## MORTGAGE RECORD 76

of

6-1-23 S

Reg. No. 1387

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.		
		This instrument was filed for record on the		
Charles L. S	Shirar and wife	June A. D. 1931 , at 5:0	10o'eloekPM.	
		Eline & Comstring	Register of Deeds.	1
The Lawrence	National Bank	By	Deputy.	
THE INDER	PP Made this let down of theme	in the way of our T	ord, one thousand nine	
hundred and t			ord, one mousing nife	1. 1. 1. 1. 1.
	rles L. Shirar and Alice Shirar, hi	s_wife	and a second second second second	
of	in the County of Douglas	and State of Kansas		
part_1.2.2. of the first	part, and The Lawrence National Ba		of the second part.	
	That the said part. 122. of the first part, in considers	ation of the sum of		
Five thousand which is hereby ackno the following describe	snd_no/100. wledged, haYEsold, and by this indenture do d real estate situated and being in the County of Dou	DOLLARS, to them di Grant, Bargain, Sell and Mortgage to the said part iglas and State of Kansas, to-wit:	y paid, the receipt of y of the second part,	
<pre>(8C) acr (SEt) No less, of one-four east Qua the Sout Sixty-tw on the E Township</pre>	es, more or less; and that part of rth of the Kakarusa, less School lo Section Seventeen (17), Township T th interest in and to the folloring rter (172) of Section Seventeen (17 h Half (S)) of Section Seventeen (1 o (62) acres on the West side belon met side belonging to Charles L. Sh	(NE2) of Section Seventeen (17) con the East seventy (70) sores of the S t, containing thirty-eight (38) acre hirteen (13) Range Twenty (20). Als ; described land; The West Half (W2) ) containing eighty (30) acres, more of lying morth of the Tekarusa Creek ging to E. L. Brown and Thirty-eight irer and school lot, all in Section ouglas County, Kanses, containing On	outheast Quarter s, more or o our undivided of the North- or less; and c, excepting (38) acres Seventeen (17)	
	•			
with the appurtenance	s and all the estate, title and interest of the said part.	128. of the first part therein.		
And the said part 1	@S_of the first part do hereby covenant and agree that at	t the delivery hereof they are the lawful owner S of the ;	premises above granted, and	
And the said part 1. seized of a good and indefe	es. of the first part do hereby covenant and agree that at easible estate of inheritance therein, free and clear of all incumbrance	t the delivery hereof they are the lawful owner. S of the ;	premises above granted, and	
And the said part is beined of a good and indefe and that they will warrant a It is agreed between t	Q2_of the first part do hereby covenant and agree that at easible estate of inheritance therein, free and clear of all incombrance and defend the same against all parties making lawful claim thereto the parties hereto that the part 125_ of the first part shall at at	t the delivery hereof. They_are the lawful owner.5 of the ; 	ents that may be levied or	
And the mid part 1. where of a good and indefined ind that they will warrant in It is agreed between the uses and against said real e- and by such insurance compo- 1.5.8 interest. And	QS.cf the first part dobreby covenant and agree that at subtle state of inheritance therein, free and discr of all househouse and defend the same spans all parties making layful claim therein the parties here to that partie. The state of the disk of the the state when the same becomes due and payable, and that the parties and all the specified and dimeted by the part of the same in the ovent that and the part. QS.c.	t the delivery hereof the <u>U</u> are the lawful over. B of the is 	ents that may be levied or re and tornado in such sum econd part to the extent of ep said premises insured as	
And the mid part 1. where of a good and indefined ind that they will warrant in It is agreed between the uses and against said real e- and by such insurance compo- 1.5.8 interest. And	QS.cf the first part dobreby covenant and agree that at subtle state of inheritance therein, free and discr of all househouse and defend the same spans all parties making layful claim therein the parties here to that partie. The state of the disk of the the state when the same becomes due and payable, and that the parties and all the specified and dimeted by the part of the same in the ovent that and the part. QS.c.	t the delivery hereof the <u>U</u> are the lawful over. B of the is 	ents that may be levied or re and tornado in such sum econd part to the extent of ep said premises insured as	
