | And the mid purileB.of the first part do hereby covenant and agree that at the delivery hereof_they_BIPS<br>select of a good and indefensible estate of inheritance therein, free and dear of all incumbrance  | the lawful owner. S of the premises above granted, and  |  |
|     |   | And the mid partleB.of the first part do bereby covenant and agree that at the delivery hered. They are<br>solved of a good and indefeasible estate of inheritance therein, free and dear of all boundmane<br>and that they will warma and defend the same against all parties making lawful claim thereto.<br>It is agreed between the parties hereto that the part.lfge of the first part shall at all times during the life of this inder   | the lawful owner. I of the premises above granted, and<br>thure, pay all taxes or assessments that may be levied or   |  |
|     |   | And the mid partleB.of the first part do bereby covenant and agree that at the delivery hered. They are<br>solved of a good and hedreadble estate to inheritance therein, free and dear of all boundmane<br>and that they will warma and defend the same against all parties making lawful chain thereto.<br>It is argued between the parties hereto that the part.ife@ of the first part shall at all times during the life of this inder<br>assessed against shift real estate when the mane becomes due and payshie, and that hey_will here the buildings upon mak<br>and by and insurance company as shall be specified and directed by the part of the second part, the low, if any, made pay<br>   | L_the lawful owner. B of the promises above granted, and<br>sture, pay all taxes or assessments that may be bried or<br>I real estate insured against for and formado is noth sum<br>make to the part of the second part to the extent of<br>no due and paythe and to keep and premises insured as  |  |
|     |   | And the mid part108. of the first part do hereby covenant and agree that at the delivery hered. They are<br>solved of a good and hedreadble state of inheritance therein, free and dear of all boundmane   | Luche lavid over. I of the premises above granted, and<br>sture, pay all taxes or assessments that may be bried or<br>it real estate insured against for and formado in such sum<br>make to the part_y_of the second part to the extent of<br>no due and papathe and to keep and premises insured as<br>aball become a part of the indebtodness, secured by this<br>  |  |
|     |   | And the mid perifeE. of the fur part do hereby covenant and agree that at the delivery hered. They are<br>mained of a good and indefendible state of inheritance terms free and dear of all incumbance<br>and that they will serman and defend the mane agricult all parties making herefol dates that all theme during the life of this inder<br>agreed agricult and real states when the mane becomes due and payable, and that they_Tillize; the buildings upon mid<br>and the inherited encoder and agricult and the mane becomes due and payable, and that they_Tillize; the buildings upon mid<br>agreed agricult all real states when the mane becomes due and payable, and that they_Tillize; the buildings upon mid<br>and by such insurance compares as built be predicted and directed by the part  | the lavid owner. I of the promises above granted, and<br>thure, pay all taxes or assessments that may be bried or<br>it real estate insured against fire and tormado in such sum<br>hile to the part. yof the second part to the statust of<br>on dur and payable and to keep mid premises insured as<br>aball become a part of the indubtedness, second by this<br>23rd day of September   |  |
|     |   | And the mid perileE. of the fur per do hereby covenant and argue that at the delivery hered. They are<br>mined of a good and hidranible state of inheritance therein, free and dear of all incumbance<br>and that they will surmar and defend the same against all parts making including the time during the life of this inder<br>assessed against and real states when the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic the mid-marked state and the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic against and real states when the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic against and real states when the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic against and real states when the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic against and the term that mid pert. <b>162</b> of the first pert shall fail to pay such haves when the manne becomes<br>herein provided, then the pert <b>w</b>  | Let havid over. If of the premises above granted, and<br>have, pay all taxes or assessments that may be bried or<br>real estate insured spints firs and tornado is each sum<br>bile to the part of the second part to the estatest of<br>ne due and payable and to keep mid premises insured as<br>aball become a part of the indubitations, secured by this<br><u>DOLLARS</u> .<br><u>23rd day of September</u> <u>10.30</u><br>to be sum of said oblightion and dies to sover any real real<br>them the beem provided, in the event that and  |  |
