640

ASH Marmurt Haralda Beck Fred W. Kahn

The san the sa

| WELLING CO. TOFFAL | | GE RECORD 76 Reg. No. 2472 Fee Paid, \$ 10.00 · |
|---|--|---|
| WILL LITHO, CO. TOPEAN | FROM | STATE OF KANSAS, DOUGLAS COUNTY, 55. |
| | Bault B. W.M | This instrument was filed for record on the 28 day of |
| | Frank D. Walters and wife TO | Aug. A. D. 19.34, at 4:30 o'clock P. M. |
| | | Register of Deeds. |
| The l | Lawrence National Bank, Lawrence, h | ByDeputy. |
| | ENTURE, Made this 28th day of thirty-four between Fra | February in the year of our Lord, one thousand nine ank D. Walters and May Belle Walters, his wife, |
| of | | ouglas and State of Kansas |
| parties of the | e first part, and The Lawrence Nations Lawrence, Kanss | |
| Four thous which is hereby | acknowledged, ha.YO sold, and by this indenture d | duly paid, the receipt of duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. |
| The South | | n Dongias and State of Manass, to-wn: Lxty (60) acres of the South one-half (5音) of snteen (17), Township Twelve (12), Range Twenty (20). |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| And the said p | | that at the delivery hereof they are the lawful owner8 of the premises above granted, and |
| And the said p seized of a good and and that they will wa | art.108.of the first part do hereby covenant and agree indefeasible estate of inheritance therein, five and clear of all incu rrant and defend the same against all parties making lawful claim | that at the delivery hereof they_arethe lawful ownerd_ of the premises above granted, and unbrancethereta. |
| And the said p seired of a good and and that they will wn It is agreed bet assessed against said and by such insurance 1ts interest. | art 108 of the first part do hereby covenant and agree indefeabilite state of inheritance therein, five and deare of all intu- rrant and defend the same spainst all parties making lawful chains were the parties betters that the part 108 of the first part all real estate when the same becomes due and payable, and that 's do not be even that and part 108. If the first part all And in the event that and part 108. If the first part allows | that at the delivery herest. they_are the lawful events ² . of the premises above granted, and unbrance itheren. all stall times during the life of this indenture, ray all taxes or assessments that may be levied or they.will cep the buildings upon asid rail estate insured against fee and torndo in such sum the second part, the loss, if any, made poyshile to the part of the second part to the estated of its to pay such taxes when the same become due and payable and takep mail premises innured as |
| And the said p extend of a good and and that they will wan It is agreed bet assessed against said and by such insurance its interest. servin provided, then ndenture, and shall THIS GRANT | art 108.cf the first part do hereby covenant and agree indefeatible entate of inheritance therein, free and doard of all due renart and defend the same signiful all partners making laseful due went the partic barets that the part 1.00. of the first part has real entate when the mane becomes due and payable, and that is compary as able to periodic and directed by the part 1.05.cf And in the event that said part 1.05 of the first part shall the part 1.0 of the second part may pay usit taxes and in is included as a marging to second the payment of the second | that at the delivery herest they. are the havful events ² of the premises above granted, and undrance at a different during the life of this indenture, pay all taxes or assessments that may be levided or they.will leve the buildings uppe axid real exists insured against fire and torstoked in such sum the second part, the loss. If any, most payshes the hep-struct |
| And the said p acised of a good and and that they will we It is agreed bet assessed against axid and by such insurance its interest. herein provided, there mither and shall THIS GRANT FOUT thOUSA COUTTON | art 108.cf the first part do hereby covenant and agree indefeasible setate of inheritance therein, five and dear of all inter- rrant and defend the same spaint all partices making lawful chains were the partic benets that the part 108.cf of the first part al- real estate when the much becomes due and purphile, and that 's company as shall be specified and directed by the part 108.cf And in the event that and part 108.cf of the first part shall the part V of the second part may ray using taxes and in is intoined as a mortage to secure the payment un- is intoined as a mortage.context of the same of the same of and and no/100. | that at the delivery herest they are the lawful event ²⁵ of the premises above granted, and unbrance a thereta. all stall times during the life of this indenture, ray all taxes or assessments that may be levied or they.willkey the buildings upon askid real exists insured against far and tormsion in such sum the second part, the loss, if any, make payable to the part, and tormsion insured as neurone, or either, and the amount so paid shall become a part of the indentednase, secured by this if a hary reput. |
| And the said p seized of a good and and that they will we It is agreed bett assessed against said the interest, the seize of the seize provided, the seize provided, the MILS GRANT FOUR thousa seconding to the term and by atta. | art 108 of the first part do hereby covenant and agree indefeatible extex of inheritance therein, five and barr of all line version and defend the same significant all partners making laseful data were the particle herein that the part 100. of the first part ah even the particle herein that the part 100. of the first part ah the compary as able to periodic and disputed, and that it compary as able to periodic and disputed by the part 100. And in the event that and part 100. of the first part shall been attempt at the rate of the first part and the part of the same of | that at the delivery herest they are the harful events ² of the premises above granted, and monome at all times during the life of this indenture, ray all taxes or assessments that may be levide or threy. and a start of the indenture, ray all taxes or assessments that may be levide or threy. |