And the said part 1. elised of a good and indefa and that they will warran in It is agreed between to usessed against said real e and by such insurance com it is interest. And therein providga, then the indenture, and shall bear in THIS GRANT is into	QS.cf the first part dobreby covenant and agree that at subtle state of inheritance therein, free and discr of all househouse and defend the same spans all parties making layful claim therein the parties here to that partie. The state of the disk of the the state when the same becomes due and payable, and that the parties and all the specified and dimeted by the part of the same in the ovent that and the part. QS.c.	t the delivery hereof the <u>y</u> _nre the herd over.B of the : * 	ents that may be levied or a and tornado in such sum second part to the extent of rp mid premises insured as debtodness, secured by this 	
And the sold part 1. where of a good and indef and that they will warrant in It is agreed between it is agreed between assessed against sold reat e and by such insurance compo- its interest. And herein provided, then the print of the solutions of THIS GILANTS a nut Five thousant	0.2 of the fart pert do hereby eventualt and agree that at matthe strate of inheritance therein, free and clear of all incumbrance and defend the same squared particles making leafed data. There is particle herein that the pert $1.2$ $0.5$ . of the fart part shall at a lasts when the same becomes due and payable, and that $1.1$ bary pay as shall be specified and directed by the part. JO the see in the event that and part $1.2$ $0.5$ . of the fart part shall at 16 is 1.2 $0.5$	to the delivery hereof the <u>UP_DF</u>	ente that may be levied or v and tornado in such sum scond part to the extent of op add premises insured as debtedness, secured by this 	
And the sold part 1, wind of a good and indef and that they will warrant in it is agreed between unseed against sold real of and by such huaranse com- its interest. And beein provided, then the p of the sold of the sold of the its GRANT is no THIS GRANT is no THIS GRANT is no used of the terms of and by 11s.	0.6  of the fart part do hereby evenant in dispute that atmassible state of inheritance therein, free and clear of all incumbrancemassible states of inheritance therein, free and clear of all incumbrancethe parties herein that the part $1.6.6$ . of the fart part shall at a instate when the many becomes due and payable, and that filtery pare a shall be specified and directed by the part of the nee in the event that and part $1.6.6$ of the fart part shall fail to part of the become part may real its see and hourshow interest the rate of 10% from the clase of payment static fails or earlied a same direction of the state of all of $0.60$ contains written obligation for the payment of a part and payable to the yeart to pay fart any instances of the and part of the become to the payment of any instances	to the delivery hereof the <u>U</u>	ents that may be levied or w and tormado in such sum eccond part to the extent of or paid premises insured as debtischess, secured by this 	
And the sold part 1, wind of a good and indef and that they will warrant in it is agreed between unseed against sold real of and by such huaranse com- its interest. And beein provided, then the p of the sold of the sold of the its GRANT is no THIS GRANT is no THIS GRANT is no used of the terms of and by 11s.	0.6  of the fart part do hereby evenant in dispute that atmassible state of inheritance therein, free and clear of all incumbrancemassible states of inheritance therein, free and clear of all incumbrancethe parties herein that the part $1.6.6$ . of the fart part shall at a instate when the many becomes due and payable, and that filtery pare a shall be specified and directed by the part of the nee in the event that and part $1.6.6$ of the fart part shall fail to part of the become part may real its see and hourshow interest the rate of 10% from the clase of payment static fails or earlied a same direction of the state of all of $0.60$ contains written obligation for the payment of a part and payable to the yeart to pay fart any instances of the and part of the become to the payment of any instances	to the delivery hereof the <u>U</u>	ents that may be levied or w and tormado in such sum eccond part to the extent of or paid premises insured as debtischess, secured by this 	
And the mid goal, added as goal and indiv- add that they will warman It is goal between it assessed asping mid red summary and the summary and the summary and the summary and the Fits interest. And its interest and Fits the thread of Fits the thread of the thread of the the summary and the set of the of by 112 of the first ar- ant of midge attemed by a thread of a way obligant	0.6  of the first pert do	to the delivery hereof the <u>QU_DTO_</u> the hereid event. B of the 1 <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> time during the life of this indexture, pay all taxes or assessment <b>HILLS</b> have the building upon and read state insund against for <b>and part, the low, and any park is the pay <u>I</u> of the s pay such taxes when the mane become due and payshels and to low <math>e_i</math>, or either, and the amount so paid shall become a part of the low regard. In its server the second on the <u>182t</u> day eff</b>	ents that may be levied or w and tormado in such sum eccond part to the extent of or paid premises insured as debtischess, secured by this 	
