516

S

MORTGAGE RECORD 76 Reg. No. 1920 Fee Paid, 5 4-00

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 14" day of	
	Milton Hell and wife TO	Oct. A. D. 1932., at 4: 450'clock P. M.	
		Sein & Completing Register of Deeds.	
Lawrence	National Bank, Lawrence, Kansas	ByDeputy.	
		in the year of our Lord, one thousand nine Hall and Helen Hell, his wife,	
	in the County of Dou	glas and State of Zansas	
	first part, and The Lawrence Nationa Lawrence, Kana	1 Benk,	
	'H, That the said parties_ of the first part, in consider		
which is hereby ac	cknowledged, have sold, and by this indenture do ribed real estate situated and being in the County of Dou	Grant, Bargain, Sell and Mortgage to the said part Y of the second part,	
	Southwest Quarter (SW1) of the South lve (12), Range Twenty (20), Douglas	west Quarter (SW2) of Section Eight (S), Township County, Kansas.	
	•		· т
		•	
			1
			11
			0
with the appurtenan	nces and all the estate, title and interest of the said part.	LCE of the first part therein.	0
And the said part		the delivery hereof they are the lawful owner & of the premises above granted, and	G
And the said part seized of a good and im and that they will warra	102. of the first part do hereby covenant and agree that at defeasible estate of inheritance therein, free and elear of all incumbrance and added the same against all parties making lawful claim thereto	the delivery hereof _they_are_ the lawful owner.2 of the premises above granted, and	G
And the said part seized of a good and in and that they will warm. It is agreed between assessed against axid rea	122. of the first part do hereby covenant and agree that at idensable sortset of inheritance threein, free and elser of all incumbrance at and defend the same against all parties making lawful chain therein at end parties herein that is parties (and in the same and in the same set the parties hereins doe and payable, and that three at state when the same hereins doe and payable, and that three at same and the same hereins doe and payable, and that three at same and the same hereins doe and payable, and that three at same and the same hereins doe and payable, and that three at the same same and the same hereins doe and payable, and that three at the same same same same same same same sam	the delivery hereof	, i
And the sold part seized of a good and in and that they will warra. It is agreed between assessed against asid res- and by such insurance of itsinterest. A	1102.of the first part do hereby eventant and agree that at identifies entate of inflammations therein, first and deter of all incumbrance at and defend the same signism at parties making level a class therein on the parties herein that the part 120.cm (or the first part shall at all effects when the same becomes does and payable, and that \$\mathbf{LingV}_{out}\$ oursay as shall be precided and directed by the part V the top in the event the same low. The first pay at all first is all that the up in the event the same low. The first pay at all first is all that the up in the event that and that 1.cm (20 of the first part shall find to a the in the event that and that 1.cm (20 of the first part shall find to a start of the event the same shall be received in the first part shall find to a start of the event the same shall be received in the same start of the same start here the same start of the same start of the same start here the same start of the same start of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the same start here	the delivery hereof	
And the sold part seized of a good and in and that they will warra. It is agreed between assessed against asid res- and by such insurance of itsinterest. A	1102.of the first part do hereby eventant and agree that at identifies entate of inflammations therein, first and deter of all incumbrance at and defend the same signism at parties making level a class therein on the parties herein that the part 120.cm (or the first part shall at all effects when the same becomes does and payable, and that \$\mathbf{LingV}_{out}\$ oursay as shall be precided and directed by the part V the top in the event the same low. The first pay at all first is all that the up in the event the same low. The first pay at all first is all that the up in the event that and that 1.cm (20 of the first part shall find to a the in the event that and that 1.cm (20 of the first part shall find to a start of the event the same shall be received in the first part shall find to a start of the event the same shall be received in the same start of the same start here the same start of the same start of the same start here the same start of the same start of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the first part shall be at 100 of the same start here is the same start here	the delivery hereof	[]
