## MORTGAGE RECORD 80

day el M. eda

d nine

l part.

i Dada

í.

	FROM		STATE OF KANSAS, DOUGLAS	S COUNTY	111
Re	ymond E. Price		This instrument was filed for rec	cord on the 9 day	y of
	то		September A. D. 1	19 35 , at 10:10 o'clock A. 1	м.
Law	rence Bldg. & Loan Assn.			Narold G. Deck Register of Deeds	.
	and the second se		by	Dęputy.	
undred and thirt	URE, Made this ninth y-five between	day of S n Raymond E.	eptember , in th Price and Claudia Violet Pr	e year of our Lord, one thousand n rice, his wife	ine
Lawrence art ies of the first p	in the County of art, and The Lewrence	Douglas e Building and	and State of Kn	ansas	1111 1114 1114
WITNESSETH	That the said part i an of the fast			part y of the second pa	 rt.
hich is hereby acknow		denture de	DOLLARS, to the	em duly paid, the receipt aid part Y of the second part, t	of he
The Fif	West One-half $\left(\frac{1}{2}\right)$ of th Steen (15) Range Nineteen	ne Northeast Qu n (19).	marter $\binom{1}{4}$ of Section Two (	(2), Township	
And the said part 103	nd all the estate, title and interest of t	arres that at the different	there are		
and the said part 105 .	of the first part do hereby covenant and of inheritance therein, free and clear of all inc	umbrance Except a	the first part therein. hered they are the isotal opparts mortgage of \$1200.00 to t	. of the pression above granted, and wind he	
And the said part 403 of the said part 403 of the said indefeasible estate that they will warrant and it is agreed between the part of the said of the	of the first part do hereby covenant and e of inheritance therein, free and clear of all inc defend the same against all parties making lawf parties hereto that the part 105 of the free	agree that at the delivery umbrance Except a ful claim thereto.	hereof they are the last owner 8 mortgage of \$1200.00 to t	he mortgagee	
And the said part 203 of tood and indefeasible estate hat they will warrant and It is agreed between the p real estate when the same bo	of the first part do hereby covenant and of inheritance therein, free and clear of all inc defend the name against all parties making law parties hereto that the part 105, of the first p comes due and payable, and that thin 97	agree that at the delivery numbrance EXCOPT a ful claim thereto. part shall at all times durin keep the building	bereof they are the lawful owner B Thertgage of \$1200,00 to t	nents that may be levied or assessed against	
And the mid part 202 of good and indefeasible estate hat they will warrant and i It is agreed between the j eal estate when the same b all be specified and directed	of the first part do hereby covenant and of inheritance therein, free and clear of all inc- defend the same against all parties making law parties hereto that the part 1.05. of the first promes due and payable, and that 1.02. We the party. O of the served part he hot of	l agree that at the delivery umbrance EXCAPT A ful claim thereto. part shall at all times durin keep the buildings upon	berear they are the lawful owner B. mortgage of \$1200.00 to ti s the life of this indenture, pay all taxes or assessme and real state insured splint for and tornado in and	he mortgages	
And the said part-103 rood and indefeasible estate hat they will warrant and It is agreed between the p sai estate when the same bo il be specified and directed art y of the first part a same and insurance, or either weald. THIS GRANT is intende	of the first part 60 here and clear 6 all the of likelihouse therein, free and clear 6 all in the defend the same against all parties making hard arcosmes due and my suble, and that <u>they</u> by the part <u>y</u> . of the second part, the loss, all fails to pay reach tarse when the mann becom <i>n</i> , and the amounts to paid whall become a part of an amountgen to every the payment of the s	I agree that at the delivery umbrance EXCOPL A ful claim thereto. part shall at all times durin keep the buildings upon it any, made payable to the or due and payable and to b of the indebtdness, secure sum of	hered they Are the invite owars B 	he mortgages not some of the levies of answed against a not some and by such insurance company its	
And the mid peril DS2, cool and indefeasible estation has they will warrant and it is agreed between the and estate when the same be all be specified and directed with the second second second the second second second second second the second second second second second the second second second second second second the second second second second second second second the second sec	of the first part 60 here and course 1 and of inheritance therein, free and clear of all ino distinct the same spin of the same spin of the parties hereto that the part 105. of the first p crosses due and payable, and that. Thiny, but the party — of the second part, the loss, 1 half full to pay much taxes when the same here or , and the amount to paid shall become a part is much course to paid shall become a part is much course and the paid shall become a part of as a mortgage to secure the payment of the a Hundrond. FARLy, and no./MO. 00	I agree that at the delivery umbrace. Except a vanishing of the second second keep the buildings upon the second payable to the or due and payable and to build of the indebiceness, secure seam of.	herest they AFG the isofiel owner B. Rortgage of \$1200,00 to t the life of this indexters, pay all tares or assessment and rear instate insured aparts for and toreado in part Y of the second part to the extent of by mid gramming stared a herein parts of the order of the this indexters, and shall here interest at the n 	he mortgages sets that may be bried or smeaned against a rock sum and by such insurance samplary 115	
And the mid peril DS2, cool and indefeasible estatishes that they will warrant and it. Is a sarred between the j mil estate when the same b ill be pecified and directed of the same of either and insurance, or either THIS GRANT is intended THTO ing to the terms of	of the first part 60 here you covant and of laberinance therein, free and dear of all lac- iations of the start of the start first start parties herein that the part 16.0. of the first parties herein that the part 16.0. of the first by the party of the second part, the loss, is all full to pay much taxes when the same herein all full to pay much taxes when the same herein all full to pay much taxes when the same herein all full to pay much taxes when the same herein all full to pay much taxes when the same herein all full to pay much taxes when the same herein all full to pay much taxes when the same herein all full to pay the the the same same same data is mortgage to accurate herein and much same full to pay the the the next of the second payshies the the next of the second	I arree that at the defivery umbrance EXC Off to ful daim thereto. Area that at all times durin keep the buildings upon tif any, made payable to the or due and payable to the or due and payable and to a or the indebtedness, secure sum of	herest flag, and a start a sta	the mortgages sent that may be bried or sensed against a mote sum and by such insurance company its	
