MORTGAGE RECORD 80

Receiving No. 766

en et de la plante		STATE OF KANSAS, DOUGLAS COUNTY, 55.	
		This instrument was filed for record on the l day of July A. D. 19, 35 , at 8:00 o'clock A. M.	0.3% (E. M. 1999)
	то	Harold G. Begister of Deeds.	
		By	+
	PP Madathia 20+h	/ 1	-
dred and thirty-	RE, Made this 29th day of five between Stells		e
	in the County of Dougla		- 111
	t, and The Lawrence National Bar Lawrence, Kan	Sas part y of the second part	
Twenty-five Hu		 	
	Lot Forty-one (41) and the Nor Forty-three (43) on Tennessee		
	, 1		
h the appurtenances a	nd all the estate, title and interest of the said pa	art. y of the first part therein.	
And the said part y	nd all the estate, title and interest of the said per of the first part do hereby covenant and agree that of laberinare therein, i've and end or di incuminazao	at the delivery hereof 810 18 the lawful owner. of the premises above granted, and seize	
And the said part y	of the first part do hereby covenant and agree that a e of inheritance therein, free and clear of all incumbrance defend the same accled all martine making lawful claim the	at the delivery hereofBho_10 the lawful owner of the premises above granted, and settee	:]
And the said part y good and indefeasible cetate that they will warrant and It is agreed between the real setate when the same b	of the first part do hereby covenant and agree that a c of inheritance therein, free and cieze of all incombrance defend the same against all parties making in while claim the parties hereto that the part() of the first part hall at comes due and ourskie, and that in Hon. will), keep the	at the defirery hereof 810.18 the lawful owner of the premises above granted, and seize rete. all times during the life of this indexture, pay all taxes or assessments that may be briefed or assessed agains e-building upon mid real retain insured against for ac'd torando in mote sum and by such insurance compara	
And the said part. y good and indefeasible estatu- that they will warrant and It is agreed between the real estate when the same b hall be specified and directed party of the first part	of the first part da hereby covenant and agree that is of ilheritance thereis, first add ener of all incuminance defend the same against all parties making laveled taim the particle hereit that the party of the first part shall all exceeme due and payable, and that: aho ill. here, the is by the part_y of the second part, the low, if any, made shall full (pay much tarse when the name hereine of the ang).	at the desirety hereof 810.18 the lawful overs of the premises above prested, and ester rete	
And the said part y a good and indefeasible watar that they will warrant and It is agreed between the I real extate when the same be hall be specified and directer in the said insurance, or with y read. THIS GRANT is intend Twent y - five	of the first part do hereby covenant and agree that is of inheritance therein, fore and denr of all incumbence defend the same against all particles making leveld eithin the particle herein that the party of the first part and all exceeme due and payable, and that [hho wr]11 here that by the part, y of the second part, it hos, it it ay, make the source in the second part. It hos, it is ay, make that find (pay such tame when the same become due and pay and the about no source has pay and the hoster of eth numbered on and model host of the most of the numbered on and model on 0 =	as the defirery here 810.18 the lawful event. of the promises above prasted, and estimate rete. all times during the life of this inductions, pay all taxes or assessment that may be brief or assessed applies a building upon and real ratio insured equinat fire c_1 formado in node sum and by such transme expanse a building to an advect insured equinat fire c_1 formado in node sum and by such transme expanse applies to keep and t_2 of the second part to the error of 126 . Insure. And in the event the papels has the part t_2 of the second part to the previded, then the previde the size of parts the state of the prevident of the second part may be defined, second by this indestrue, and has been indexed in the near of 100 minutes the size of parts may be defined.	