And the mid grad. $\underline{A}$ dete of a good and index details of a good and index I is agreed between to asseed against mid-reliant I is agreed between to asseed against mid-reliant I is agreed by such hyperstrained the reliant provided the the distance and will be use FI to distance the FI to distance the I to distance the whole and attack the observations of the whole and the whole and attack the distance the $I$ the distance $I$ the $I$ to distance $I$ the $I$ the observation $I$ and $I$ the observation $I$ the $I$ distance $I$ the $I$ the observation $I$ distance $I$ the $I$ the observation $I$ the $I$ distance $I$ the $I$ the $I$ the $I$ the $I$ distance $I$ the $I$ the $I$ the $I$ the $I$ distance $I$ the $I$ the $I$ the $I$ the $I$ distance $I$ the $I$ the $I$ the $I$ the $I$ distance $I$ the $I$ the $I$ the $I$ the $I$ distance $I$ the $I$ the $I$ the $I$ the $I$ the $I$ distance $I$ the $I$ the $I$ the $I$ the $I$ the $I$ the $I$ distance $I$ the $I$	0.6.4 the fart part do hereby eventualt and spire that at mathle state of inheritance therein, free and clear of all incumbras mathle states of inheritance therein, free and clear of all incumbras defend the same sequents all particles mathle part disk in the state size is the main bencime of an all particles, for the fart part shill all at parts as shill be spiced and directed by the part of the sec in the event that and part_0.0 of the fart part shill fail be part of the second part may require the shift hall be part of the second part may require the shift hall be part of the second part may require the shift hall be part of the second part may require the second hours and not no (1000 0.0.0.0	to the delivery hereof the <u>QUAR</u> <u>E</u>	ents that may be levied or a tot tornado in such sum cond part to be extant of up and premises insured as deletations, secured by this 	
And the mid spacel, deter d s good and indi- det of s good and indi- det and the they will warman. It is agreed between sensed agoing mid real of amond agoing mid real of amond agoing mid real of by such humans can ritid out the sense of the ritid out of the sense of the sense of the sense of the factor of the sense of the sense of the factor of the sense of the sense of the factor of the sense of the sense of the sense of the factor of the sense of the sense of the sense of the sense of the factor of the sense of the sense of the sense of the sense of the factor of the sense of the	Q.a. of the fort part do	to the delivery hereof the <u>QUAR</u> _ <u>PC</u>	ents that may be levied or a tot tormado in such sum econd part to the extent of part to the extent of part permise insured as debtechese, secured by this <u>DOLLARS</u> . d due to secure any more ed, in the event that and the tot secure any more the due to secure any more a perme, shall immediately in coveryative shall be repar- a perme, shall immediately <u>Doublet on the secure shall be repar</u> - ted and the event that and a perme, shall have been the permet and the maximum shall be repar- ted to the secure shall be repar- permet and the maximum shall be repar- ted and the secure shall be made <u>Doublet to event the secure shall be repara-</u>	
And the soil space $\lambda$ aims of a good and indi- alized of a good and indi- alized of a good and indi- regard between $\lambda$ . It is agreed between $\lambda$ and by such increases and and by such increases and ensing provided, then the so- ering provided, then the source is provided to the terms of Figure 1 house an ensing of the source of the figure 1 house and the source of the source of of the source	$0.6 \ {\rm cf}$ the fort part do hereby covenant and space that a manife sense of inheritance therein, free and clear of ill incumbers the maximum of the sense space of the sense of the sense space of the sense of the sense space of the sense of t	to the delivery hereof the <u>QUARC</u> the herd over <b>B</b> of the . The the delivery hereof the <u>QUARC</u> the herd over <b>B</b> of the . The the delivery hereof the deliver and the herd over <b>B</b> of the . The the herdings upon and real static hermed against for and part, the loss, if any, much parallels due to pay <u>I</u> of the pay and haves the hermed parallels of the pay <u>I</u> of the pay and have the most pay and herdine the same become due and payshike and to her regard. In the most pay and the moment ap and shall become a pay of the herdine the loss of the pay <u>I</u> of the	ents that may be levied or u and tormado in such sum econd part to the estant of part pression such as a debtedness, secured by this DOLLARS. d date to secure any more of $u$ , in the result that and d date to secure any more of $u$ , in the result that and d date to secure any more of $u$ in the result that and the secure that the secure u or every dwitt instanciation of the instance in rely that the overy dwitt instanciation u or every dwitt instanciation u or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or u or $u$ or u or $u$ or u or $u$ or u or $u$ or u or $u$ or u or $u$	