|     |   | And the mid perileE. of the fur per do hereby covenant and argue that at the delivery hered. They are<br>mined of a good and hidranible state of inheritance therein, free and dear of all incumbance<br>and that they will surmar and defend the same against all parts making including the time during the life of this inder<br>assessed against and real states when the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic the mid-marked state and the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic against and real states when the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic against and real states when the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic against and real states when the more becomes due and populate, and that <b>hitPy_will</b> like; the building turn mid-<br>matic against and the term that mid pert. <b>162</b> of the first pert shall fail to pay such haves when the manne becomes<br>herein provided, then the pert <b>w</b>  | Let havid over. If of the premises above granted, and<br>have, pay all taxes or assessments that may be bried or<br>real estate insured spints firs and tornado is each sum<br>bile to the part of the second part to the estatest of<br>ne due and payable and to keep mid premises insured as<br>aball become a part of the indubitations, secured by this<br><u>DOLLARS</u> .<br><u>23rd day of September</u> <u>10.30</u><br>to be sum of said oblightion and dies to sover any real real<br>them the beem provided, in the event that and  |  |
|     |   | And the mill perifeC. of the first per do hereby cornant and argue that at the delivery hered. They_are<br>modes of a good and indefeable state of inheritance therein, free and dear of all incumbance<br>and that they will werman addrend the mane segment all parties making herein distant there are<br>not been been as a state of the indefeable<br>material that are state when the mane hereins due and paytich, and that the the during the life of this indef<br>material that incumes company as hall be provided and directed by the part   | the lavid over <b>B</b> of the premises above granted, and<br>https, pay all taxes or assessments that may be bried or<br>it and estable incored explaint five and toreado is not been<br>suble to the part. <b>y</b> . of the second part to the statust of<br>ne due and payable and to keep and premises incured as<br>aball become a part of the indebtodness, secured by this<br><b>DOLLARS.</b><br><b>23rd</b> day of <b>September 1 30</b><br>the status of add boligation and the to secore any num effective<br>threas a build become a payable, or if the scattar for any<br>between de suble doligation and the to secore any num effective<br>threas and payable. The first mentions in all they<br>displaysed. If default he made in such payments or any<br>between threas and payable, or if the mentions in all they<br>only of the threas the mediation is previous. The second they<br>only of the threas the mediation is previous. The second they<br>is of the the mediation is previous. The second payable and the payable and the second payable and the second payable and the payable and the second payable and the second payable and the second payable and the second payable and the payable an  |  |
|     |   | And the mid perileE. of the fur per d hereby covenant and argue that at the delivery hered. They_are mide of a good and hidrandhe state of inheritance therein, free and dear of all incumbance and that they will surman and defend the same spine all period and the termination of the period of the first part shall as all time during the life of this index assessed against and real networks with the mane become during the period. A second period the life, if and the there is a second period by the period. The second period the life of this index assessed against and real networks as a hild be periodic and directly the period. The second period here, if any mater shall have indexed by the hild be and the period of the first period have been assessed against and the the the rate of period have been assessed and the hild be period. The second period have been that mid period 1268 of the first period have been shown as the the second period have been the second period h | Let lavid over 9 of the premises above granted, and<br>thure, pay all taxes or assessments that may be bried or<br>if real estate insured against firs and tornado is each sum<br>ble to the part of the second part to the estatest of<br>on due and payable and to keep mid premises insured as<br>ahall become a part of the industateous, secured by this<br><b>237cd</b> day of <b>September</b> 10.30<br>to be trees of said obligation and date to secure any sum<br>threats thereas and herein provided, in the event that and<br>discharged. If default be made as such any discharged<br>the of the accord part.  |  |