And the mid part 1952, tood and indefeasible state has they will warrant and it is agreed between the p mil state when the much all settle when the much all settle when the much and state when the much and state when the much the state of the state and insurance, or sith Thirds GRANT is intende Through the state and the state of the part of the state of the state of the state of the state of the state of the side agree	of the first part 60 fore and dense of all neo of inheritances therein, fore and dense of all neo of inheritances therein, fore and dense of all neo dense the second part of the second part, the loss, parties herein that the part 10.5, of the fore p of the party	i agree that at the delivery wmbrasee EXC Opt n bit chain thereto. Are that is at it times durin keep the buildings upon the axy made payable to the of the indebindness, secure warm of 0	hereof they are be invite owner. B mortgage of \$1200.00 to t the life of this indesture, pay all taxes or assessmen- and real exists insured spinst for and torsade in a start of the indesture, and the start of the party of the second part to the ortexet of party of the second part to the ortexet of party of the indesture, and here internet at the constant on the Start partial the second of of the indesture, and here internet at the of the second part to the terms of mid obligation there is a second part to the terms of mid obligation the second part of the terms of terms o	the mortgages sents that may be levied or assumed applies a mch em and by such harvanes company it 5istawn: And in the event that the mrty of the second part must be different the data of payment with the data of the data of the data of payment with the data of the data of	
And the mid part 1952, tood and indefeasible state has they will warrant and it is agreed between the p mil state when the much all settle when the much all settle when the much and state when the much and state when the much the state of the state and insurance, or sith Thirds GRANT is intende Through the state and the state of the part of the state of the state of the state of the state of the state of the side agree	of the first part 60 fore and dense of all neo of inheritances therein, fore and dense of all neo of inheritances therein, fore and dense of all neo dense the second part of the second part, the loss, parties herein that the part 10.5, of the fore p of the party	i agree that at the delivery wmbrasee EXC Opt n bit chain thereto. Are that is at it times durin keep the buildings upon the axy made payable to the of the indebindness, secure warm of 0	hereof they are be invite owner. B mortgage of \$1200.00 to t the life of this indesture, pay all taxes or assessmen- and real exists insured spinst for and torsade in a start of the indesture, and the start of the party of the second part to the ortexet of party of the second part to the ortexet of party of the indesture, and here internet at the constant on the Start partial the second of of the indesture, and here internet at the of the second part to the terms of mid obligation there is a second part to the terms of mid obligation the second part of the terms of terms o	the mortgages sents that may be levied or assumed applies a mch em and by such harvanes company it 5istawn: And in the event that the mrty of the second part must be different the data of payment with the data of the data of the data of payment with the data of the data of	
And the main part 2.92 . The set of the set	of the first part 60 fore and dense of all non of inheritances therein, fore and dense of all non of inheritances therein, fore and dense of all non- transfer that the part 100 starts and that 100 yr where the there are all the second part, the loss, half full to pay mech taxes when the mush beaus and full to pay mech taxes when the mush beaus in all dense on the part 100 starts are to the second second part to be second part, the loss, half full to pay mech taxes when the mush beaus of a a mortigge to secure the payment of the 100 mortids written obligation for the pay and be payment to pay for any insur- tions of the part. U, of the second yr of the second part to pay for any insur- tions the part to pay for any insur- , on interest thereone, or if the taxes on a there are the pay in an operation to make a barries as the part of the second part. A second part, the second part to pay for any insur- tions the part to pay in the part of the second of the for the second part. A second part, the word to pay word to pay word pay here the part to pay the bar of the pay in the pay to pay the second part.	If are that at the delivery umbrase: EXCOPT. A EXCOPT. And the excoption of the second secon	here they are the issue on the issue on the issue of the	the mortgages sents that may be bried or assumed applies a perb erm and by such harmone company itsintraw. And in the event that the perty of the second per many into d 10% from the date of payment with not be ready of the second per many second 10% from the date of payment with not be ready of the second per the dot 10% from the date of payment second per second per second of event that mid payment are say and a per black the spectra with backet hard, per per the dot the backet hard, per black the spectra of the backet hard, the mid person mand the backet hard,	