And the said part seised of a good and in and that they will warrs It is agreed betwee assessed against said res assessed against said res and by such harranse of <u>its</u> interest. A berein provided, then U HillS GRANT is Sixteen seconding to the terms	1100.6 the first part do hereby econnect on a game that at defaulthe action of inheritance therein, free and clear of all incombines on and default the are appind at parents making in field data. There is no field of the same sciences of parallel, of the first part shell as all of state when the same becomes does and payable, on that L^{1102}_{1102} . Of the sec that is the event that and part L^{102}_{100} by the part $J_{}$ of the sec that is the event the same part L^{102}_{100} the first part shall find at L^{1102}_{1102} . The same independent of the event part many paind its are and histogra- phing at the rate of 10% from the class of payment shall find histogle at a marging to even the payment of the same $J_{}$ of the $L^{102}_{}$. $L^{-02}_{}$. $L^{-02}_{}$.	the delivery here f thuy BTG — the havful owner B of the premises above granted, and it must during the life of this inferiture, pay all taxes or assessments that may be level of T millions the buildings upon soil and enter innered spinst for and it terrado is sub-sum on part, the loss, if any, main payable to the party — of the second part to be strate of any much taxe when the same become due and payable and to keep soil premises insured as or within, and the amount as paid shall become a part of the indubtediane, second by the regard. We must change the second on the _13% that of	[
And the said part seined of a good and in and that they will warm. It is agreed betwee assessed against said res and by such insurance or <u>it B</u> interest. A herein provided, then th indestrue, and shall be THIS GRANT a Sixteon THIS to the terms and by. <u>it B</u>	Life_inf the first part do hereby covenent on d game that at defaulties detailed inheritance therein, first and dear of all incumbance art and defend the same spatiant all parties maining invelid (allam therein) are parties hereby that the part Life_i of the first part shall at all effects when the same become does and spatials, and that L_{1100}^{-1} . The parties here the same become does and spatials, and that L_{1100}^{-1} . The part J_{1100}^{-1} denotes the same become does and spatials, and that L_{1100}^{-1} . The part J_{1100}^{-1} denotes the same become does and spatials, and the same does not be part J_{1100}^{-1} denotes the same does not be part J_{1100}^{-1} denotes and incurance handle as metrics to seem the represent of the same of figure J_{1100}^{-1} denotes the second part is denoted by the second part, with all there may make particle to be grant J_{1100}^{-1} for the program of all	the delivery here f this M = M^{-1} the harful owner Ω of the premises above granted, and it must derive the bildings tops used ratio extent increases and the transition of the trans	[]
And the said part seited of a good and in and that they will warrs. It is agreed betwee assessed against said res and by such maurance or 	Life_inf the first part do hereby covenent on d game that at defaulties detailed inheritance therein, first and dear of all incumbance art and defend the same spatiant all parties maining invelid (allam therein) are parties hereby that the part Life_i of the first part shall at all effects when the same become does and spatials, and that L_{1100}^{-1} . The parties here the same become does and spatials, and that L_{1100}^{-1} . The part J_{1100}^{-1} denotes the same become does and spatials, and that L_{1100}^{-1} . The part J_{1100}^{-1} denotes the same become does and spatials, and the same does not be part J_{1100}^{-1} denotes the same does not be part J_{1100}^{-1} denotes and incurance handle as metrics to seem the represent of the same of figure J_{1100}^{-1} denotes the second part is denoted by the second part, with all there may make particle to be grant J_{1100}^{-1} for the program of all	the delivery here f this M = M^{-1} the harful owner Ω of the premises above granted, and it must derive the bildings tops used ratio extent increases and the transition of the trans	[
And the said gate as and the said gate as and a fast the good said in the day will wars. It is agreed before a second against aid reads and by such interacts or and by such interacts of the day and interact said by the second	L106 the first part do hereby ecvences to all agree that at defaulthe exists of inheritance therein, five and clear of all incombines and default have signified it priority in the same initial priorid data in the rest of a static better that the pert L00. of the first part shall as at at entire better that the pert L00. of the first part shall all to per equary as shall be specified and directed by the part 2 of the sec that in the second perturbative perturbative static that the perturbative static perturbative static static static prior prior the second perturbative perturbative static static function 2.000	the delivery hereof "Lingy" BTG the havful owner B of the premises above granted, and it time derive the life of this informator, pay all taxes or assessments that may be levid or WE1121 haps the buildings upon mid rail sentse innered applient for and iterated in such sum on part, the long, it any, main paylok to the paraly of the second part is the scient of any much taxe when the same become due and payloh and to keep middle premises insured as or either, and the amount sepaid shall become a part of the indubitions, second by the repuid	[]