|     |   | And the mid perileE.of the first per d hereby covenant and argue that at the delivery hered. They_are mided of a good and hidranike series of inheritance therein, from and deter of all membranes   | Let lavid over 9 of the premises above granted, and<br>thure, pay all taxes or assessments that may be lovid or<br>i real estate insured against for and formato in each sem<br>able to the part of the second part to the estate of<br>or due and payable and to keep mid premises insured as<br>aball become a part of the induitedness, secured by this<br><u>DOLLARS</u> ,<br><u>B3rd day of September</u> 1.3.30<br>v de array of and obligation and also to secure any run of<br>the induitedness of the insuring or any<br>become de and obligation and also to secure any run of<br>the induited by the part of the insuring or any<br>become de and payable, or if the insuring that and induited<br>to of the induited by the part and insultation<br>the shall be pair by the pays   |  |
|     |   | And the mid perileE.of the first per d hereby covenant and argue that at the delivery hered. They_are mided of a good and hidranike series of inheritance therein, from and deter of all membranes   | Let lavid over 9 of the premises above granted, and<br>thure, pay all taxes or assessments that may be bried or<br>if real estate insured against firs and tornado is each sum<br>ble to the part of the second part to the estatest of<br>on due and payable and to keep mid premises insured as<br>ahall become a part of the industateous, secured by this<br><b>237cd</b> day of <b>September</b> 10.30<br>to be trees of said obligation and date to secure any sum<br>threats thereas and herein provided, in the event that and<br>discharged. If default be made as such any discharged<br>the of the accord part.  |  |
|     |   | And the mid perileE_of the furt pert do hereby covenant and areas that as the delivery hered. They_arease index of a good and hidranible state of inheritance therein, from and dear of all membranes  | Let lavid over 9 of the premises above granted, and<br>thure, pay all taxes or assessments that may be loved ar<br>i real estate insured against for and tornado in each sem<br>able to the part of the second part to the estant of<br>as due and payable and to keep mid premises insured as<br>aball become a part of the induitations, secured by this<br>  |  |
|     |   | And the mit perife E. of the fur perifer   | Let lavid over 9 of the premises above granted, and<br>thure, pay all taxes or assessments that may be loved ar<br>i real estate insured against for and tornado in each sem<br>able to the part of the second part to the estant of<br>as due and payable and to keep mid premises insured as<br>aball become a part of the induitations, secured by this<br>  |  |
|     |   | And the mid perileE_of the furt pert do hereby covenant and areas that as the delivery hered. They_arease index of a good and hidranible state of inheritance therein, from and dear of all membranes  | the lavid over $\P$ of the premises above granted, and<br>thure, pay all taxes or assessments that may be bried or<br>it real entatic insured against fire and tornado in such sean<br>black to the part $Y_{-0}$ of the second part to the entant of<br>on due and payable and to keep and premises insured as<br>aball become a part of the indebtodness, we routed by this<br><b>23rd</b> day of <b>September</b> is <b>30</b><br>to be term of add colliquids and due to secure are sum or<br>terest thereas an benefit years, that manditude<br>lishenged. If default he made is near a sum of<br>the of the second part.<br><b>3.30</b><br>the term of add colliquids and due to secure are sum or<br>parts thereas an benefit years, that manditude<br>lishenged. If default he made is near haryments or any<br>listed on add parts reserver appended to worker there must<br>be add to have a reserver appended to worker there must<br>be able by a the bardets securing therefore shall sector<br>appendixed part. the day and year hast<br><b>rd</b> (SEAL)   |  |
|     |   | And the mid perileE_of the furt pert do hereby covenant and areas that as the delivery hered. They_arease index of a good and hidranible state of inheritance therein, from and dear of all membranes  | the lavid over <b>9</b> of the premises above granted, and<br>thure, pay all taxes or assessments that may be bried or<br>it real estate insured against fire and tormado is each sean<br>ble to the part <b>J</b> . of the second part to the statust of<br>on due and payable and to keep and premises insured as<br>aball become a part of the indebtdomes, where the<br><b>DOLLARS</b> ,<br><b>23rd</b> day of <b>September</b> is <b>30</b><br>to be term of add obligation and due to score any sum of<br>the state of the second pays and the second payable<br>indepth of the second pays and the second pays<br>the decision of add obligation and due to score any sum of<br>the second pays and the second pays and the second pays<br><b>1</b> . <b>3</b> of the second pays.<br><b>1</b> . <b>4</b> and <b>4</b> and secal. <b>3</b> . the day and year last<br><b>1</b> . <b>4</b> . (SEAL).<br>(SEAL)  |  |