And the said part y- good and indefensible setation that they will warmant and It is agreed between the real setate when the same b hall be specified and directer party of the first part. THIS GRANT is intend Twoarty-first ording to the terms of	of the first part dahereby evenant and agree that is of inheritance therein, free and ener of all incuminance defend the same against all parties making in which takin the particle hereit that the party of the forth year shall all exceeme due and paryhle, and that ShO . Will keep this by the part J of the scenad part, the loss, if any, made shall fail to pay used that ShO . Will keep the base of an an excepte of the scenad of the state of a name that the object of the scenading of the scenading based parts of the scenading of the scenading of the scenading based parties that be based part, which we scenading on the based parties that be part J . of the payment of all made parable to the part J of the payment of all made parable to the part J of the payment of all	at the defirery here 10.12 the lawful over d of the premises above granted, and ester rete. all times during the life of this induction, pay all taxes or assessments that may be brief or assessed against a building upon and real estatic insured equints for e_1 to make its may be brief or assessed against payable on the low and gravitation insured a hereing payable, the low q_{eff} of the second part may be blefdens, second by this indecture, and that here instrues at the rate of 10 M from the date of payment with blefdens, second by this indecture, and that here instrues at the rate of 10 M from the date of payment with blefdens, second on the 29 bits day of Juine 19 Juine 19 Juine is interest, second on the 29 bits days of Juine 19 Juine 19 Juine 19 Juine is interest, second by the terms of and add bilighties and also be seener any any or sensor	
And the mid part y pool and indefeasible event it has they will warrant and it is agreed between the d real evisite when the same b shall be specified and directer the same and insurance, or will the same same same same same result. Same same same same same same same same the same s	of the first part dohereby covenant and agree that is of inheritance therein, fore and dent of all insumbrance defend the same against all partices making levelst eithin the specific hereot that the party of the first part all all there are all the party of the first part all all the parts here that the party is the loss, if any, make that first party of the second part is the loss, if any, make that first party of the party part is the loss of the part of the second part is part of the loss of any mathematical mathematical part of the loss of any mathematical mathematical part of the loss of of the association of the second part, with a make parable to the part, \mathcal{Y}_{-} of the second part, with a red of the second part to pay for any instrume or to be	as the detrivey henced 810.18 the lawful event. of the promises above prasted, and estimates the detrivey henced 810.18 the lawful event. of the promises above prasted, and estimates the detription of the lawful induction, pay all taxes or assessment that may be brief or assessed applies to be previde to the part of the lawful event in the event the payles to the part $J_{\rm event}$ of the second part and part is the event of 152.1 there are all the event the lawful event. And in the event the payles has been provided, then the part $J_{\rm event}$ is the event the event the payles have the part of the event the payle have the foreign event of the second part and part of the event the payle have the foreign event of the second part and part of the event the lawful event the tax of part $J_{\rm event}$ is a second part and part of the event the second par	
And the mid part y rood and indefeasible exist that they will warrent and It is agreed between the Ir all exists when the same b hall be specified and direct- tions and insurance, or will read insurance, or will take and insurance, or will read insurance, or will the set of the second second The second second second second The second second second second The second second second second the second second second second second second second second second the second seco	of the first part dohereby covenant and agree that is of inheritance therein, fore and dent of all insumbrance defend the same against all partices making levelst eithin the specific hereot that the party of the first part all all there are all the party of the first part all all the parts here that the party is the loss, if any, make that first party of the second part is the loss, if any, make that first party of the party part is the loss of the part of the second part is part of the loss of any mathematical mathematical part of the loss of any mathematical mathematical part of the loss of of the association of the second part, with a make parable to the part, \mathcal{Y}_{-} of the second part, with a red of the second part to pay for any instrume or to be	as the detrivey henced 810.18 the lawful event. of the promises above prasted, and estimates the detrivey henced 810.18 the lawful event. of the promises above prasted, and estimates the detription of the lawful induction, pay all taxes or assessment that may be brief or assessed applies to be previde to the part of the lawful event in the event the payles to the part $J_{\rm event}$ of the second part and part is the event of 152.1 there are all the event the lawful event. And in the event the payles has been provided, then the part $J_{\rm event}$ is the event the event the payles have the part of the event the payle have the foreign event of the second part and part of the event the payle have the foreign event of the second part and part of the event the lawful event the tax of part $J_{\rm event}$ is a second part and part of the event the second par	