And the mid pack ] deal of a good and indiv- deal of a good and indiv- liated of a good and indiv- ment of a good between a second agoing mid real and by such humans com- results provided, then the second good and the second second THM of the second second second the second second second second the second second second second second second second second second second second second second	Q.a. of the fort part do	to be delivery hereof the <u>QUATE</u> . The hereid event. B of the 1 <sup>so</sup> and <u>the set of the set of the indextare</u> , pay all taxes or assesses <u>will taken the buildings upon moid real state insumed against for and part, the loss, if any, mass payable for the pay. <u>The taxes when the mane become down and payable and to be</u> pay such taxes when the mane become down and payable and to low e. or other, and the amount so paid shall become a part of the in regard. and man of memory, essented on the <u>let</u> day of <u>Jun</u> interest avoying thereon avording to the terms of and obligations on the origination optimized therein fully discharged. If default he reads as the part are set of <u>if and a provide</u> or which the indexture i a definition optimized therein fully discharged. If default he reads as the part may or <u>if a main is second part</u>. The mode writes addigation, for the second of which the indexture i and it shall be lawful for the said part. <u>N</u> of the second part, therein, and the corrybal. If days there he, shall be paid is set the optimized the overyball of any there he, shall be paid is set the optimized the overyball of the state of the part of the second part. The out, and the overyball of any there he, shall be paid is set there exists, and the overyball of any there he, shall be paid is set. there exists and the overyball of any there he, shall be paid is set. there exists and the overyball of any there he, shall be paid is set. there exists and the overyball of any there he, shall be paid is set.</u>	ents that may be levied or w and tornado in such sum cond part to the extent of the second part to the extent of the second part to the extent 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 of the second part of the part of the second part of the second part of the the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the the day and year last	
And the mid pack ] deal of a good and indiv- deal of a good and indiv- liated of a good and indiv- ment of a good between a second agoing mid real and by such humans com- results provided, then the second good and the second second THM of the second second second the second second second second the second second second second second second second second second second second second second	$0.6 \ {\rm cf}$ the fort part do hereby covenant and space that a manife sense of inheritance therein, free and clear of ill incumbers the maximum of the sense space of the sense of the sense space of the sense of the sense space of the sense of t	the delivery hereof the <u>QUATE</u> _the herd event. B of the 1 <sup>sec</sup>	ents that may be levied or u and tormado in such sum econd part to the estant of part pression such as a debtedness, secured by this DOLLARS. d date to secure any more of $u$ , in the result that and d date to secure any more of $u$ , in the result that and d date to secure any more of $u$ in the result that and the secure that the secure u or every dwitt instanciation of the instance in rely that the overy dwitt instanciation u or every dwitt instanciation u or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or $u$ or $u$ or $u$ or $u$ or $u$ or u or $u$ or u or $u$ or u or $u$ or u or $u$ or u or $u$ or u or $u$ or u or $u$	
And the mid pack, which of a good and indiv- lation of a good and indiv- lation of the second and the marked against mid- and by such humans can sum provided, then the arriting provided, then the arriting provided, then the arriting of the terms of a second mid- ter and the second mid- den the second mid- field of the second mid- den the second mid- field of the second mid- ment from second from second mid- based of the second mid- ment from second mid- ment from second mid- ment from second from second	$0.6 \ {\rm cf}$ the fort part do hereby covenant and space that a manife sense of inheritance therein, free and clear of ill incumbers the maximum of the sense space of the sense of the sense space of the sense of the sense space of the sense of t	to be delivery hereof the <u>QUATE</u> . The hereid event. B of the 1 <sup>so</sup> and <u>the set of the set of the indextare</u> , pay all taxes or assesses <u>will taken the buildings