And the said parts sained of a good and in our of that they will wars. It is agreed between a same and against ail or and by not humanase or all by not humanase or all by not humanase or the same and by any the same and by any the same and by any the same and by any same and by any same and by any same and by any same any sam	L106 the first part do hereby ecvences to all agree that at defaulthe exists of inheritance therein, five and clear of all incombines and default have signified it priority in the same initial priorid data in the rest of a static better that the pert L00. of the first part shall as at at entire better that the pert L00. of the first part shall all to per equary as shall be specified and directed by the part 2 of the sec that in the second perturbative perturbative static that the perturbative static perturbative static static static prior prior the second perturbative perturbative static static function 2.000	the delivery hereof "Lingy" BTG the havful owner B of the premises above granted, and it time derive the life of this informator, pay all taxes or assessments that may be levid or WE1121 haps the buildings upon mid rail sentse innered applient for and iterated in such sum on part, the long, it any, main paylok to the paraly of the second part is the scient of any much taxe when the same become due and payloh and to keep middle premises insured as or either, and the amount sepaid shall become a part of the indubitions, second by the repuid	
And the said gate as a solution of a good and in the day will wars. It is agreed here as a second against aid region and the same and the same as a solution of the same as a solution of the same as a solution of many advance in the same and the same and the same and the same as a solution of many advance in the same and the same as a solution of many advance in the same and the same as a solution of many advance in the same and the same and the same and the same and the same as a solution of the same and t	12.06 the first part do hereby ecvences to all agree that at defaulthe estate of inheritance therein, free and clear of all incombines are all default the arguing all gravities making level distinct therein on the particle herets that the part 2.0 . If the first part ability all estate when the same become doe and payable, not that 1.0122 , and 1.022 the second part may particle, most that 1.0122 , and 1.022 the second part may part ability and 1.022 to be experimental the same become doe and payable, not that 1.0122 , and 1.022 the second part may pain that as all of a billing the second part may pain that as all of a the second part 1.022 to the grave part ability of the second billing the second part may pain that as all the part 1.022 to 1.022 the second part may pain billing that 1.0212 the part 1.022 to 1.022 the second part may pain billing the part 1.022 to the part 1.022 the second part may pain the second part 1.022 the second part may pain the same and interpart billing that 1.0212 to 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second part 1.022 to the part 1.022 the part of the the second part may pain the second parts 1.022 to the part 1.022 the part of the part may make the max part the part of the part may pain the second part of the part of max and may the max part of the part of the part of the part of the part of the part o	the delivery hered $\frac{1}{100}$ BTG the have all owner B of the premises above granted, and it mus derive the He of this indexture, pay all mans or assessments that may be field or $\frac{1}{100}$ MILLI here the buildings upon mid radi extraits inner densities for and termind in such man on part, the loss, if any, made payable to the part $\frac{1}{2}$ of the second part is the retard of any mith know when the anne become due and r paths and to know mill premises inner due and any mith know when the anne become due and r paths and to know mill premises inner due are reput. DOLLARS, if sum of many, executed on the <u>13</u> thaty of <u>October</u> <u>DOLLARS</u> , if sum of many, executed on the <u>13</u> thaty of <u>October</u> <u>DOLLARS</u> , if sum of many, executed on the <u>13</u> thaty of <u>October</u> <u>DOLLARS</u> , if sum of many, executed on the <u>14</u> therms of adublication and also is seven any anne of substantian when the man become due and payable, of the induction is of the substant and the sum of the substantiant of the induction is a seven any man and or is disable when the man become due and applied on the marks payments or any substant and the manner previded by law and to have a measive application of a law payable of the inductive substant of the many payable of the inductive is proven, shall intendicity of a white no payable of the same part <u>1</u> . Of the meader marks the result of a whether the manner previded by law and to have a measive application to reliant the substant payable of the main part <u>1</u> . Of the low of the sevent payable of a law payable of the same payable of a law payable of a law payable of the payable of a law payable of the payable of a law payable of the same payable of a law payable of a law payable of a law payable of the payable of a law payable of the payable of a law p	[