And the mid part y root and indefensible entit. (that they will warrant and it is agreed between the real extra when the same b its agreed between the and the specified and directed in any of the fore part in a state of the same of the real state of the same of the real state of the same of the real state of the same	of the first part do	as the detrory hereof 810.18 the larved event. of the permisse above practed, and reference, all times during the life of this indexture, pay all taxes or assessments that may be brief or assessed agains a building upon mid real static insured against fire χ^{-1} durates or assessments that may be brief or assessed agains a building upon mid real static insured against fire χ^{-1} durates or assessments that may be brief or assessed agains a building upon mid real static insured against fire χ^{-1} durates or assessments that may be brief or assessed against payle to be per mid permission insured as herein provided, then the part χ^{-1} of the around part may be included. The provide the brief power of the term of 100 mid mode in a way were used included as a second provide the brief power of χ^{-1} durates or assessment as the term of mode all interest according the taxes of the term of a lab oblightion end that has been stream to include provide. It is been assessed as a brief poweride, in the state of power at the stream includes a second per that durates are brief poweride. The state is an addition of the second the stream to a second includes the state with interest thereon a brief approvide, in the state is an advect the stream to a second the oblightion consider therein fully discharged. If default he made in a sub in figure as years that the oblightion consider therein the stream for addition provide, in the state is an advect the power at the state of power at the state and power at the state of power at the state of power at the state of the state of power at the state and power at the state of power at the state of the state of the state of power at the state and power at the state of power at the state of the state of the state of the state of power at the state of the state of the state of power at the state of the stat	
And the mid part y root and indefensive entit. (that they will warrant and It is agreed between the Ir and sectian when the same b its agreed between the inset of the section of the inset of the section periods their the section periods the in the section periods the inset of the section of the inset of the section periods the inset of the section is in the inset of the section periods the inset of the section is in the inset of the inset of the inset of the section is in the sectio	of the first part do hereby covenant and agrees that is of all hierizance therein, form and denor of all incumience defend the same against all particles making invelved that the second do and against all particles making invelved that the second do and against all particles making invelved that the second do and against all particles making invelved that the by the part $J_{\rm cov}$ of the second part (to bos, if any, and the size of the second part (to bos, if any, and the size of the second part (to bos, if any, and the size of the second part (to bos, if any, and $h_{\rm cov}$ and the size of the second part (to bos, $h_{\rm cov}$ and the size of the second part (to bos, $h_{\rm cov}$ and the size of the part $J_{\rm cov}$ of the second part, with a made parabole to the part, $J_{\rm cov}$ of the second part, with a fixed in find second part (to part for any increase or to do exist in the values), but it has taken as herein specified and $f_{\rm cov}$ of the second part (to part for any increase or to do exist in the value of adjustice). The second part, the maximum manual particle part $J_{\rm cov}$ of the second part, the maxi- ment of the side part $J_{\rm cov}$ of the second part, the part is and it of maximum base of the output of the second part $J_{\rm cov}$ and the second part (to part $J_{\rm cov}$ of the second part, the part of the second part (to part $J_{\rm cov}$ of the second part, the second part $J_{\rm cov}$ of the second part, the second part, the part of the part $J_{\rm cov}$ of the second part, the part $J_{\rm cov}$ of the second part (to part $J_{\rm cov}$ of the second p	as the detroys here 100.10 the larved aver_ of the possion above parted, and selections during the life of this indexture, pay all taxes or assessments that may be brief or assessed against a building upon mild real static insured against fact of taxes of assessments that may be brief or assessed against a building upon mild previous insured against fact of taxes of assessments that may be brief or assessed against a building against fact of taxes of the taxes of taxes of taxes of the taxes of taxes of taxes of the taxes of taxe	