upon moid real state insumed against for and part, the loss, if any, mass payable for the pay. <u>The taxes when the mane become down and payable and to be</u> pay such taxes when the mane become down and payable and to low e. or other, and the amount so paid shall become a part of the in regard. and man of memory, essented on the <u>let</u> day of <u>Jun</u> interest avoying thereon avording to the terms of and obligations on the origination optimized therein fully discharged. If default he reads as the part are set of <u>if and a provide</u> or which the indexture i a definition optimized therein fully discharged. If default he reads as the part may or <u>if a main is second part</u>. The mode writes addigation, for the second of which the indexture i and it shall be lawful for the said part. <u>N</u> of the second part, therein, and the corrybal. If days there he, shall be paid is set the optimized the overyball of any there he, shall be paid is set the optimized the overyball of the state of the part of the second part. The out, and the overyball of any there he, shall be paid is set there exists, and the overyball of any there he, shall be paid is set. there exists and the overyball of any there he, shall be paid is set. there exists and the overyball of any there he, shall be paid is set. there exists and the overyball of any there he, shall be paid is set.</u>	ents that may be levied or w and tornado in such sum cond part to the extent of rp mid premises insured as idditiones, secured by this DOLLARS, 1 320 of also to secure a success and the to secure a success at much premises in the levi to be reach premises or any it has been been the success of the secure and the levies to be reach premises or any the best of the secure and the secure and the secure and the secure and the secure and the premises of the secure and the premises of the secure and the secure and the secure and the premises of the secure and the secure and the secure and the secur	
And the mid yead, whind of a good and indiv- light of a good and indiv- light of a good and indiv- ment of a good between a sumsed agoing mid relation of the sum individual of the middle of the sum	$0.6 \ {\rm cf}$ the fort part do hereby covenant and space that a manife sense of inheritance therein, free and clear of ill incumbers the maximum of the sense space of the sense of the sense space of the sense of the sense space of the sense of t	the delivery hereof the <u>QUATE</u> _the herd event. B of the 1 <sup>sec</sup>	ents that may be levied or w and tornado in such sum cond part to be extant of rp mid premises insured as diditations, secured by this DOLLARS, 1 320 of also the secure any sum and a much provide the security is nearby provides a security	
And the mid real: mind of a good and individual and that they will warmat. It is agreed between ta assured against middle and they such humans or any middle and by such humans or any middle and the such as any middle any middle and the such as any middle any middle and the such as any middle any middle any middle any	$0.6 \ {\rm cf}$ the fort part do hereby covenant and space that a manife sense of inheritance therein, free and clear of ill incumbers the maximum of the sense space of the sense of the sense space of the sense of the sense space of the sense of t	the delivery hereof the <u>QUATE</u> _the herd event. B of the 1 <sup>sec</sup>	ents that may be levied or w and tornado in such sum cond part to be extent of rp mid premises insured as debtedness, secured by this 	
And the mid set 3. mind of a good and infold- mind of a good and infold- lation of the set of th	$0.6 \ {\rm cf}$ the fort part do hereby covenant and space that a manife sense of inheritance therein, free and clear of ill incumbers the maximum of the sense space of the sense of the sense space of the sense of the sense space of the sense of t	the delivery hereof the <u>QUATE</u> _the herd event. B of the 1 <sup>sec</sup>	ents that may be levied or w and tornado in such sum conclusts to be extent of rp mid premises insured as debtedness, secured by this 	
And the mail eq.1, assisted of a good and index- line agend and index It is agreed between It	<b>6.3.</b> of the fort part do hereby covenant and spure that a manife setate of inheritance therein, free and dear of all incumbrates the main between the particle and the state is part d.2.6. of the first part shall at a state state the more becomes due and payable, and that the part, and the state part d.2.6. of the first part shall at a state state the more becomes due and payable, and that the part, and the state part d.2.6. of the first part shall at a state state the more becomes due and payable, and that the part, and the state part d.2.6. of the first part shall fail to part, and the state part d.2.6. of the first part shall fail to part, and the state part d.2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part shall fail to d. 2.6. of the first part of the main d.2.6. of the second part may relative to pay for any instants of the dest of the d.2.6. of the second part may relative to pay for any instants of the dest dest dest dest dest dest dest des	the delivery hereof the <u>QUATE</u> _the herd event. B of the 1 <sup>sec</sup>	ents that may be levied or w and tornado in such sum conclusts to be extent of rp mid premises insured as debtedness, secured by this 	