And the said parts aimed of a good and in our of that they will warrs. It is agreed between asserting the same of the same same of a parts in the same of the methy and harmonic or same of the same of the same same of the same of	L106 the first part do hereby ecvences to all agree that at defaulthe exists of inheritance therein, five and clear of all incombines and default have signified it priority in the same initial priorid data in the rest of a static better that the pert L00. of the first part shall as at at entire better that the pert L00. of the first part shall all to per equary as shall be specified and directed by the part 2 of the sec that in the second perturbative perturbative static that the perturbative static perturbative static static static prior prior the second perturbative perturbative static static function 2.000	the delivery hered. $\frac{1}{10}$ (U) BTG the havful owner 2 of the premises above granted, and the delivery hered. $\frac{1}{10}$ (1) and $\frac{1}{$	[
And the solit parts of a good and in the solit part of that they will wars. It is agreed between a second against aid reaction of the soliton of the solito	12.06 the first part do hereby ecvences to all agree that at defaulthe estate of inheritance therein, free and clear of all incombines are all default the arguing all gravities making level distinct therein on the particle herets that the part 2.0 . If the first part ability all estate when the same become doe and payable, not that 1.0122 , and 1.022 the second part may particle, most that 1.0122 , and 1.022 the second part may part ability and 1.022 to be experimental the same become doe and payable, not that 1.0122 , and 1.022 the second part may pain that as all of a billing the second part may pain that as all of a the second part 1.022 to the grave part ability of the second billing the second part may pain that as all the part 1.022 to 1.022 the second part may pain billing that 1.0212 the part 1.022 to 1.022 the second part may pain billing the part 1.022 to the part 1.022 the second part may pain the second part 1.022 the second part may pain the same and interpart billing that 1.0212 to 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second part 1.022 to the part 1.022 the part of the the second part may pain the second parts 1.022 to the part 1.022 the part of the part may make the max part the part of the part may pain the second part of the part of max and may the max part of the part of the part of the part of the part of the part o	the delivery hered $\frac{1}{100}$ BTG the haveful owner B of the premises above granted, and the delivery hered $\frac{1}{100}$ BTG the haveful owner B of the premises above granted, and the set of the life of this inferture, pay all taxs or assessments that may be level or $\frac{1}{100}$ BTG that is a set of the set of the set of the second part is the stant of the second part is the same, if any most paylow to the part $\frac{1}{100}$ of the second part is the stant of any much taxs when the same become due nod paylah and to keep and predise insuits as or wither, and the amount as paid shall become a part of the indubtokines, second by the representation of the second part is a second part is a second part is the second part is the second part is the second part is and obligation extended on the <u>135</u> that of <u>OCtODET</u> <u>1932</u> . Interest second part is set of the second part is the second part is and obligation extended there is fully discharged. If is defined is marking from the second part is and the level is the level if part is a set of the second part is and the second part is present on the second part is the second part is the set where a set of part is the tax and the bard of the part of the second part is the second part is the second part is the set of the second part is the second part <u>is second</u> part <u>is second</u> to the second part <u>is second</u> part <u>is second</u> that the second part <u>is second</u> part the second part <u>is second</u> part <u>is</u>	[
And the solit parts of a good and in the solit part of that they will wars. It is agreed between a second against aid reaction of the soliton of the solito	12.06 the first part do hereby ecvences to all agree that at defaulthe estate of inheritance therein, free and clear of all incombines are all default the arguing all gravities making level distinct therein on the particle herets that the part 2.0 . If the first part ability all estate when the same become doe and payable, not that 1.0122 , and 1.022 the second part may particle, most that 1.0122 , and 1.022 the second part may part ability and 1.022 to be experimental the same become doe and payable, not that 1.0122 , and 1.022 the second part may pain that as all of a billing the second part may pain that as all of a the second part 1.022 to the grave part ability of the second billing the second part may pain that as all the part 1.022 to 1.022 the second part may pain billing that 1.0212 the part 1.022 to 1.022 the second part may pain billing the part 1.022 to the part 1.022 the second part may pain the second part 1.022 the second part may pain the same and interpart billing that 1.0212 to 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second