And the mid part y pool and indefensive weith (that they will warnat and It is a greed between the It is a greed between the is well between the is in the It is a greed between the is and the is the is in the is and the is the is in the is the is a greed between the is and is a greed between the is is a greed by the particle be obtained by t	of the first part da	as the detroys here 100.10 the larved aver_ of the possion above parted, and selections during the life of this indexture, pay all taxes or assessments that may be brief or assessed against a building upon mild real static insured against fact of taxes of assessments that may be brief or assessed against a building upon mild previous insured against fact of taxes of assessments that may be brief or assessed against a building against fact of taxes of the taxes of taxes of taxes of the taxes of taxes of taxes of the taxes of taxe	
And the mid part y pool and indefensive weith (that they will warnat and It is a greed between the It is a greed between the is well between the is in the It is a greed between the is and the is the is in the is and the is the is in the is the is a greed between the is and is a greed between the is is a greed by the particle be obtained by t	of the first part da	at the detreey here 310.13 the lawful event. of the permises above prasted, and ester rete. all times during the life of this indexture, pay all taxes or assessments that may be bried or assessed agains a building upon and real estatic fourned against fire x_1^{-1} (seconds in note some add by such have an estate payhles to the part. y_{-1} of the second part to the sected of 1242 . Instances compare provides to the part. y_{-1} of the second part to be returned of 1242 . Instances that is the result the provide and have paid prevales language at herity provided, then the part y_{-1} of the second part may particularly and the result the provide on the part. y_{-1} of the second part to be returned of 1242 . Instance. Add in the result are provide on the part. y_{-1} of the second part to be returned of 1242 . Instance that the date of payment or any provide on the second part has been interest at herity provided, then the part y_{-1} of the second part may part its must of mosery, exceeded on the 292 h dry of June 10.55 all interest averating there as seconding to the terms of add oblighties and also be secure say sum or mus to include yang taxes with interest thereon as herits provided, in the event that mid part. J_{-1} drive for par- t the ablestion contained thereds fully discharged. If default is much program to easy part there and baseline according therefore, and to off the particular baseline and all the harder here and baseline according therefore, and to off the particular baseline and all the harder here and baseline according therefore, and to off the particular baseline and the therefore and the harder here and baseline according therefore, and to off the particular baseline and the therefore and the harder here the there according therefore and the second and harder part of the harder here and the harder here and the second according therefore and the second and here there and there are and the harder here and there are as the second and the second an	
And the mid part y pool and indefensive weith (that they will warnat and It is a greed between the It is a greed between the is well between the is in the It is a greed between the is and the is the is in the is and the is the is in the is the is a greed between the is and is a greed between the is is a greed by the particle be obtained by t	of the first part da	at the detremy here 810.18 the larved events of the permisse above pranted, and reference in the start of the permisse above pranted, and reference in the start of the permisse above pranted, and reference in the start of the permisse above pranted, and reference in the start of the permisse above pranted, and reference in the start of the permisse above pranted and reference in the start of the permisse above pranted and reference in the start of the permission above pranted and reference in the start of the permission of the start of the st	
And the mid part y pool and indefensive weith (that they will warnat and It is a greed between the It is a greed between the is well between the is in the It is a greed between the is and the is the is in the is and the is the is in the is the is a greed between the is and is a greed between the is is a greed by the particle be obtained by t	of the first part da	at the detroys here \$\begin{timesty}{2.5} & be level over \$\end{timesty} of the permises above prasted, and ester \$\end{timesty} here \$\begin{timesty}{2.5} & be level over \$\end{timesty}\$ of the model means of the means \$\end{timesty}\$ and \$	
And the mid part y a good and indefensible stuti- d that they will warnant and It is agreed between the A main state when the same be and a state when the same be and the specified and diverses in the specified and diverses of the same and insurance, or shift "THIS GRANT is intend "THIS grant was a state "This grant was a state "This grant is the state of the is in agreed by the partici- is of the significant provide the state is a state of the shall be paid is in agreed by the partici- is in agreed by the partici- is of the significant provide the state is a state of the shall be paid is in agreed by the partici- be obligatory upon the hold is in agreed by the partici- be obligatory upon the hold be- two of the significant provide in the significant provide by the partici- be obligatory upon the hold be- two of the significant provide by the partici- be obligatory upon the hold be- two of the significant provide by the partici- be obligatory upon the hold by the partici- tic agreed by the partic	of the first part da	at the detreey here 100.10 the larved every of the permisse above prasted, and ever rets. all times during the life of