And the sum of part 5.29 . And the sum of part 5.29 . So that indefending the sum of th	of the first part 60 herey overant and of laberitance therein, fore and dear of all inco- definitions or therein, fore and dear of all inco- definitions are strink all parties making law parties herein that the part 100.5, of the fore p recomes due and myshife, and that thicky. by the party of the second part, the low, is half full to pay much taxes when the much beaus parties herein the part string of the party of the second is pair shift half becomes a part of a is montinge to secure the payment of the fillund read. Fifty and the discussion fillund read. Fifty and the discussion for the second part to pay fore a jumar ideal in this indenture. In order the string of the second part, or the second the second part, and the string the second part, and the string the second part, and the string the second part, and the second part to pay for the second part, and be part after the second part, and the string the second part.	If are that at the delivery umbrases. EXCOPL: A the data laters, such that is a state of the desine large the beliefinger space of the industry of the delivery of the delivery of the delivery of the overhead and the delivery of the delivery of the delivery of the overhead and the delivery of the delivery of the delivery of the overhead and the delivery of the delivery of the delivery of the overhead and the delivery of the delive	here they are the isotal ensure $f$ mortgage of \$1200.00 to t t is life of this indextor, pay all taxe or assume and read exists insured spinals for and tomate is part. J. of the seed part to the setted of $f$ by this indextor, and and here is provided the part is the set of the setted set of $f$ the set of the setter is the set of the set , excented on the $9$ th day of $f$ in with interest three as the factor of add objects one with interest three as the factor of the island is the set of the setter is the setter is the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set is a set of the set of the set of the set is the set of the set of the set of the set of the set of the set of the set of the set of the set of the set the set of the set of th	the mortgages sets that may be levied or assumed against a rethours and by such harmon suspany its	
And the sum oper 2.50 $\times$ And the sum of part 2.50 $\times$ And the sum of the su	of the first part 60 here your count and of laberitance therein, free and dense of all lace informations are spinst all parties making law parties herein that the part 16.0. of the first parties herein that the part 16.0. of the first list of the part part taxes where the same herein all field to part much taxes where the same herein list is a mortgage to accurate the part and to the same mortgage to accurate the part and to the same	If are that at the deliver, a unbrase. EXCOPL: A the Monte extension of the Monte extension of the Monte extension of the Monte extension. Are the building upset of the Monte extension of the Monte extensi	here they are the isotal ensure $\beta$ morting on $\beta$ (1200,00 to t) to the life of this indesture, pay all taxes or assume and real exists insured spinst for and torsade in party. J of the mosed part is the sector of $\beta$ are the life of this indesture, and the provided, the party of the indesture, and the provided the concerned on the SPL day of $\beta$ interpret of the indesture of the sector of $\beta$ concerned on the SPL day of $\beta$ interpret is the indext of the sector of and obligating there is a sector in the sector of and obligating there is the indext of the sector of and obligating there is a sector in the sector of and obligating in with indext of the sector provided, in the constants there is a set of the provided in the sec- ments of the sector part of the provided in the section of the sector is the provided in the sector of the provided in the section of the sector is the provided in the sector of the provided in the section of the sector is the provided in the sector of the provided in the section of the sector of the provided in the sector of the provided in the sector of the provide is the provided in the sector of the provided in the sector of the provide is the provided in the sector of the provided is the sector of the provided in the sector of the provided in the sector of the provided is the sector of the provided in the sector of the provided is the sector of the provide is the sector of the provided is the sector of the provided is the sector of the sector of the provided is the sector of the	the mortgages sents that may be bried or assumed applies a perb sum and by such harmone samplary itsintraw. And is the event that the perty the besend per may not the different the date of payment with the different the date of payment with the different the date of payment with the senty and the senty and the September is 35. the different the date of payment event that mid payments or avant of event that mid payments or avant of event that mid payments or avant of event that mid payments or avant payments and pay the payments of the spectra of the badder badder payments of the spectra of the badder badder the mid persime and the badder badder. If any reside thereight the event is it as payments of the spectra of the badder badder the date of the spectra. If any reside thereight and the senty and	
And the sum of part 2.92 . And the sum of part 2.92 . And the sum of part 2.92 . The second s	of the first part 60 herey overant and of laberitance therein, fore and dear of all inco- definitions or therein, fore and dear of all inco- definitions are strink all parties making law parties herein that the part 100.5, of the fore p recomes due and myshife, and that thicky. by the party of the second part, the low, is half full to pay much taxes when the much beaus parties herein the part string of the party of the second is pair shift half becomes a part of a is montinge to secure the payment of the fillund read. Fifty and the discussion fillund read. Fifty and the discussion for the second part to pay fore a jumar ideal in this indenture. In order the string of the second part, or the second the second part, and the string the second part, and the string the second part, and the string the second part, and the second part to pay for the second part, and be part after the second part, and the string the second part.	If are that at the deliver, a unbrase. EXCOPL: A the Monte extension of the Monte extension of the Monte extension of the Monte extension. Are the building upset of the Monte extension of the Monte extensi	here they are being the large of the large of the large of \$1200.00 to t. mortgage of \$1200.00 to t. the life of this indexture, pay all taxes or assume and read exists insured spinst for and tormade in party — of the meed part to the set text of $-2$ party — of the meed part to the set text of $-2$ party — of the meed part to the set text of $-2$ and the set of the set of the set of the set of the set exceeded on the $9 \text{ the large of } 4$ degree to the set of the indexture, and shall be informed at the set exceeded on the $9 \text{ the large of } 5$ disg thereas according to the tarms of add shigh the meeting thereas a the set of partials, in the the meeting thereas a the set of the partial of the set the meeting thereas a the set of the large of the set of the thereas the set of the partial of the set of the set of the set of the set of the partial of the set of the interest, teacher with the cost and charge real thereas thereas exciting and the set of the partial of the set of the respective particle hereas, and the set of the particle hereas at the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the the text of the target actions and the set of the particle actions actions and thereas the the text of the text of the target actions and the set of the particle actions acti	the mortgages sets that may be levied or assumed against a rethours and by such harmon suspany its	