part 1.022 to the part 1.022 the part of the the second part may pain the second parts 1.022 to the part 1.022 the part of the part may make the max part the part of the part may pain the second part of the part of max and may the max part of the part of the part of the part of the part of the part o	the delivery hered 'Lifely' BTG the havful owner 2 of the premises above granted, and it must be delivery here if this inferture, pay all taxes or assessments that may be level or m^{2} 111 here the buildings upon mid rail estate innerse appliest for and transfo is such mus- on part, the loss, if any, mole paylable on the second part to be stratt of any much taxe when the anse become due and paylable and to keep said permises insured as or gether, and the ansent as paid shall become a part of the indubtations, second by this is must be a first the assessment as paid shall become a part of the indubtations, second by this is more than a strate that any become the part of the indubtations, we may be pre- regard	[
And the said gate as a solution of a good and in the day will wars. It is agreed between a second against aid regions and the same solution of the second s	12.06 the first part do hereby ecvences to all agree that at defaulthe estate of inheritance therein, free and clear of all incombines are all default the arguing all gravities making level distinct therein on the particle herets that the part 2.0 . If the first part ability all estate when the same become doe and payable, not that 1.0122 , and 1.022 the second part may particle, most that 1.0122 , and 1.022 the second part may part ability and 1.022 to be experimental the same become doe and payable, not that 1.0122 , and 1.022 the second part may pain that as all of a billing the second part may pain that as all of a the second part 1.022 to the grave part ability of the second billing the second part may pain that as all the part 1.022 to 1.022 the second part may pain billing that 1.0212 the part 1.022 to 1.022 the second part may pain billing the part 1.022 to the part 1.022 the second part may pain the second part 1.022 the second part may pain the same and interpart billing that 1.0212 to 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second particle to the part 1.022 the second part may pain the second part 1.022 to the part 1.022 the part of the the second part may pain the second parts 1.022 to the part 1.022 the part of the part may make the max part the part of the part may pain the second part of the part of max and may the max part of the part of the part of the part of the part of the part o	the delivery hereof 'Linty' BTG_ the haven 2 of the premises above granted, and i time delivery here life of this infeature, pay all taxes or assessments that may be levid or WE111 here the buildings upon mid rail estate innered apiket for mil trando in such man on part, the loss, if any, mole payles to the payl_ of the second part to be stated of any much taxe when the anne become due and payles and to keep mild permises insured as or either, and the anners is paid shall become a part of the indubtalease, second by the reput. The part of the second part of the limit of the part of the indubtalease, weread by the dism of money, executed on the _13thdy of _02tbler _ B32L interest exercised, not be even any sum eld part to be with the wave there there as a part of the indubtalease, were any man eld part to a second on the _13thdy of _02tbler _ B32L interest energies that and eld parts the second between the payles in the last payments or any states are may be that with interest and here payles in the here are payles that and eld part to a what pay is the second part _ makes and here payles the constant are then and the company, if any there he, shall be parts by making and here the second part _ makes and here one part of the second part _ makes and here are and the company is and there here the second part _ makes and here the second part _ makes and here are and the company is and there here the second part _ makes and here are and the second part _ makes and here are and the second part _ makes and here are and the company is and here he, shall be part by _ makes and here are and then are and the company is any three here and the true. The second part _ makes and here are and the company is any three here and the here. (East the repetite parts because the company is and here are and the second part _ makes and here are and the second part _ makes and here are and the company is any three here and the second part _ makes and here are and the company is any three he, shall be parts by _	[