this indexture, pay all taxes or assessments that may be brief or assessed agains a building upon all real ratic insured equats fire χ_2^{-1} durates or assessments that may be brief or assessed agains a building upon all real ratic insured equats fire χ_2^{-1} durates or assessments that may be brief or assessed agains a building upon all real ratic insured equats fire χ_2^{-1} durates or assessments that may be brief or assessed agains problems, secured by this indexture, and that here interes it for for the access of payment and indextures are compared to the payment in the secure of $\frac{1}{20}$ of the access faret may pay indextures, accessed on the 292 bit. day of JUDB 10.5 all interest accreding thereon according to the terms of ald ablighties can that and payment or any interface on all provides. There is a brief payment that may pay -1 of the access and payment there is a brief payment that may be the event that may pay -1 of the form pay- ing takes with interest thereas a brief paywind, in the same is pay in the two and benefits or may imposed thereas in the payment beauting pay in the pay interface and beauting accessing thereform and the other payment beauting pay in the pay interface in the balance interpay there is the payment beauting pay in the pay of the pay in the pa	
And the mid part y root and indefensible entity it that they will warrant and it is a greed between the It is agreed between the it may are the the many between the it may are the them are a log to it by study ording to the terms of it by study the many are the many are and the observation the many and it by study are a study of the main part if and the observation the study between the many additional to the study are and a study of the study are and a study of the study are in a study of the study are in the many are a study of the and it by which are and out of all it by which are and out	of the first part do hereby evenant and agree that is of a linetimater therein, for and does of all incumience defend the same against all parties making lawled that the againsh here that the party the first part and all the parties here that the party the first part and all the parties here that the party the the loss. If any, and the scheme the party the loss. If any, and the part part, part the maximum term of the second part, part the horizon the scheme that the loss. If any, and the scheme term of the part, part of the base of hundred and no/A00 0. <u>A</u> entire written bulgation for the payment of and made paymable to the part, y of the second part, with a result in advert relation of part to pay for any manness or to do the base of the landerstrem. The world if may spreame her made as herein speeding and the pay and the scheme that the scheme that are the manness payment her made as herein speeding and the to scheme there are the horizon base of the scheme of a maximum matter payment her made as herein speeding and the scheme matter payment her made as herein speeding and the scheme matter payment her made as herein speeding and the scheme matter payment her made as herein speeding and the scheme matter payment her made to be related the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and the scheme there matter pay and the scheme as herein speeding and there ascheme as the scheme as therein speeding	at the detroys here \$\begin{timesty}{2.5} & be level over \$\end{timesty} of the permises above prasted, and ester \$\end{timesty} here \$\begin{timesty}{2.5} & be level over \$\end{timesty}\$ of the model means of the means \$\end{timesty}\$ and \$	
And the mid part y - good and indefaulties wait that they will warrant and it. In agreed between the real state when the mass bu- tains and almostration of the maximum of the state of the Threaty-first and the real state of the state part ("THE OF. K	of the first part do hereby evenant and agree that is of all hieratizane therein, for and does of all incuminence defend the same against all parties making invelocities that seems due and apyrable, not that . the . wi [11] Leep this bey the part of the second part (is boos, if any, and the due to the second part (is boos, if any, and the due to the part) and the boost is any and which is a set of the second part (is boost if any, and the due to the part, b of the second part, with a made parable to the part, b of the second part, with a made parable to the part, b of the second part, with a " or the index parts the made on a bread subscription in the index of the part, b of the second part, with a " or the index the mate being subscription of the first part (is boost part, b) of the second part, with a " or the index the part, b of the second part, with a " or the index the index the part b of the second part, by the said is due to explore the made as bread second to a site of the second part, b of the second part, b we execute, scale part, b of the second part, b and the second part, b we execute the second second part is part in the second part, b and b we execute, scale part, b of the first part hat s mater, b	at the detroys harved \$10.18 the larved array of the permises above parated, and exter rete. at these detrois the life of this indexture, pay all taxes or assessments that may be bried or assessed agains a building upon mild permises insured against fire <1 terms in a difference of the second of the second parate may be building or the second parate the extent of the second of the second parate may be building or the second parate the second of the second parate may be buildings, second