And the sum part 2.92	of the first part 60 here your count and of laberitance therein, free and dense of all lace informations are spinst all parties making law parties herein that the part 16.0. of the first parties herein that the part 16.0. of the first list of the part part taxes where the same herein all field to part much taxes where the same herein list is a mortgage to accurate the part and to the same mortgage to accurate the part and to the same	If are that at the deliver, a unbrase. EXCOPL: A the Monte extension of the Monte extension of the Monte extension of the Monte extension. Are the building upset of the Monte extension of the Monte extensi	herest flag, are be is rel a cause f mortgage of \$1200.00 to t; the life of this indexture, pay all taxes or assess and real exists insured spinal for and torsade in party of the seed part to be existed of proved in a second real back to the set proved of the indexture, and and here in provide the excented on the Sth are of are extend on the Sth are of and thereas according to the terms of add obligate are with indexture, and here in provided, in the here and the set of the set of a set of a set and the set of the set of the terms of a set obligate are with indexture, and here in the set of a set here and here a set of the terms of a set obligate are with indexest the set of the terms of a set here any indexest of the terms of a set of the terms of the terms of the set of the terms of a set of the terms of the set of the terms of a set of the terms of the terms of a set of the terms of the terms of the terms of the terms of a set of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms set tho 1 modeling of the terms of the terms set tho 1 modeling terms the terms of the terms Raymond E, Price	he mortgages sent that may be bried or assessed applies a referem and by such harrison company itsintrue. And in the event that the berry of the second part much the driver. The best of particular with of the second part much of the second part much reme, that mid part of the first part much is negative any much second of reme, that mid part of the the second much is the spins of the holder holder, but apply particular the spins of the holder holder. If any much is the spins of the holder holder, if any much is the spins of the holder holder. If any much is the spins of the holder holder, if any much is the spins of the holder holder. If any much is the spins of the holder holder, if any much is the spins of the holder holder. If any much is the spins of the holder holder, if any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder holder. If any much is the spins of the holder holder holder. If any much is the spins of the holder hol	
And the sum of part 2.92 . And the sum of part 2.92 . And the sum of part 2.92 . The second s	of the first part 60 here your count and of laberitance therein, free and dense of all lace informations are spinst all parties making law parties herein that the part 16.0. of the first parties herein that the part 16.0. of the first list of the part part taxes where the same herein all field to part much taxes where the same herein list is a mortgage to accurate the part and to the same mortgage to accurate the part and to the same	If are that at the deliver, a unbrase. EXCOPL: A the Monte extension of the Monte extension of the Monte extension of the Monte extension. Are the building upset of the Monte extension of the Monte extensi	here they are being the large of the large of the large of \$1200.00 to t. mortgage of \$1200.00 to t. the life of this indexture, pay all taxes or assume and read exists insured spinst for and tormade in party — of the meed part to the set text of $-2$ party — of the meed part to the set text of $-2$ party — of the meed part to the set text of $-2$ and the set of the set of the set of the set of the set exceeded on the $9 \text{ the large of } 4$ degree to the set of the indexture, and shall be informed at the set exceeded on the $9 \text{ the large of } 5$ disg thereas according to the tarms of add shigh the meeting thereas a the set of partials, in the the meeting thereas a the set of the partial of the set the meeting thereas a the set of the large of the set of the thereas the set of the partial of the set of the set of the set of the set of the partial of the set of the interest, teacher with the cost and charge real thereas thereas exciting and the set of the partial of the set of the respective particle hereas, and the set of the particle hereas at the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the thereas the set of the particle actions and thereas the the text of the target actions and the set of the particle actions actions and thereas the the text of the text of the target actions and the set of the particle actions acti	he mortgages sent that may be bried or assessed applies a referem and by such harrison company itsintrue. And in the event that the berry of the second part much the driver. The best of particular with of the second part much of the second part much reme, that mid part of the first part much is negative any much second of reme, that mid part of the the second much is the spins of the holder holder, but apply particular the spins of the holder holder. If any much is the spins of the holder holder, if any much is the spins of the holder holder. If any much is the spins of the holder holder, if any much is the spins of the holder holder. If any much is the spins of the holder holder, if any much is the spins of the holder holder. If any much is the spins of the holder holder, if any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder. If any much is the spins of the holder holder holder. If any much is the spins of the holder holder holder. If any much is the spins of the holder hol	