|     |   | And the sail perife EL of the form just do hereby econsant and agree that at the dollary hered. They_are a said of a pool and indefaulties exists of inheritance therein, free and dear of all incumbance  | the lavid over 9 of the premises above granted, and<br>hure, pay all taxes or assessments that may be bried or<br>it real estate insured against fire and tormado is each sean<br>ble to the part of the second part to the statust of<br>ne due and payable and to keep and premises insured as<br>aball become a part of the indebtdenses, where it is and<br>  |  |
|     |   | And the sail perife EL of the form part do hereby events to at grew that at the definity hered. They_are a start of a labeleadible state of inheritance therein, free and dear of all incumbance   | the lavid over <b>9</b> of the premises above granted, and<br>hune, pay all taxes or assessments that may be bried or<br>not estable housed against fits wall formals in marks are<br>marks to the part_y_of the second part to the extent of<br>on dura and payshile and to keep mid premises insured as<br>all become a part of the indicidudenes, second by this<br>   |  |
|     |   | And the sail perifeC. of the for part do hereby cornent and argue that at the definity hered. They_are argued a pool and indefendible state of inheritance there is a pool and indefendible state of inheritance there is a pool and indefendible state of inheritance there is a pool and indefendible state of inheritance bursts in the same there is a pool and indefendible state of inheritance bursts. The same descent and pool is a pool and in the poolGeg the form part shall as all time during the life of this indefendible states when the more become and any pool is a that the poolGeg the form part shall as all time during the life of this indefendible states when the more become part and part and that the poolGeg the same part shall fail to pay such that more organic part any pay and these products of payment of the pay the same part of the same pays and the pool part any pay and these pool parts of pays and they result. The form and pays the time product and pays the same and pays the pays t                       | the lavid over <b>9</b> of the premises above granted, and<br>hume, pay all taxes or assessments that may be bried or<br>i real estate insured explaint for and toreado in each seem<br>able to be part_ <b>y</b> _of the second part to the statust of<br>ne due and payable and its keep and premises insured as<br>aball become a part of the indebtedness, second by this<br><b>DOLLARS.</b><br><b>23.rdd</b> day of <b>September</b> is <b>30</b><br>of the transformed of the indebtedness, second by this<br><b>Berlands</b> . If default he made is not here each that and<br><b>Berlands</b> . If default he made is not be each and and<br><b>Berlands</b> . If default he made is not be each may may<br>all the pays a reseiver appointed to e_strict the rest<br>three as the bards are reseiver appointed to e_strict the rest<br>by a day be paired payed. If the day and year last<br><b>rd</b> (SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)  |  |
|     |   | And the sail perifefind of the rest do   | the lavid over <b>9</b> of the premises above granted, and<br>https, pay all taxes or assessments that may be bried as<br>rable to the part_y_of the second part to the ratent of<br>one due and payshile and to keep and premises insured as<br>shall become a part of the indebtedness, second by the<br><u>DOLLARS</u> ,<br><b>23.7d</b> days of <b>September</b> 10.30<br>to be trans of and dollarstin and also to server any ratent of<br>the second static dollarstin and also to server any ratent of<br>the second static dollarstin and also to server any ratent of<br>the second static dollarstin and also to server any ratent of<br>the second static dollarstin and also to server any ratent of<br>the second static dollarstin and also to server any ratent of<br>discharged. If defuils by made any second pays<br>they of which this indestine is green, shall immediately<br>the of the second payst. the second pay the second payst<br>we and to have a reviewer appointed to emitted the result<br>by ability by the payst. the day and year last<br><b>ard</b> (SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)   |  |
|     | 1 | And the mit perifeEdt fe for first 6   | the lavid over <b>9</b> of the premises above granted, and<br>https:, pay all taxes or assessments that may be bried or<br>it real estate insured against fire and tormado is each sean<br>black to the part <b></b> of the second part to the statust of<br>ne due and payable and its heap mid premises insured as<br>aball become a part of the indebtdmess, where the the<br><b></b>  | Pris Delasta   |