parate may be present to the second of the second parate may be buildings, second parate may be building to the second of the second parate may be buildings, second parate may be building to the second of the second parate may be buildings and the second parate may be building to the second parate may be all interest according to the second of the second parate may be all buildings the second parate may be building to the second parate may be all buildings the second parate may be building to the second parate may be all buildings the second parate may be building to the second parate may be all buildings the second parate may be building to the second parate may be all buildings the second parate may be building to the second parate may be building to the second parate may be all buildings the second parate may be building to the second parate may be building to the second parate may be all buildings and the second field distances and second paratements or adding the second paratements of the second paratement of the sec	
And the mid part y root and indefensible entity it that they will warrant and it is a greed between the It is agreed between the it may are the the many between the it may are the them are a log to it by study ording to the terms of it by study the many are the many are and the observation the many and it by study are a study of the main part if and the observation the study between the many additional to the study are and a study of the study are and a study of the study are in a study of the study are in the many are a study of the and it by which are and out of all it by which are and out	of the first part do hereby evenant and agree that is of inheritance therein, for and does of all insubmenses defend the same against all parties making leveld either the particle hereit bath the party of the first part all at the even do used payshe, and that ihno. will it here the by the part, y of the scend part is the loss, it any, and that fail to pay such taxa when the mare become does and shall fail to pay such taxa when the mare become does and or an another that and no/ of the scend part, with a out the scend part to pay for a super difficulty of the scend part of the fail of the payment of and made payshes to the part, y of the scend part, with a " out the scend part to pay for any instrume or to the box difficulty payment be made as berned scender, with a " out the scend part to pay for any instrume or to the box difficulty payment be made as berned a scender, and the scender rest payment to make as berned a scender, and the scender rest payment be made as berned a scender, and the scender rest payment be made as berned a scender, and the scender rest pay for the scender part, in the rest of the indext part, y of the scender part, y as the scenaer, and payments the made the scender rest pay for a scenaer of the indext part x to make the scenaer approximation was any x to scenaer, y of the first part hat .5 a SERENCE , The part y of the first part hat .5 BE IT REMEMBEREED, That on thi .Notary . Public	at the detroys harvest \$10.18 the larved erare. of the permises above parted, and enter rets. all these during the life of this indexture, pay all taxes or assumements that may be breid or ansmed and splin building upon and real static insured equator the exist on the era that has you be breid or ansmed applies building upon and real static insured equator the exist of 128 haves. And in the erast that payhke and have 1	
And the mid part y a good and indefensible entities of the state of the stat	of the first part do hereby evenant and agree that is of inheritance therein, for and does of all incumersary defend the same against all parties making levels (thin the parties here) that the party of the first part all at the same against all parties making levels (thin the parties here) that the party of the same part of the block ball fail only much taraw them the mane become first and of the same against all parties are same to the same of the same against and no/X00	at the defreey here if it is in a set of the lawest or and the permises above parted, and enter rea. at these defree the life of this indexture, pay all taxes or assessments that may be bread or assessed agains a building upon and real static insured against file exit of that is not be and by such harmons empari- payhes to be pay mid permises insured a part to the exite of 122	
And the mid part y read and indefensible estable (that they will warrant and it is a greed between the read sector when the same be dread sector when the same be many of the fores percent the sector between the sector of the fores percent the sector between the many of the fores percent ready of the fores percent many advanced by the said as the sector between the same as per sector will be the sector between the sector will be the sector between the sector will be the sector between the sector between the sector between the read and the sector between the sector between between th	of the first part do	at the detroys here if it is in a set of the lawest or an end of the promises above parsed, and enter the intervent of the specific of the indexture, pay all taxes or anomeness that the may be brief or anomed agains a building upon and real ratio insure against the terr of 122 . There are also been parsed and the parsets of the second of 122 . There is a second part of the second of 122 . There is a second part of the second of 122 . There is a second part of the second of 122 . There is a second part of the second of 122 . There is a second part of the second part of the second part of the second part of the second part of 122 . There is a second part of the second part of 122 . There is a second part of the second part part of the second part of the second part	