| And the said p meined of a good and and that they will we lis agreed bet seesed against sold and by a such merstene the interest, and shall THIS GRANT Court thousa cecording to the ter and by 1ts and the such that are the such that and a there of a new of p, as provided herein a thread to a new of | at 108 of the first part do hereby covenant and agree indefeable state of inheritance therein, fore and other of allows errors that dieffeith the same scalard all more making the off dhan went the particle benetic that the part 108. of the first part al- real states when the mane becomes due and papakin, and that it compares as allow the periodic and directed by the part 108. And in the event that and part 108. of the first part allows the parts' of the second part to may provide the same of the parts' part of the second part to may for any first and and no/100eretia written beligation for the paper is for all the part 108. of the first part allows and of the part part is the second parts, we by the end part 108. of the second parts to pay for any is at parts that first to pay the same as provided in this indetextu- te parts makes any part of the second parts, we first that that the part of the parts are not be specified. | that at the delivery herest they are the lawful events ² , of the premises above granted, and moments there are an event of the start of t |
| And the said p meined of a good and and that they will we lis agreed bet seesed against sold and by a such merstene the interest, and shall THIS GRANT Court thousa cecording to the ter and by 1ts and the such that are the such that and a there of a new of p, as provided herein a thread to a new of | at 108 of the first part do hereby covenant and agree indefeable state of inheritance therein, fore and other of allows errors that dieffeith the same scalard all more making the off dhan went the particle benetic that the part 108. of the first part al- real states when the mane becomes due and papakin, and that it compares as allow the periodic and directed by the part 108. And in the event that and part 108. of the first part allows the parts' of the second part to may provide the same of the parts' part of the second part to may for any first and and no/100eretia written beligation for the paper is for all the part 108. of the first part allows and of the part part is the second parts, we by the end part 108. of the second parts to pay for any is at parts that first to pay the same as provided in this indetextu- te parts makes any part of the second parts, we first that that the part of the parts are not be specified. | that at the delivery herest they are the lawful events ² , of the premises above granted, and moments there are an event of the start of t |
| And the said γ second and model of a good and and that they will us It is agreed barries and the same of a sain shall be same a sain shall be same a same of a same same the same same same same the same | art 108 of the first part do hereby covenant and agree indefaultie exists of inheritance therein, five and doard of line result and defend the same signiful all partners making laseful dama were the particle herein that the part 100.0 of the first part has real exists when the mare becomes due and payable, and that is compary a shall be periodic and directed by the part 100.07 And in the event that said part 108. of the first part shall the part 100.0 of the second part may pay and takes and in is included as a marging to second the payment of the second and and no/100 of the second part may pay and takes and in the second part 100.0 of the first part shall be all of 100.0 of the second part is pay for any of the solid part 100.0 of the second part, we set by the and part 100.0 of the second part is pay for any is a first shall have be made and pay shall be all be determined by all the balance of the balance part of the isomed part. Is an approximation of the solid parts when a part is a first shall have the expected in the interpret balance method part 100.0 of the balance part, we der by the and part 100.0 of the balance part of the lance of the shall payshes at the explore of the balance parts, the isomed payshes at the explore of the balance parts, the one of the payshes at the explore of the balance parts, the one of the balance parts, the parts with the cost and charges mark therefore, and the payshes and and the detail paymed, of any part of the balance of the solid parts of the pays of any the second part. | that at the delivery herest they are |
| And the solt q model of a good and model of a good and and the thry will are more a the sagered bet are a same of a plant and and by walk instruction. The instruction of the instruction of the instruction of the instruction of the p is provided, being and the instruction of the instruction of p is provided, being and the instruction of p is provided, being and the instruction of p is provided, being and the instruction of p is provided by and the instruction of p is provided by and the instruction of p is provided by and the instruction of p is provided by a struction of p is provided by a struction of the instruction of the instructi | art 108 of the first part do hereby covenant and agree indefaultie exists of inheritance therein, five and doard of line result and defend the same signiful all partners making laseful dama were the particle herein that the part 100.0 of the first part has real exists when the mare becomes due and payable, and that is compary a shall be periodic and directed by the part 100.07 And in the event that said part 108. of the