|     | 1 | And the sail perifeft_of the for part do hereby errorant and arges that at the definity hered. They_are argest of a post and indefendible state of inheritance therein, fore and desard of all normanics. The same of a post and indefendible states of inheritance therein, fore and desard of all normanics. The same of a post and indefendible states of inheritance that in the state of the inheritance. The same of apopt and indefendible states of an anometers and and posticle, and that the DY_TILLE_y the buildings up and its and the same been herein postic. And in the orth that and post_265 of the fore part shall as the sound post, the law may be posticle, then the post of the sound part, the law may be shall be provided and directed by the part of the sound part, the law may be posticle, then the part of 100 more that and post_162 of the fore part, with all interms or part in the same to be the intermet of the law of the post of the sound part, the law may be posticle, the the part of the same to part of the sound part, the law intermet of the law of the post of the sound part, the law intermet of the law of the part of the sound part, the law intermet of the law of the part of the sound part, the law intermet of the law of the part of the law of the law of the part of the law of the part of the law of               | the lavid over <b>9</b> of the premises above granted, and<br>https:, pay all taxes or assessments that may be bried or<br>it real estate insured against fire and tormado is each sean<br>black to the part <b></b> of the second part to the statust of<br>ne due and payable and its heap mid premises insured as<br>aball become a part of the indebtdmess, where the the<br><b></b>  | entropy of the second start the second s   |
|     | 1 | And the mit perifeff. of the fur per d hereby envents to alress that at the delivery hered. They_are included in the state of inhomeses included in the state of inhomeses. The segment between the state in the state of inhomeses included in the state of the inhomeses included in the state in the state when the must become due and popular, and that they T_lllkey the buildings upon and index in the intervent that and pert_162 of the first part shall at all time during the life of the links are more period and directed by the pert_T_ of the second part, the links must be compared at a north period in the during the life of the state of the stat | the lavid over <b>9</b> of the permises above granted, and<br>have, pay all taxe or assessments that may be bried or<br>rais exists income a part of the information is not a<br>solution of the part_y_of the second part to the exist of<br>on due and payshife and to keep and premises incured as<br>includent of the information of the information incure<br><b>23rd</b> day of <b>September</b> , in <b>30</b><br>o the terms of and obligation and also to source our run of<br>discharged. If default he made is such payments or any<br>discharged. If default he made is not be exceened with the<br>hand band second part.<br><b>4.</b> Joint the term of the information of the<br>hand band second part.<br><b>5.</b> (as the exceed part.<br><b>5.</b> (as the exceed part.<br><b>5.</b> (as the exceed part.<br><b>5.</b> (b) the perturbation of the day and year last<br><b>rd</b> (SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL) | And December of the second start and the second sta   |
|     |   | And the mit perifeff. of the fur per d hereby envents to alress that at the delivery hered. They_are included in the state of inhomeses included in the state of inhomeses. The segment between the state in the state of inhomeses included in the state of the inhomeses included in the state in the state when the must become due and popular, and that they T_lllkey the buildings upon and index in the intervent that and pert_162 of the first part shall at all time during the life of the links are more period and directed by the pert_T_ of the second part, the links must be compared at a north period in the during the life of the state of the stat | the lavid over <b>9</b> of the premises above granted, and<br>https, pay all taxes or assessments that may be bried or<br>it real estate insured against five and toreado is noth some<br>able to the part. <b>y</b> . of the second part to the statust of<br>ne due and payable and its keep and premises insured as<br>abalt become a part of the indebtedmes, where the<br><b>23rd</b> day of <b>September</b> 10 <b>30</b><br>to be turned a skill obligation and the to secure any sum of<br>the status of the indebtedmes, where the security of<br>the status of the indebtedmes of the secure that and<br><b>Barbarget</b> . If default he made is such provided in the<br>thread of the status of the source are sum of<br>the status of the indebtedmes of the secure that and<br><b>Barbarget</b> . If default he made is such provided in the<br>status of pays are treasive appointed. It is status of<br>the status of pays are treasive and the status<br><b>10</b> do the secure appendix of the day and year last<br><b>1rd</b> (SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)  | Bad Bases<br>Salarita<br>Salarita<br>Mortuget<br>Mortuget<br>Salarita  |