And the sum of part 2.92 . And the sum of part 2.92 . And the sum of part 2.92 . The second s	of the first part 60 here your count and of laberitance therein, free and dense of all lace informations are spinst all parties making law parties herein that the part 16.0. of the first parties herein that the part 16.0. of the first all field to pay much taxes where the man become a some one and paywell, and that . The some all field to pay much taxes where the man become a some of the payment of the some and all field to pay much taxes where the some become a some of the payment of the some and a some of the some of the payment of the so- litunation of . Fifty . and . nn / 100 field to paysise to the part of the second paysise to the some and part to pay for any insur- field in this indexture	If are that at the deliver, a unbrase. EXCOPL: A the Monte extension of the Monte extension of the Monte extension of the Monte extension. Are the building upset of the Monte extension of the Monte extensi	herest flag, are be is rel a cause f mortgage of \$1200.00 to t; the life of this indexture, pay all taxes or assess and real exists insured spinal for and torsade in party of the seed part to be existed of proved in a second real back to the set proved of the indexture, and and here in provide the excented on the Sth are of are extend on the Sth are of and thereas according to the terms of add obligate are with indexture, and here in provided, in the here and the set of the set of a set of a set and the set of the set of the terms of a set obligate are with indexture, and here in the set of a set here and here a set of the terms of a set obligate are with indexest the set of the terms of a set here any indexest of the terms of a set of the terms of the terms of the set of the terms of a set of the terms of the set of the terms of a set of the terms of the terms of a set of the terms of the terms of the terms of the terms of a set of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms set tho 1 modeling of the terms of the terms set tho 1 modeling terms the terms of the terms Raymond E, Price	he mortgages he mortgages he mortgages he hered or ansmed spint to the next and by such markets employ to different the data of the event that the party of the wood part markets be different the data of payment and the garty - 10 black September - 10 black September - 10 black be different the data of payment and the data of payment the data of payment and the data of payment and the data of payment and the data of payment the data of payment and the data of payment the data of payment and the data barrent the data and yacar last above (SEAL)	
And the sum of part 2.92 . And the sum of part 2.92 . And the sum of part 2.92 . The second s	of the first part 60 here your count and of laberitance therein, free and dense of all lace informations are spinst all parties making law parties herein that the part 16.0. of the first parties herein that the part 16.0. of the first all field to pay much taxes where the man become a some one and paywell, and that . The some all field to pay much taxes where the man become a some of the payment of the some and all field to pay much taxes where the some become a some of the payment of the some and a some of the some of the payment of the so- litunation of . Fifty . and . nn / 100 field to paysise to the part of the second paysise to the some and part to pay for any insur- field in this indexture	If are that at the deliver, a unbrase. EXCOPL: A the Monte extension of the Monte extension of the Monte extension of the Monte extension. Are the building upset of the Monte extension of the Monte extensi	herest flag, are be is rel a cause f mortgage of \$1200.00 to t; the life of this indexture, pay all taxes or assess and real exists insured spinal for and torsade in party of the seed part to be existed of proved in a second real back to the set proved of the indexture, and and here in provide the excented on the Sth are of are extend on the Sth are of and thereas according to the terms of add obligate are with indexture, and here in provided, in the here and the set of the set of a set of a set and the set of the set of the terms of a set obligate are with indexture, and here in the set of a set here and here a set of the terms of a set obligate are with indexest the set of the terms of a set here any indexest of the terms of a set of the terms of the terms of the set of the terms of a set of the terms of the set of the terms of a set of the terms of the terms of a set of the terms of the terms of the terms of the terms of a set of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms set tho 1 modeling of the terms of the terms set tho 1 modeling terms the terms of the terms Raymond E, Price	the mortgages  sent that may be levied or assessed against a sech arm and by such marcas suspays it a sech arm and by such marcas suspays it a sech arm and by such assessed against the server, and the second part may be set of 10% from the date of payment and September 1835 S	
And the mail part 202	of the first part 60 here and clear of all lace of laberitances therein, free and clear of all lace defend the same spinst all parties making lave parties herein that the part 1825. of the fore p ecomes due and myschle, and that thicky by the party of the second part, the low, half full to pay such taxes when the mane beams of an a mortigge to secure the payment of the situration of 1870 yr, and 1 and 1870 1810 and 1970 the part of the pay method and payments to the part of the second part is brief of the part of the second part of an all mortiges to here any learn fided in this indextrem. The brief is and payment the making a herein ap one of the part of the second part. of the second part to pay fore any learn fided in this indextrem. the the second part to pay fore any inser- field in this indextrem. the second part to pay fore any inser- field in this indextrem. the the second part. the second part to pay fore any inser- set to pay in a part of part to be second part. the second part.	If are that at the deliver, a unbrase. EXCOPL: A the Monte extension of the Monte extension of the Monte extension of the Monte extension. Are the building upset of the Monte extension of the Monte extensi	herest flag, are be is rel a cause f mortgage of \$1200.00 to t; the life of this indexture, pay all taxes or assess and real exists insured spinal for and torsade in party of the seed part to be existed of proved in a second real back to the set proved of the indexture, and and here in provide the excented on the Sth are of are extend on the Sth are of and thereas according to the terms of add obligate are with indexture, and here in provided, in the here and the set of the set of a set of a set and the set of the set of the terms of a set obligate are with indexture, and here in the set of a set here and here a set of the terms of a set obligate are with indexest the set of the terms of a set here any indexest of the terms of a set of the terms of the terms of the set of the terms of a set of the terms of the set of the terms of a set of the terms of the terms of a set of the terms of the terms of the terms of the terms of a set of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms set tho 1 modeling of the terms of the terms set tho 1 modeling terms the terms of the terms Raymond E, Price	the mortgages  sent that may be levied or assessed against a sech arm and by such marras anagany it so it is a sech arm and by such marras anagany it so it is a sech arm and by such assessed against be set of the sent of the sense that be served. The sechar as a sechar of the second part may be set of the	