And the mail eq.1, assisted of a good and index- line agend and index It is agreed between It	<pre>8.8f the fort part do hereby eventuals and spare that a mashle estate of inbringeness therein, free and clear of all incumbers the main spins and particle making larfed that the part dott at a spins of the forth part dott at a spins of the forth part dott at a spins of the forth part dott at the part dott at the part dott at a spins of the forth part dott at the pa</pre>	to be delivery hereof the <u>QUARE</u> _the hered a const. B of the . **	ents that may be levied or w and tornado in such sum conclusts to be extent of rp mid premises insured as debtedness, secured by this 	
And the mail eq.1, assisted of a good and index- line agend and index It is agreed between It	<pre>8.8.of the fort part do hereby evenant and agree that a makine state of inheritance therein, free and clear of all incumbras the state of inheritance therein, free and clear of all incumbras the particle herein that the part d.2.6. of the fort part shall at a state state the more becomes due and payable, and that they are a shall be excluded and directed by the part_2 of the see in the event that and part_26 of the fort part shall at a part of the seen part may reput the part shall be part of the seen part may reput the part shall be part of the seen part may reput the part shall be part of the seen part may reput the part shall be part of a not not part of the part of the part of not not part of not not not part of the part of not not part of the part of not not part of the part of not not not part of the part of not not not not part of not not not not not not not not not not</pre>	to be delowery hereof the <u>CP_PP</u>	ents that may be levied or a und tormado in such sum cound part to the extent of part of permise insured as debtedness, secured by this 	
And the mail seal	<pre>62.5 of the fort part do hereby covenant and spare that at mainle estate of inbringene therein, free and clear of all incumbers indicated and the same spatial and particle making layful data there the partic herein that the part d.2.6. of the fort part shall at a particle herein that the part d.2.6. of the fort part shall at a particle when the many becomes due and parable, and that they parts as shall be received and directed by the part.yif the sec in the event that and part d.2.6. of the fort part shall at a part of the part shall be a start of the fort part shall at a part of the part of the fort part shall be and part of the part of the fort part shall be and one and on of 100 ODC of the source of the second shares the part of the part of the source of the start shares that the part of the source of the source of the start of the and part of the source of the start they for an of the part of the source of the start that for the part the source of parts the start shares the part of the source of the start and the the measurement of the same particle is the backetory of the start the part of the source of the source of the start the part of the source of the source of the start and the parts at the part the source of the start and the the parts at the part the source of the start and the the parts at the part the source of the start and the source of the start and the source the parts at the the source of parts at the source of the start and the source of the start at t</pre>	to be delowery hereof the <u>QUARC</u> _the hered a conver. B of the . * . * . * . * * * * * * * * * * * * * * * * * * *	ents that may be levied or * and tormado in such sum econd part to the extent of part of permise insured as debtedness, secured by this DOLLARS. d date to secure any men of ed., in the result that and d date to secure any men of ed., in the result that and d date to secure any men of it has insures in rule type a period of the result that and it of the secure any men of the insures in rule type a period of the secure any if the insures in rule type a period of the secure any is period of the secure any is period of the secure any insure the secure any is period of the	
And the mail real 1 mind of a good and indivi- lation of a good and indivi- lation of the second second second manual applied and the second second manual applied for the second second manual second	62.6 of the fort pert do hereby evenant and agree that a manife estate of inheritance therein, free and clear of all incumbrates the period and clear of all incumbrates are applied to the period p	to be delowery hereof the <u>CP_PP</u>	ents that may be bried or a und tornado in such sum one part to be extent of or and percent of extent of or and percent of the <u>post of percent of the second of the second of the second are</u> <u>post of the second are percent</u> <u>and are p</u>	This Roll