first part shall the part 100.0 of the second part may pay and takes and in is included as a marging to second the payment of the second and and no/100 of the second part may pay and takes and in the second part 100.0 of the first part shall be all of 100.0 of the second part is pay for any of the solid part 100.0 of the second part, we set by the and part 100.0 of the second part is pay for any is a first shall have be made and pay shall be all be determined by all the balance of the balance part of the isomed part. Is an approximation of the solid parts when a part is a first shall have the expected in the interpret balance method part 100.0 of the balance part, we der by the and part 100.0 of the balance part of the lance of the shall payshes at the explore of the balance parts, the isomed payshes at the explore of the balance parts, the one of the payshes at the explore of the balance parts, the one of the balance parts, the parts with the cost and charges mark therefore, and the payshes and and the detail paymed, of any part of the balance of the solid parts of the pays of any the second part. | that as the delivery herest they are |
| And the solt q missed of a good and missed of a good and and the thry will assume that the the same of a good and the same of a good assume that the same of the same that the same the same that | art 108 of the first part do hereby covenant and agree indefaultie exists of inheritance therein, five and doard of line result and defend the same signiful all partners making laseful dama were the particle herein that the part 100.0 of the first part has real exists when the mare becomes due and payable, and that is compary a shall be periodic and directed by the part 100.07 And in the event that said part 108. of the first part shall the part 100.0 of the second part may pay and takes and in is included as a marging to second the payment of the second and and no/100 of the second part may pay and takes and in the second part 100.0 of the first part shall be all of 100.0 of the second part is pay for any of the solid part 100.0 of the second part, we set by the and part 100.0 of the second part is pay for any is a first shall have be made and pay shall be all be determined by all the balance of the balance part of the isomed part. Is an approximation of the solid parts when a part is a first shall have the expected in the interpret balance method part 100.0 of the balance part, we der by the and part 100.0 of the balance part of the lance of the shall payshes at the explore of the balance parts, the isomed payshes at the explore of the balance parts, the one of the payshes at the explore of the balance parts, the one of the balance parts, the parts with the cost and charges mark therefore, and the payshes and and the detail paymed, of any part of the balance of the solid parts of the pays of any the second part. | that at the delivery herest they are the having eventst of the premises above granted, and momentsthere is the the second part, the loss of any moments and the second part, the loss of any moments are assessments that may be leveled or theythere the buildings upper axid real sector tothere is a second part to the state of the second part, the loss of any moments of payles to the payles be the payles the the part of the inductions are been as the second part, the loss of any moments of payles to the payles be the payles the payles of the payles |
| And the solt q missed of a good and missed of a good and and the thry will assume that the the same of a good and the same of a good assume that the same of the same that the same the same that | art 108 of the first part do hereby covenant and agree indefaultie exists of inheritance therein, five and doard of line result and defend the same signiful all partners making laseful dama were the particle herein that the part 100.0 of the first part has real exists when the mare becomes due and payable, and that is compary a shall be periodic and directed by the part 100.07 And in the event that said part 108. of the first part shall the part 100.0 of the second part may pay and takes and in is included as a marging to second the payment of the second and and no/100 of the second part may pay and takes and in the second part 100.0 of the first part shall be all of 100.0 of the second part is pay for any of the solid part 100.0 of the second part, we set by the and part 100.0 of the second part is pay for any is a first shall have be made and pay shall be all be determined by all the balance of the balance part of the isomed part. Is an approximation of the solid parts when a part is a first shall have the expected in the interpret balance method part 100.0 of the balance part, we der by the and part 100.0 of the balance part of the lance of the shall payshes at the explore of the balance parts, the isomed payshes at the explore of the balance parts, the one of the payshes at the explore of the balance parts, the one of the balance parts, the parts with the cost and charges mark therefore, and the payshes and and the detail paymed, of any part of the balance of the solid parts of the pays of any the second part. | that as the delivery herest they are |