And the said gate as a solution of a good and in the day will wars. It is agreed between a second against aid regions and the same solution of the second s	L2E.6 the first part do hereby econent and agree that at defaulthe estate of inheritance therein, five and clear of all incuminous and default the arguint all particle making lawful data that at a state when the same become does and payable, not that $L^{11}\Omega_{c}$. The many as shall be precided and directed by the part J_{c} of the sec that is when the same become does and payable, not that $L^{11}\Omega_{c}$. The second part of the second perturber yield have and that the part J_{c} of the first part all that at a state when the same become does and payable, not that $L^{11}\Omega_{c}$. The second perturber yield have and part all that are part J_{c} of the second perturber yield have and that are benefit as a marine user of the first part all that are interested as marine to the first part J_{c} of the second part, which are also the payable to do part J_{c} of the second part, which are not payable the former as provided that in alternative evolution that the same second perturber of the second part, which are not the first payable to do part J_{c} of the second part, which are evolved if pays have been one of the second part, which are evolved if pays have been one of the base or and pay of the second pays of the second perturber of the base of the second part, which are marked and the pay pays in a second part is pays and the second part of the Base of the second perturber of the base of the second pays of the the second pays of the second perturber of the base of the second pays of the the second pays of the second perturber of the base of the pays of the second part of the second perturber of the base of the pays of the second perturber of the base of the pays of the pays of the second pays of th	the delivery hered. Lifely BTG. the haveful owner B of the premises above granted, and it must be used for the hill information, pay all taxes or assessments that may be level or will like the hill of this information, pay all taxes or assessments that may be level or will like the hill of this information, pay all taxes or assessments that may be level or will like the hill of this information, pay all taxes or assessments that may be level or will like the start of the start, and the starts of the scool part to the start of any much taxe when the asses become due and payable and to keep said the test and or eights, and the annexit so paid shall become a part of the indubulance, second by the repuid	[
And the said part sime of a good and in each that they will wars. It is agreed here assessed against ail or each by not instanton or each by not instanton or Hill Statestern Statestern part_fell, of the form and form you detained part_fell, of the form and the use of the borns and by <u>the</u> most the terms are not been as a state of the most the statestern and here the surged of most the form are and here the surged of the statestern of the statestern and here the surged of the statestern of the statestern and here the surged of the statestern of the statestern and here the surged of the statestern of the statestern and here the surged of the statestern of the statestern and more the state statestern and here the statestern and here the statestern and here the statestern and here the statestern of the statestern of the statestern and here the statestern of the state	L100.01 the first part do hereby econent and agree that at defaulthe estate of inheritance therein, five and dear of all incombines on the state of the second s	the delivery hered. 'Lifely' BTG the havial owner 2 of the premises above granted, and "Life of the buildings upon mid rad exists insured against fare and terms in mass was and and part, the loss, if any, ando psychole to the part ([[
And the said part sained of a good and in and that they will wars. It is spreed here. Sameed against ail me and by such instrume or and by such instrume or and by such instrume or THE OLARY a THE OLARY a DATE OF A State CO and the such as a second part. Ack of the orange of the second barrow o	Life_cont the first part do hereby econent and agree that at defaulthe exists of inheritance therein, five and dear of all incuminance and dear the series and incuminance and incuminance and adrent the series spaces at particular, partidore, particular, partidor p	the delivery hered. Lifely BTG. the haveful owner B of the premises above granted, and it must be used for the hill information, pay all taxes or assessments that may be level or will like the hill of this information, pay all taxes or assessments that may be level or will like the hill of this information, pay all taxes or assessments that may be level or will like the hill of this information, pay all taxes or assessments that may be level or will like the start of the start, and the starts of the scool part to the start of any much taxe when the asses become due and payable and to keep said the test and or eights, and the annexit so paid shall become a part of the indubulance, second by the repuid	[]
And the nois part sained of a good and in and that they will wars. It is agreed here: assessed agrinds all me and by such interaction of the series of the s	L12E_6 the first part do hereby econent and agree that at defaulthe estate of inheritance therein, five and dear of all incuminents on the part of dear the and agrees that at defaulthe estate of the first part all incuminents at end default the angusted all graves making level distinct the term of the part 2 of the second perturber, part all state at the term of the second perturber, part all state at the term of the second perturber, part all states at the term of the second perturber, part all states the term of the second perturber, part all states at the term of the second perturber, part all states at the term of the second perturber, part all states at the term of the second perturber, part all states at the term of the second perturber of the second perturber, and the second perturber of the	the delivery hered. 'Lifely' BTG the havful owner B of the premises above granted, and time derive the He of this inductive, pay all cans or assessments that may be bried or Willings tops and read that is induced again the set of the set o	