|     |   | As is to side parked first for the compared to the providence of the first section of the providence of the first section of the index section of the providence                           | the lavid over <b>9</b> of the premises above granted, and<br>hume, pay all taxe or assessments that may be bried or<br>i real-estate insured exploit for and toreado is not be sen<br>able to be part. <b>y</b> . of the second part to the statust of<br>ne due and payable and to keep and premises insured as<br>abalt become a part of the indebtodness, second by the<br><b>DOLLARS</b> .<br><b>23rd day of September</b> is <b>30</b><br>o be trend and obligation and the to secure any sum of<br>Herberg these and the indebtodness, secured by the<br><b>23rd day of September</b> is <b>30</b><br>o be trend and obligation and the to secure any sum of<br>Herberg these and provide, in the event that and<br>Herberg these and provide, in the event that and<br>Herberg the secure provide, in the event that are<br>then a state of pays in the pays, while the rest the<br>these and be also by the pays. It is the event the<br>herberg these and benefits are rule to the secure to<br>the day and pays are restored provided to e.scient the<br>rest of the secure provided in the termin that the<br>paysite pays are restored provided to e.scient the<br>paysite pays are restored provided to e.scient the<br>paysite pays are restored provided to e.scient the<br>paysite pays are restored provided to excient the<br>paysite paysite based.<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(S   |  |
|     |   | And the sail perife fill of the for part d hereby exemute at areas that at the deformation of the PL areas and a post and indeformable state of inheritance therein, free and dear of all normatices — intermediate there is a same target of the there are region of the post part shall be allowed by the part   | the lavid over <b>9</b> of the permises above granted, and<br>hure, pay all taxe or assessments that may be bried or<br>rais exists income a part of the information is not a sen-<br>match to the part_y_of the second part to the exist of<br>in dura and payable and to keep mid permises incured as<br>all become a part of the information, second by the<br><b>237d</b> day of <b>September</b> 10.30<br>to be true of and dollarding and also to serve any rais of<br>discharged. If default is made in such payments or any<br>discharged. If default her made is not be reached as the<br>the other of and dollarding and also to serve any rais of<br>discharged. If default is made in such payments or any<br>discharged. If default her made is not payment or any<br>discharged. If default her made is not payment or any<br>discharged. If default her made is not payment or any<br>discharged. If default her made is not payment or any<br>discharged. If default her any busies of the raises<br>the other than a review payment to the states<br>hand and scal. If the day and year last<br><b>rfd</b> (SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>  | Sun Print<br>Sun Pr |
|     |   | And the shit perifed_ of the first part do hereby cornent to draw that at the definition of the PL are made in the definition of the state of information of the state of the state of the information of the state of the information of the state of the information of the state of the state of the information of the state of the   | the lavid over <b>9</b> of the permises above granted, and<br>hure, pay all taxe or assessments that may be bried or<br>rais exists income a part of the information is not a sen-<br>match to the part_y_of the second part to the exist of<br>in dura and payable and to keep mid permises incured as<br>all become a part of the information, second by the<br><b>237d</b> day of <b>September</b> 10.30<br>to be true of and dollarding and also to serve any rais of<br>discharged. If default is made in such payments or any<br>discharged. If default her made is not be reached as the<br>the other of and dollarding and also to serve any rais of<br>discharged. If default is made in such payments or any<br>discharged. If default her made is not payment or any<br>discharged. If default her made is not payment or any<br>discharged. If default her made is not payment or any<br>discharged. If default her made is not payment or any<br>discharged. If default her any busies of the raises<br>the other than a review payment to the states<br>hand and scal. If the day and year last<br><b>rfd</b> (SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>  | This Prints<br>of The Prints<br>of T   |