And the mail part 2.92	of the first part 60 here and case of all lace of laberiances therein, free and case of all lace of laberiances therein, free and case of all lace of laberiances the part of laber 100 d laberiance therein the part 100 d laberiance the part 100 d laberiance to part of the second part, the law, 1 here 100 part of the second part, the law, 1 here 100 part of the part of the part of the part of the second part, the law, 1 here 100 d laberiance of the part of the second part, the law 100 d laberiance of the there are the part of the law 100 d laberiance of the there are the part of the law 100 d laberiance of the there are the part of the law 100 d laberiance of the there are the part of the law 100 d laberiance of the there are and the laberiance of the there are and the laberiance of the there are discuss the laberian of the laberian and 100 d laberiance of the there are discuss the laberian of the laberian are restored particular to the laberian of the laberian of the laberian d laberian d laberiance of the there are discuss the laberian of the laberian and the laberian the lam 100 d laberian d labe	i aree that at the deliver, <b>u</b> methanse. EXCOSPL: A bit datas theres. Arey take building: upon if any, mark paythe to the building upon the solution of the building upon the of the building upon the of the building upon the of the building upon the building upon the solution to the solution of the building upon provide the building upon the provide the building upon the provide the building upon the solution of the building upon the solution of the so	herest flag, are to is state owner. mortgage, of \$1200.00 to t to His of this bedetine, pay all taxes or assume and real exists insured against for and bounds in and real exists insured against for and bounds in provide the second part to the second of the provide the second part of the second of the construct on the Sth executed on the Sth restruction the Sth restruction as the for provided, in the constructions as herein provided, and and provide therein a flag determined. If detail have provide therein a flag detained. If details have provide therein a flag detail to the provided in a flag provide therein a constrained, and all bendies acc claudia to tool f. Frice Claudia Violet Price	he mortgages	
And the mail part 2.92	d the first part 60 here had case of all lace in the first part 60 here and case of all lace indered the same squint all parties making lavel parties here to that the part 160.5 of the first parties here to the part of the second part, the loss, 1 half full to pay more targe when the same here the other that the part 160 and 160	i are that at the deliver, who whose, EXCOPL at EXCOPL the AND	herest flag, and a set of the instal energy of the field of the instal family of the set of the instal family of the instal family instal family of the instal family of t	he mortgages	
And the suit part 5.2	d be first part 60 here and case of a like of laberitances therein, fore and case of a like addred the same spinst all parties making levi markies herein that the part 1025. of the fore p recents due and may table, and that the they. by the party of the second part, the loss, 101 fail to pay much targe when the man become instrumed the target base of the like second part. The distribution of parts that the second part is limited to all Parts on the second part. A like a limit for all parts on the second part, the loss, 101 min for all Parts on the second part. The target to pay much target when a limit distribution of the second part. Joint the second part of the fore and parts to pay fore any learn field in the indexture. The based part of the second part. If for the said part. J, of the second part. If for the said part. J, of the second part. If for the said part. J, of the second part. If for the said part. J, of the second part. If for the said part. J, of the second part. If for the said part and part has a barries of the said the said part. J, of the second part. If for the said part and part has a barries of the limit the target second part of the first p method part 1055 of the first p BE IT REMENDEREED, Th motary public.	i arre that at the deliver, windowsee, EXCOPIT. A the data largers. Arey that at all times dering the data is there. Arey that bendings request the data based of the data of the data of the inductional sectors and any of the data yournet of ends any of monagoners are to a sector of the data of the data of the data yournet of ends any of monagoners are to the data of the data of the data of the data of the data yournet of ends any of the data of the data of the data provided and the data of the data of the data of the data provided and the data of the data of the data of the data provided and the data of the data of the data of the data which the data of the data of the data of the data of the data which the data of the data of the data of the data of the data which the data of the data of the data of the data of the data which the data of the data of the data of the data of the data which the data of the data of the data of the data of the data which the data of the	herest flags of \$1200.00 to the sense of the sense of \$1200.00 to the sense of \$1200.00 to the sense of the s	he mortgages	