And the nois part sained of a good and in and that they will wars. It is agreed here: assessed agricult and the second THE STATES OF THE STATES THE STATES OF THE STATES THE STATES OF THE STATES STATES OF THE STATES OF THE STATES THE STATES OF THE STATES OF THE STATES AND ADDRESS OF THE STATES OF THE STATES AND ADDRESS OF THE STATES OF THE STATES AND ADDRESS OF THE STATES OF THE STATES OF THE STATES AND ADDRESS OF THE STATES OF THE S	<pre>Life_cont the first part do hereby economic to a game that a identifies or state of indications therein, five and clear of all incombines on the parties better that the part Life_ of the first part do that Life_ of the first part do that Life_cont is the state of the parties better that the part Life_ of the first part do that Life_cont is the state of the first part do the parties better that the part Life_ of the first part do that life_cont is the state of the first part do the part do the part of the state of the first part do the state of part is the state of the first part do the state of part the state of the first part do the state of the state of the state part do the state the state of the state part do the state and part do the state part do the s</pre>	the delivery hered. Lifely BTGthe haveful owner 2 of the premises above granted, and it must define the life of this infeature, pay all taxes or assessments that may be level or WE111 have the buildings upon mail rais entrie innered appliest for mail translo in such and on part, the line, if any, main paylok to the payl of the second part to be started of any main taxe when the anse become due and paylok and to keep mail the starter of any main taxe when the anse become due and paylok and to keep mail the starter of any main taxe when the anse become due and paylok and to keep mail preside in insula as , repuid	
And the mail part ained of a good and in our bat they will wars. It is agreed heaves and a spin at all reasons and a part all and and and the spin at all reasons and a part of the spin at spin at a spin	Life_cont the first part do hereby econent to degree that at defaulthe exists of inheritance therein, five and dear of all incuminance and default the arguing a spatial it present inning is fived distinct that the part Life_cont that the part Life_cont that the part Life_cont the first part and that the part Life_cont is the part Life_cont the start part of the part Life_cont the start	the delivery hered. Lifely BTG the having over 2 of the premises above granted, and the delivery hered. Lifely BTG the having over 2 of the premises above granted, and the delivery here is the order of the induction of the premises above granted, and the delivery here is the area because due and and senter harves a part of the inductions, second by the regard. if mus of manay, executed on theIf the second part to be read. The first of the inductions, second by the regard. if and of manay, executed on theIf they dIf the induction of the second part to be read. if a mus of manay, executed on theIf they dIf the induction of the second part to be read. if a mus of manay, executed on theIf they dIf they dIf they dIf they doIf they do go do the do they do do they are provided, in the exercise and wave and they do do they are provided, in the exercise of the dark grant do they do do they are provided, in the exercise and a do they are be done and provided, in the exercise and a do they are be done and provided, in the exercise and a do they are be done and provided, in the exercise and and a do they are provided, in the exercise and a do they are be done and provided, in the exercise and a do they are be done and provided and the exercise of the down and provided and the exercise of	
And the mail part ained of a good and in our data they will wars. It is agreed here: a same depart and re- solve and humanne or different and re- solve and humanne or different and re- solve and humanne or solve and humanne or solve and humanne solve and humanne solve and humanne and humanne there are an and humanne and humanne or any shap blanks, and the whap human human humanne and hum	Life_contents of the first part do	the delivery hered. Lifely BTG the having over 2 of the premises above granted, and the delivery hered. Lifely BTG the having over 2 of the premises above granted, and the delivery here is the order of the induction of the premises above granted, and the delivery here is the area because due and and senter harves a part of the inductions, second by the regard. if mus of manay, executed on theIf the second part to be read. The first of the inductions, second by the regard. if and of manay, executed on theIf they dIf the induction of the second part to be read. if a mus of manay, executed on theIf they dIf the induction of the second part to be read. if a mus of manay, executed on theIf they dIf they dIf they dIf they doIf they do go do the do they do do they are provided, in the exercise and wave and they do do they are provided, in the exercise of the dark grant do they do do they are provided, in the exercise and a do they are be done and provided, in the exercise and a do they are be done and provided, in the exercise and a do they are be done and provided, in the exercise and and a do they are provided, in the exercise and a do they are be done and provided, in the exercise and a do they are be done and provided and the exercise of the down and provided and the exercise of	