And the mid part y root and indefensive with (that they will warrant and It is a greed between the It is agreed between the Ir and wetate when the same be in the agreed between the in the specified and directed in the specified and directed in the specified and directed in the specified between the 'Tritice GRANT is litted 'Tritice GRANT is litted in the specified between the specification result. The specification result is and the specified between the specification result is and the specified between the specification result is and the specified between the specification result is and the specification provide little the specification provide the specification result is between the specification provide the specification result is and the specification provide the specification result is be oblightery upon the little IN WITNESS WH itten. ATE OF. K	of the first part do	as the detroys have 1 \$10 18 the labor in the labor is a second second procession of the promises above parsed, and second second procession of the provide the labor is a second procession of the provide the labor is a second provide the labor is second provide the labor is a	Tipis Refe
And the mid part y a good and indefenative estut of that they will warrant and that they will warrant and the angreed between the density when the same be that he specified and diverces density of the free part. THE OFFANT is latend THE OFFANT is latend that be optical and the specified and y of the free part. Second Second Second Second Second Second and Second Second Second Second Second and Second Second Second Second Second and Second IN WITNESS WHI itten. ATE OFF D	of the first part do	at the detroy here 1810 18 the hard even of the permise above pasted, and elements of the second sec	This Bees write
And the said part y a good and indefenative statu a good and indefenative statu a that they will warrant and it is agreed between the d main status when the same b status and material and directed a mark of the same and a market a mark of the same and a market and a direct of the same and a market and a direct of the same and a market and a direct of the same and a same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a di	of the first part do hereby evenant and agree that is of a linkeritance therein, for and does of all incumerscore defend the same against all parties making invelocit and the second do and apyshic, and that . Bh Will Liney the by the part of the second part (bos. If any, and the second part is the second part (bos. If any, and the second part is any close the part of the bios of all an extra written beingstein for the second part, with a made parable to the part. J of the second part, with a " or the second part (bos. If any, and the second part of part (J) of the second part, with a mode parable to the part. J of the second part, with a " or the intervent of balance as bareled second part, with a " or the intervent be parts of the bios and apyshib to the part. J of the second part, with a " or the intervent being the part of the bios are approved the math and the base on and any intervent and approach to the part. J of the second part, with a " or the bios of approximation and any intervent and the part of the line as the part of the bios are approximately and the base on and any intervent merger there balance different of the second part, with a " or the second part to part of the second part, a second part of part of the second part, a second part of the second part, approximately a which the merger the second second part, approximately a " of the second part, a second part of part of the second part, a second part of part of part of the second part, a second part, a second part of part of the second p	at the detroys here 1 210 12 the larded even of the permises above passed, and exter rete. all times during the life of this indexture, pay all taxes or assessments that may be bried or assessed agains a building upon mild event in learned against fire < d terrated is not be sum and by such harmonic emparity payshie to here mild events insured against fire < d terrated is not be file and the second part of the state of the second is not be assessed against and the second part of the state insured against fire < d terrated is not be assessed against the second part of the second part of the second is not be assessed part and part and the second part of the second part of the second is not be assessed part and part and 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 of the second part and part and a second part of the second part of the second adapting the second part and part and the second part of the second part of the second adapting the second part and part and the second part of the second part of the second adapting the second part and part at the balance according the second part of the second part of the second part and part at the balance according the second part of the part and the second part of the second part of the second part and part and part and part of the second part and part at the second part of the second part of part of the second part and part and the second part and part of the second part o	The Des was with original