And the sum of part 5.29. And the sum of part 5.29. And the sum of part 5.29. And the sum of part 5.20. And the sum of	d be first part 60 here and case of a like of laberitances therein, free and case of a like addred the same spinst all parties making key markies herein that the part 1625, of the fore p recents due and myschie, and that they, by the party of the second part, the loss, 1811 full to pay much targe when it is man become in the mount of the part of the second part, the loss, 1811 full to pay much targe when it is man become in the mount of the second part, the loss, 1811 full to pay much targe when a part of a s mortgage to secure the payment of the second part. Thurd read LF1502, and 1 no./100 file of the second part to pay for any learn field in this indexture. To brief if most payments the market as herein a more there is a payment of the second part. If for the said part. J, of the first p BE IT REMENDEREED, Th notary public Reapymond Ze, Price and the metaper said part said part said part.	i arre that at the delivery umbrase. EXCOPL A the data intervet. Set shall at all times durin here takes at all times durin here takes at all times durin the result of the industriants, secure was not oblighted to be industriant accrea- tion of the industriant accreation of the industriant accreation of the industriant accreation of the	herest flag, are be isofil owner. B mortgage of \$1200.00 to t: the life of this indentire, pay all taxes or assess and read exists insured spinal for and tornade in part. J. of the meed part to be existed of excented on the berein provided the provide there are an independent of the provided the concentration of the flags of the second of the provided the concentration of the flags of the second of the provided the provide there are assessed and the second of the provided the concentration of the flags of the second of the second of the second concentration of the second of the second of the second are with interest there as a second provided, in the the same because due and the second of the second of the the second the second provide, and the second of	he mortgages	
And the sum of part 5.29. And the sum of part 5.29. And the sum of part 5.29. And the sum of part 5.20. And the sum of	d be first part 60 here and case of a like of laberitances therein, fore and case of a like addred the same splint all parties making levi markies herein that the part 102.6 of the fore p ecomes due and may table, and that the they. by the party of the second part, the loss, 101 fail to pay most targe when the mane hence insurfaced LF16Uy_and I und 100 file of the second part, the loss, 101 fail fail to pay most targe when the mane hence insurfaced LF16Uy_and I und 100 file of the second part, the loss, 101 fail fail to pay most the market are hence the laber of the laber of the laber of the laber of the size of the laber of the laber of the laber of the size of the laber of the laber of the laber of the file laber of the laber of the laber of laber of laber of the said part of the second part. if do the said are of the first p do the said are of the second part. if do the said are of the first p do the said are of the first p do the said are of the second part. is do the said are of the first p do the said are of the first p do the said are of the first p do the said are	i aree that at the deliver, a whense. EXCOPL A SCOPL A SCOPLAR A SCOPL A SCOPLAR A S	herest flags of \$1200.00 to the sense of the sense of \$1200.00 to the sense of \$1200.00 to the sense of the s	he mortgages	
And the mail part 2.92	of the first part 60 here and case of all the defend the same squint all parties making law? marking here that the part 160.5 of the first parties here that the part 160.5 of the first parties here that the part 160.5 of the first parties here that the part 160.5 of the first all field to part and there the man become all field to part and the part 1.2 of the second parties to the second part to pay for any insert for in his indenture. To its with indenture. To its with indenture. To its within the field the first part 1.2 of the second part is to have a review responsed to its the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first in the insert all for the mail and the first part all for the mail and the first part	i are that at the deliver, wheneves. EXCOPT. A hir datas there. Are the boliding upone Are the boliding upone of up and upone to the boliding of the boliding upone of the boliding upone of the boliding upone of the boliding upone part, which all informs are or to discharge any ta- ment of all more the boliding upone part, which all informs are restrict and the boliding upone the boliding upone which is boliding upone to the boliding upone	bereaf they are to is it of each at mortgage of \$1200.00 to t to the of the bedeeten, pay all taxe or assume and real state harved spints for and borned has and real state harved spints for and borned party the seed part to the state of rescaled and the state of the state of , executed as the Sth day of , executed as the Sth , executed as the Sth , executed here the Sth , the base of the state of the presenting of the rest things there are state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the present of the rest. The state of the state of the present of the rest. The state of the present of the rest. The state of the present of the foregoing instrument and do the present of the foregoing instrument and do the state of the present of the foregoing instrument and do the present of the foregoing instrument and do the present of the foregoing instrument and do the present of the foregoing instrum	he mortgages	The Release was write- on the program
And the mail part 2.92	d be first part 60 here sad dear of all to added the same squits all parties making key parties here that the part 165. of the far p moment of the part of the second part, the loss, 1 all full to pay much targe when the man become a a nontrigge to excer the payment of the a limit for the pay much targe when the man become the payment of the part of the second part, the loss, 1 all full to pay much targe when the man become a second pay of the second part, the loss, 1 all full to pay much targe when the man become a second pay of the second part, the loss, 1 and the paysise to the part J. of the second paysise to the part J. of the second part, the loss the part J. of the second part, the loss and the paysise to the part J. of the second part, the loss the part J. of the second part, the loss the paysise the the second part, the loss the part J. of the second part, the loss the loss the part J. of the second part, the loss the part J. of the second part, the loss the part J. of the second part, the loss the part J. of the second part of the loss BE IT REMEMBERED, Th nother, public. Raymond S. Prices and to me parametally known to be the sa in the parametally known to be the sa the loss the second part of the loss the loss the loss the loss where the second part of the loss the loss the loss the loss the loss the loss the loss th	i are that at the deliver, wheneves. EXCOPT. A