And the said gate sained of a good and in tend that they will wars. It is agreed heave assessed agrant aid re- said by said humanne or <u>110 50 10000000000000000000000000000000</u>	Life_contents of the first part dominants in first dimensions of the induced method of the first part dominants in first dimensions of the second part of the part dominants in the dimensions of the second part may part the part dominant the first part dominant the second part may part dominants in the dimensions of the second part may part dominants in the dimensions of the second part may part dominant the second part may and the second part may and the second part may part dominant the second part may and the second part of the second part of the second part may and part dominant the second part may second part may second part may and the second part may second part may second part the second part may second part the second part may second part may second part the second part may second part may second part the second part may second part may second part the second part may second part may second part the second part may second part may second part may be set to be second part may be set to be second part may second part the second part may second part may be set to be second part may be set to be second part may second part the second part may second part ma	the delivery hered. 'Lifely' BTG the havful owner 2 of the premises above granted, and "I must delivery here 16 of this inforture, pay all taxes or assessments that may be bried or Willlies the building upon and rail exists insured anish for such array of the strate of any rank taxes when the anne become due and rapidly and to keep such the strate of argents	
And the not part aimed of a good and in our dial that they will were an end that they will were an end that they will were and by not interaction of the speed herein and the speed herein and the speed transformed to the terms and by not interaction of an artificial speed to the terms and by not interaction of an artificial speed to the terms of more yields of the speed to the speed to the terms and by not interaction of an artificial speed to the terms of more yields of the speed to the speed to the terms and benefits account of an artificial speed to the terms and benefits account of an artificial speed to the speed to the speed to the speed and the speed to the speed to the speed to the speed and the speed to the speed to the speed to the speed and the speed to the speed to the speed to the speed to the speed and the speed to the speed and the speed to th	L12E_6 the first part do	the delivery hered. 'Lifely' BTG the havful owner 2 of the premises above granted, and " i time derive the life of this infeature, pay all taxes or assessments that may be levid or will'll have the building tops and mai enter inner a space of the second part to be a start, or of the start of an and the second part to be set and of part, the line, if any, main paylo to the part' of the second part to be start, of the same second set and paylo have the second part to be start of any main two parts the line, if any, main paylo to the part' of the second part to be start of any main two parts of the line answers to paid shall become a part of the inductions, second by the second part to be set of the same second at the line of the induction of the second part to be set of the same second at the line of the same second at the second part to be set of the same second at the line of the second part to be set of the same second the second part to be set of the second part	
And the said part saint of a good said and that they will wars. It is agreed between an end by nuclimation of the same of a grant said re- trained that they are said to be the same of the same of the the same of the same o	Life_of the first part do hereby exemant and agree that at defaulthe exists of inheritance therein, five and dear of all incombines on the static benets that the part Life_of the first part has all exists benets that the part Life_of the first part has all exists benets that the part Life_of the first part has all part Life_of the part has all par	the delivery hered. 'Lifely' BTG the havful owner 2 of the premises above granted, and "I must delivery here 16 of this inforture, pay all taxes or assessments that may be bried or Willlies the building upon and rail exists insured anish for such array of the strate of any rank taxes when the anne become due and rapidly and to keep such the strate of argents	