And the mail seal	62.5 of the fort part do hereby eventual tail agree that a manife setate of inbringeness therein, free and clear of all increments at manife the default tails and against all parties making large that the tails the part data. The set of the fort part shall at a state view, the most becomes due and payable, and that the part of the second part may repart that the data the part of the second part may repart shall be the second part may repart that the second part may repart to the second part may be set to the second part may be set to the second part may repart to the second part may be set to t	to be delivery hereof the <u>CP_PP</u>	ents that may be bried or a und tornado in such sum one part to be extent of or and percent of extent of or and percent of the <u>post of percent of the second of the second of the second are</u> <u>post of the second are percent</u> <u>and are p</u>	
And the midt quark pairs of a good and individual of a good and individual the start of the sta	62.6 of the fort pert do hereby evenant and agree that a manife estate of inheritance therein, free and clear of all incumbrates the period and clear of all incumbrates are applied to the period p	to be delivery hereof the <u>CP_PP</u>	ents that may be levied or w and tormade in such sum cound part to the extent of part of persise insured as didatedness, secured by this 	was wr on the or
And the mail seal	62.5 of the fort part do hereby eventual tail agree that a manife setate of inbringeness therein, free and clear of all increments at manife the default tails and against all parties making large that the tails the part data. The set of the fort part shall at a state view, the most becomes due and payable, and that the part of the second part may repart that the data the part of the second part may repart shall be the second part may repart that the second part may repart to the second part may be set to the second part may be set to the second part may repart to the second part may be set to t	to be delivery hereof the <u>CP_PP</u> the herd event <b>B</b> of the so <b>B</b> is the delivery hereof the of this indexture, pay all taxes or assesses <b>B</b> illusted the buildings upon and real entries invested against for and graft, the law, if say, made payable for the pay of the so pay such taxes when the same become due and payable and to law <b>a</b> , or either, and the amounts so paid shall become a part of the in- regard. and sum of meany, resourced on the <u>10 the day of</u> <u>Jun</u> indexest sorving therean according to the sum of a shall below a so of the darkpays by these with animet therean <b>d</b> so below <b>a</b> delivery than with animet the terms of shall obligations a <b>a</b> deliver sorving therean according to the sum of a shall obligations a <b>a</b> deliver sorving therean the source due and payable, or <b>a</b> deliver sorving therean the conduct of a cody payable, or <b>a</b> deliver so many or <i>d</i> watch is committed as a cody result. <b>b</b> the same pay than with animets the source due and payable, or <b>a</b> deliver as any payable in the two moments of a shall be payable, or <b>a</b> deliver a start of the start of the source due and payable, or <b>a</b> deliver as any payable in the sum of the same a review again and <b>b</b> and payable in the same and the out of a based way source <i>f</i> <b>b</b> and the output in the first deliver of a dark of the law of a start <b>b</b> here also constants and the output is the start is been in the sum of the interpay source of the interpay is a source of the interpay source of th	ents that may be bried or a und tornado in such sum one part to be extent of or and periodic sector of participation of the sector of participation of the sector of participation of the sector of the control of the sector of the control of the sector of the participation of the sector of the participation of the sector of the control of the sector of the participation of the sector of the control of the control of the sector of the control of the sector of the control of the sector of the control of the control of the control of the control of the c	was wr on the or