| And the solt q missed of a good and missed of a good and and the thry will assume that the the same of a good and the same of a good assume that the same of the same that the same the same that | art 108 of the first part do hereby covenant and agree indefaultie exists of inheritance therein, five and doard of line result and defend the same signiful all partners making laseful dama were the particle herein that the part 100.0 of the first part has real exists when the mare becomes due and payable, and that is compary a shall be periodic and directed by the part 100.07 And in the event that said part 108. of the first part shall the part 100.0 of the second part may pay and takes and in is included as a marging to second the payment of the second and and no/100 of the second part may pay and takes and in the second part 100.0 of the first part shall be all of 100.0 of the second part is pay for any of the solid part 100.0 of the second part, we set by the and part 100.0 of the second part is pay for any is a first shall have be made and pay shall be all be determined by all the balance of the balance part of the isomed part. Is an approximation of the solid parts when a part is a first shall have the expected in the interpret balance method part 100.0 of the balance part, we der by the and part 100.0 of the balance part of the lance of the shall payshes at the explore of the balance parts, the isomed payshes at the explore of the balance parts, the one of the payshes at the explore of the balance parts, the one of the balance parts, the parts with the cost and charges mark therefore, and the payshes and and the detail paymed, of any part of the balance of the solid parts of the pays of any the second part. | that at the delivery herest they are |
| And the said T minimal of a good and and the thry will be and the thry will be T is agreed bet assessed aphabiant the same of the same of the same the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the same of the same the same of the same of the same of the same of the same of the same of | art 108 of the first part do hereby covenant and agree indefaultie exists of inheritance therein, five and doard of line result and defend the same signiful all partners making laseful dama were the particle herein that the part 100.0 of the first part has real exists when the mare becomes due and payable, and that is compary a shall be periodic and directed by the part 100.07 And in the event that said part 108. of the first part shall the part 100.0 of the second part may pay and takes and in is included as a marging to second the payment of the second and and no/100 of the second part may pay and takes and in the second part 100.0 of the first part shall be all of 100.0 of the second part is pay for any of the solid part 100.0 of the second part, we set by the and part 100.0 of the second part is pay for any is a first shall have be made and pay shall be all be determined by all the balance of the balance part of the isomed part. Is an approximation of the solid parts when a part is a first shall have the expected in the interpret balance method part 100.0 of the balance part, we der by the and part 100.0 of the balance part of the lance of the shall payshes at the explore of the balance parts, the isomed payshes at the explore of the balance parts, the one of the payshes at the explore of the balance parts, the one of the balance parts, the parts with the cost and charges mark therefore, and the payshes and and the detail paymed, of any part of the balance of the solid parts of the pays of any the second part. | that at the delivery herest they are |
| And the sait T meaned of a good and and that they will we It is agreed be- sured a plant and and any sain interest. This OLANY THOUSAN COULD T | art 108 of the first part do hereby covenant and agree indefaultie exists of inheritance therein, five and doard of all new rereat and defind the same significant all particles and discrete the the parts 100. of the first part here were the particle benefits and discreted by the part 100. And in the event that main part 100. of the first part here is not even the ratio is periodic and discreted by the part 100. And in the event that main part 100. of the first part here is the event that main part 100. of the first part 100. And in the event that main part 100. If the first part 100. And in the event that main part 100. If the event part is the event part is the event part is the part 100. If the part 100. If the part 100. If the part 100. If the event part is the part 100. If the odd part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the odd part part part 100. If the part 100. If the part 100. If the odd part part part 100. If the part 100. If the part 100. If the odd part part part 100. If the pa | that is the delivery hered they are |
| And the sait T meaned of a good and and that they will we It is agreed be- sured a plant and and any sain interest. This OLANY THOUSAN COULD T | art 108 of the first part do hereby covenant and agree indecasible exists of inheritance therein, five and doard of all new series that distance in the particle benefits and indecasible to the series of an distance of the series | that at the delivery hered they are the lawful events. of the premises above granted, and molecularthe rest. at all times during the life of this indenture, pay all taxes or assessments that may be lorid or they_mill here the buildings upps and real events and insured against far and torsido in such same the second part, the law. If any, man due to paylable to the part of the second part, the tester of fair to part with taxes when the same become duri, the law. If any, man due to paylable to the part of the second part, the tester of fair to part with taxes when the same become duri and payable and to keep and premises insured as arrange or either, and the mount so paid shall become a part of the taken of a part and the mount so paid shall become a part of the taken of the pay with taxes when the same become duri and payable and the payment. DOLLARG, and the during the paylable to the part to 2.54 when the same become due and payable and the paylable take paylable to the paylable to the paylable take paylable take paylable. The paylable take payla |