And the said part y a good and indefenative statu a good and indefenative statu a that they will warrant and it is agreed between the d main status when the same b status and material and directed a mark of the same and a market a mark of the same and a market and a direct of the same and a market and a direct of the same and a market and a direct of the same and a same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a direct of the same and a di	of the first part do hereby evenant and agree that is of a linkerizator therein, for and does of all incumerscore defend the same against all parties making invelocit and the agreement on and against all parties making invelocit and the agreement of the party the first part at all at the table party the loss of any area and the table party the second part, the box. If any, and the decommon hera trans the table part of the box of all an extra trans the party the second part, with a made parable to the part, y of the second part, with a regression written obligation for any meanses or to do the balance in written obligation for the second part, with a regression written obligation the second part, by the work of here obligation, critten and area the second here obligation the second part, written, definition written and by regression the second part, by a second here obligation, critten and here assetting a second part of the second part and the second part, by a second here obligation, critten and here assetting a second part and the second part, by a second here obligation, critten and here assetting a second part and the second part, by a second here obligation, critten and here assetting a second part and the first part ha = by the part and the first part ha =	at the detroys here if it 0.18 the lawing energy of the permises above parted, and energy the set of the life of this indexture, pay all taxes or ansemants that may be bried or ansema energy at brance in the set of the part of the set of the	The Des was with original
And the mid part y good and individuality events that they will warrast and its in agreed between the real states when the mass built individuality of the state of the real states when the mass built is agreed between the individuality of the state of the state state Thronty-first of the state state Thronty-first of the state state of the state state of the state state of the state state state state state state of the state state state state state state of the state state state state state state of the state state state state state state is not state state state state state state state is state state state state state state state (SEAL)	of the first part do hereby evenant and agree that is of a linkeritance therein, for and does of all incumerscore defend the same against all parties making invelocit and the second do and apyshic, and that . Bh Will Liney the by the part of the second part (bos. If any, and the second part is the second part (bos. If any, and the second part is any close the part of the bios of all an extra written beingstein for the second part, with a made parable to the part. J of the second part, with a " or the second part (bos. If any, and the second part of part (J) of the second part, with a mode parable to the part. J of the second part, with a " or the intervent of balance as bareled second part, with a " or the intervent be parts of the bios and apyshib to the part. J of the second part, with a " or the intervent being the part of the bios are approved the math and the base on and any intervent and approach to the part. J of the second part, with a " or the bios of approximation and any intervent and the part of the line as the part of the bios are approximately and the base on and any intervent merger there balance different of the second part, with a " or the second part to part of the second part, a second part of part of the second part, a second part of the second part, approximately a which the merger the second second part, approximately a " of the second part, a second part of part of the second part, a second part of part of part of the second part, a second part, a second part of part of the second p	at the detroys here 1 210 12 the larded even of the permises above passed, and exter rete. all times during the life of this indexture, pay all taxes or assessments that may be bried or assessed agains a building upon mild event in learned against fire < d terrated is not be sum and by such harmonic emparity payshie to here mild events insured against fire < d terrated is not be file and the second part of the state of the second is not be assessed against and the second part of the state insured against fire < d terrated is not be assessed against the second part of the second part of the second is not be assessed part and part and the second part of the second part of the second is not be assessed part and part and 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 of the second part and part and a second part of the second part of the second adapting the second part and part and the second part of the second part of the second adapting the second part and part and the second part of the second part of the second adapting the second part and part at the balance according the second part of the second part of the second part and part at the balance according the second part of the part and the second part of the second part of the second part and part and part and part of the second part and part at the second part of the second part of part of the second part and part and the second part and part of the second part o	The Des was with original

89

Reg. No. 155

Fee Paid \$ 6.25