And the mail seal 2 mind of a good and indivi- lement of a good and indivi- hanced against and the search transmitted against and the search search against and the search search against and the search search against and the search search against and the search of the search against and the search against and the search of the search against and the search against against and the search against against and the search against against a model of the search against against against and become due as and besetts account there moment the search against again there are against a search against and besets account the moment the search against again the search against against again the search against against again the search against against again the search against against again before written.	<pre>82.5 of the fort part do hereby evenant and agree that at mathe state of interinance therein, fore and does of all interinance the particle herein that the part d.2.6. of the first part shall as a state views the more becomes due and parable, not that that y are said to even that and part d.2.6. of the first part shall as in the even that and part d.2.6. of the first part shall as a first view the most be provided and directed by the part of the sec in the even that and part d.2.6. of the first part shall as a first view the most provide and directed by the part of the sec in the even that and part d.2.6. of the first part shall as a first view the most part part of the second per maps y mill takes and houses a first view the first first bedree and the part of the second per maps y will take and houses a first of the part d.2. of the second per maps y will take and houses a first of the part d.2. of the second per maps y will take and houses a first of the part d.2. of the second per maps y will take and houses a first of the part does and part of the heat and part of the heat and the part of the heat and part deel as the parabolic to the y will take and the part does and the part of the heat and part of the heat and part of the heat and part deel as the parabolic to the second per maps and of the interpart take and the part does and the part take and the part does and the part takes a the parabolic to the second per maps and of the heat and part does and the part takes a take parabolic to the heat and part does and does and the part takes a take parabolic to the the maps and parabolic or take part takes a take parabolic to the heat and parabolic or take part takes a take parabolic to the heat and parabolic or take part takes a take parabolic to take and take parabolic or take and take takes the</pre>	to be delivery hereof the <u>y_are</u>	ents that may be levied or s und transle is such sum one of part to be extent of the such transle is noted as detections, secured by take 	was with on Use or Moriton this U. cf. 96 1933
And the mait real 1 mind of a good and indivi- lation of a good and indivi- lation of the second second second marks of the second second second marks of the second second second THIS description of the second THIS description of the second THIS description of the second second second second second second THIS description of the second second second second second second second second the second sec	<pre>82.5 of the fort part do hereby evenant and agree that at mathe state of interinance therein, fore and does of all interinance the particle herein that the part d.2.6. of the first part shall as a state views the more becomes due and parable, not that that y are said to even that and part d.2.6. of the first part shall as in the even that and part d.2.6. of the first part shall as a first view the most be provided and directed by the part of the sec in the even that and part d.2.6. of the first part shall as a first view the most provide and directed by the part of the sec in the even that and part d.2.6. of the first part shall as a first view the most part part of the second per maps y mill takes and houses a first view the first first bedree and the part of the second per maps y will take and houses a first of the part d.2. of the second per maps y will take and houses a first of the part d.2. of the second per maps y will take and houses a first of the part d.2. of the second per maps y will take and houses a first of the part does and part of the heat and part of the heat and the part of the heat and part deel as the parabolic to the y will take and the part does and the part of the heat and part of the heat and part of the heat and part deel as the parabolic to the second per maps and of the interpart take and the part does and the part take and the part does and the part takes a the parabolic to the second per maps and of the heat and part does and the part takes a take parabolic to the heat and part does and does and the part takes a take parabolic to the the maps and parabolic or take part takes a take parabolic to the heat and parabolic or take part takes a take parabolic to the heat and parabolic or take part takes a take parabolic to take and take parabolic or take and take takes the</pre>	<pre>t the delivery hereof the <u>y_are_</u> the herd event <b>B</b> of the</pre>	ents that may be levied or w and tormade in such sum owned part to be extent of rop and premises insured as debtedness, secured by this 	was wr on the or

301