| And the said τ series of a τ_{a} good and and that they will us It is agreed because of a series of the same of a series of the same of the same same of the same same of the same same THE GLASS. The same same of the same same same same same same same same same same the same same same same same the same same same same same same same same same the same | art 108 of the first part do hereby convents and agree indecasible state of inderivative therein, for and deard of allows more and the first part of the same spatiant 12 parter making level of their work the parties herein that the part 100. of the first part and the convents due and payshin, and that 's converse state and the part 100. And in the cent that and part 100. of the first part and the part 100. The p | that is the delivery hered they are |
| And the said T mission of a good and and that they will we It is a speed that summer and a speed of the same states of the same states of the same states of the same states of the same states of the mainteners of the same states of the same | art 108 of the first part do | that at the delivery hered they are |
| And the said τ series of a τ_{a} good and and that they will us It is agreed because of a series of the same of a series of the same of the same same of the same same of the same same THE GLASS. The same same of the same same same same same same same same same same the same same same same same the same same same same same same same same same the same | art 108. of the first part do hereby covenant and agree indefaultie estate of indefaulties therein, fore and offault of large intermediate estate of indefaulties therein. In the second part of the | that at the delivery hered they are the having eventst of the premises above granted, and momens |
| And the said τ series of a τ_{a} good and and that they will us It is agreed because of a series of the same of a series of the same of the same same of the same same of the same same THE GLASS. The same same of the same same same same same same same same same same the same same same same same the same same same same same same same same same the same | art 108 of the first part do hereby contrast and argues indecasible state of indecidence therein, for and deard of allows there are spatial to gathere making level of the internet of defend the same spatial to gathere making level of the internet of the same spatial to gathere in the same spatial to gathere in the same spatial to gathere is gathered or the same spatial to gathere is gathered or the same spatial to gathered is th | that is the delivery herest they are its haveful events. of the premises above granted, and monore |
| And the sait q mind of a good and and that they will be appendent to a speed between the same of a speed between same of a speed between the same of a speed the same of the same of the same of the same of the THE GASK TOOL THE GASK of the same of | art 108 of the first part do hereby convents and argues indexable state of inderitance therein, for and whard of il ions rest and defend the same spatiant 21 parter making hereful chain went the parties herein that the part 108. of the first part ah- real estates when the same spatiant 21 parter making herein 108. And in the event that and part 108. of the first part ah- tic energy as able to be periodic and divised by the part 108. And in the event that and part 108. of the first part ah- tic energy as able to be event part to may ray and takes and i beer interest. The first part 108 of the the part 108. And in the event that and part 108. of the first part ahd to get the part 10. The part 108 of the the part 108 of the part 10. The first part 108 of the part 108 of the part 10. The first part 108 of the part of the part by the able of the part 108 of the part of the part of the part 108. In the part 108 of the the second part, the part 108 of the part 108 of the black here, without an to the the part 108 of the black here, without an to the the part 108 of the black here, without an to the partiest here the second part is any first and the partiest part of the here part and part to any for any the first the black here, without an to the partiest here the the the and parts is and charge hand the parts here the the parts and parts have the parts of the first the parts the part of the part the part of the part of the parts here the the parts and parts and charge hand the parts here the the parts and parts and charge hand the parts here the the the parts and parts and charge hand the parts here the the the parts and parts have the able parts here the the the parts and parts and charge hand the parts here the the the parts and parts have the able to the parts here the parts and parts and the intervent the parts above the the the parts and parts and the parts have the parts above the parts the parts and parts and the parts have the parts above the the parts and parts and the parts have the parts above the th | that at the delivery hered they are the hard evendst of the premises above prated, and meansethe the buildings upon and real events of the premises above prated, and meansethe the buildings upon and real events of the second part, the loss. If any, much upon paylable the part bythe the second part, the loss. If any, much upon paylable the part bthe the second part, the loss. If any, much upon paylable the part bthe the second part, the loss. If any, much upon the second part, the second part, the second part, the second part, the loss. If any, much upon the second part, the second part is the second part, the second part is the second part is a second part in the second that and the second part. The second part is the second part, the second part is a second part in the second that the second part is the second part. The second part is the second part is the second part is the second part. The second part is the |
| And the said T mained of a good and and that they will we B is agreed but assessed applied and the same of a special second transformer and the same second as to the tern and by 3th assessed and the main of means of means and the same of means and the same of the same and the 3th assessed as the same of the same of of the same of the same of the same of the same of the same of the same of the same of the same of the same | art 108 of the first part do hereby convents and argues indexable state of inderitance therein, for and whard of il ions rest and defend the same spatiant 21 parter making hereful chain went the parties herein that the part 108. of the first part ah- real estates when the same spatiant 21 parter making herein 108. And in the event that and part 108. of the first part ah- tic energy as able to be periodic and divised by the part 108. And in the event that and part 108. of the first part ah- tic energy as able to be event part to may ray and takes and i beer interest. The first part 108 of the the part 108. And in the event that and part 108. of the first part ahd to get the part 10. The part 108 of the the part 108 of the part 10. The first part 108 of the part 108 of the part 10. The first part 108 of the part of the part by the able of the part 108 of the part of the part of the part 108. In the part 108 of the the second part, the part 108 of the part 108 of the black here, without an to the the part 108 of the black here, without an to the the part 108 of the black here, without an to the partiest here the second part is any first and the partiest part of the here part and part to any for any the first the black here, without an to the partiest here the the the and parts is and charge hand the parts here the the parts and parts have the parts of the first the parts the part of the part the part of the part of the parts here the the parts and parts and charge hand the parts here the the parts and parts and charge hand the parts here the the the parts and parts and charge hand the parts here the the the parts and parts have the able parts here the the the parts and parts and charge hand the parts here the the the parts and parts have the able to the parts here the parts and parts and the intervent the parts above the the the parts and parts and the parts have the parts above the parts the parts and parts and the parts have the parts above the the parts and parts and the parts have the parts above the th | that at the delivery hered they are the hard evendst of the premises above granted, and meansethe delivery hered the of this inferiture, pay all taxes or assessments that may be levid or they well as the second part, the less of ary, and the second part, and the second part, the less of ary, and the second part, the less of ary and the second part is and the second part is the second part is the second part is made precises. The second part is an advertee of a data the second part is the s |
| And the sait q mind of a good and and that they will we mind that they will we many the same of a good and and that they will we many the same of a good and that they will be same of the | <pre>will be the term part do</pre> | that at the delivery hered they are the hard events. of the premises above granted, and minimum entermines and the second part, the loss of any model of the indenture, pay all taxes or assessments that may be levid or they well large the buildings upon axid real events of a starts. The loss of any model paylable that paylable and taxes when the same become data the loss of any model paylable that paylable and taxes when the same become data the loss of any model. The same are the loss of any model taxes when the same become data that become a part to the start of fail to pay with taxes when the same become date and paylable and tax here and paylable and the key and premises insured as margines, or entities, and the sameant so paid shall become a part of the inductedness, secured by this if they reped |
| And the said T mined of a good and and that they will we may be a seried of a good and and that they will we may be a seried of a good and and that they will we may be a series of a good and the s | ext 1068 of the first part do hereby contrast and argues indecasible state of inderinance therein, for and other of all others that the part 1080. of the first part is the rest of the the more spatial to give ranking level of the internant of definit the same spatial to give ranking level of the internant part 1080. of the first part 1080 of the first part 1080 of the | that at the delivery hered they are the hard evens ² . of the premises above granted, and minimum entermines a second set of the second part, the loss of any model of the indentities, pay all tases or assessments that may be levid of the second part, the loss of any model payles the hard <u>u</u> the second part, the loss of any model payles the hard <u>u</u> the second part, the loss of any model payles the hard <u>u</u> the second part, the loss of any model payles the hard <u>u</u> the second part, the loss of any model payle the hard <u>u</u> the second part, the loss of any model payle the hard <u>u</u> the second part, the second part is the second part, the second |
| And the sait q mind of a good and and that they will we mind that they will we many the same of a good and and that they will we many the same of a good and that they will be same of the | <pre>will be the term part do</pre> | that at the delivery hered they are the hard events. of the premises above granted, and minimum entermines and the second part, the loss of any model of the indenture, pay all taxes or assessments that may be levid or they well large the buildings upon axid real events of a starts. The loss of any model paylable that paylable and taxes when the same become data the loss of any model paylable that paylable and taxes when the same become data the loss of any model. The same are the loss of any model taxes when the same become data that become a part to the start of fail to pay with taxes when the same become date and paylable and tax here and paylable and the key and premises insured as margines, or entities, and the sameant so paid shall become a part of the inductedness, secured by this if they reped |

Π