hir datas there. Are the boliding upone Are the boliding upone of up and upone to the boliding of the boliding upone of the boliding upone of the boliding upone of the boliding upone part, which all informs are or to discharge any ta- ment of all more the boliding upone part, which all informs are restrict and the boliding upone the boliding upone which is boliding upone to the boliding upone	bereaf they are to is it of each at mortgage of \$1200.00 to t to the of the bedeeten, pay all taxe or assume and real state harved spints for and borned has and real state harved spints for and borned party the seed part to the state of rescaled and the state of the state of , executed as the Sth day of , executed as the Sth , executed as the Sth , executed here the Sth , the base of the state of the presenting of the rest things there are state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the state of the present of the rest. The state of the present of the rest. The state of the state of the present of the rest. The state of the present of the rest. The state of the present of the foregoing instrument and do the present of the foregoing instrument and do the state of the present of the foregoing instrument and do the present of the foregoing instrument and do the present of the foregoing instrument and do the present of the foregoing instrum	he mortgages	was written on the prigne
And the mail part 202	a de fort part 60 here and cars of all to defend the same splint all parts making key parties bereat that the part 160.5 of the fort p comes due and mysche, and that . They, by the party of the second part, the loss, 1 half full to pay most targe when the man become the same due and mysche, and that . They, by the party of the second part, the loss, 1 half full to pay most targe when the man become the same due and mysche and that . They, by the party of the second part, the loss, 1 half full to pay most targe when the man become the same due to the part y of the second they payshe to the part y of the second they of the second part to pay for any learn ded in the indextrom the same due to the part of the second part, by an end, will the same due to the part of the second part, the same the second part of the second part to pay for any learn ded in the indextrom the same due to the part of the second part, by the second part of the second part of the second part, by an end, will the same target in the part of the second part, by an end, will the same target of the second part, by an end, will the same target of the second part of the second part, by an end, will the same target of the second part of the second part, by an end, will the same target of the second part, by an end, will be second part of the second part of the second part, by an end, will the same target of the second part, and the second part, by an end, will the same target of the second part, and the second part, by an end, will the same target of the second part, and the second part, by an end, will the same target of the second part, and the second part, by an end, will the same target of the second part, and the second part, and the second part, and the second part, and the second part of the second part of the second	a grow that at the delivery unbrases. EXCODE A the data laters. Area the belifting together of any mark purphes data be of data markets. Area the belifting together of data markets. Area the belifting together of data markets. Area the belifting together of data markets. Area the belifting together you are a data and a more parts, with all informations, secure you are a data and a more area of the data and a data parts, with all informations are the data and the data and a data work of the data and a data and the data and a data and a data work of the data and a data and the data and a data and a data work of the data and a data and the data and a data and a data and a data and the data and a data and a data and a data and the data and a data and a data and a data and a data and the data and a data and a data and a data and a data and the data and a data and	bered they. Are be invite emans. mortgage of \$1200.00 to t: r be life of the indexter, pay all taxes or assume and real solute insured spinst for and tormake in part J the seed part to be extent of rescented on the Sth dy of .excented on the Sth .excented on the Sth .excented on the Sth .excented therein fairy discharged. If default is no promove, then the overlapped and the barden acc .excented therein fairy discharged. If default is no promove therein a state and the state of the resonant rescale therein a state and the state of the resonant of the resolution the state over an effect .excented the State of the Fride Claudia Violet Price day of September oresaid County and State, came 	he mortgages	was written on the prigina
And the and parts 20.2	d de far part 60 here and easy de summaries de la haritances therein, fore and desar of all to addred the same splink all parties making key markies herein that the part 1625, of the fore parties herein the same here and marking here herein the same split has been as part of the same of the part 1625 of the fore parties of the same second and split has been as part of a same second part. He may here insurfaced LF1632, and that LH632 Insurfaced LF1632, and that LH632 adde parable to the part 12 of the second part. Joint for a left for any neuron of the same second second split has been as part of the same second sec	i are that at the delivery umbrase. EXCOPL A the data larges, are shall at all time derin here the belifting years are shall at all times derin here the belifting years are shall be an an are shall be or do and purylas and i the area of the industriant are resulted and the obligation or to discharge are to discharge are resulted and the obligation or to discharge are to discharge are resulted and the obligation or to discharge are to discharge are resulted and the obligation or the discharge are to discharge are resulted and the obligation or to discharge and more are resulted and the obligation or to discharge and the obligation of the transmission of an and over the the the the the the the the the the Clause of the	herest flag, are be isoful owned : mortigage of \$1200.00 to t: r be life of this indexters, pay all taxes or assess and read static inverse isplants for and tornade in part. y the seed part to the setted of represented on the the seed part to the setted of is the this indexters, and and here parovided, the set the this indexters, and and here parovided, the set me with interest thereas as herein provided, the set me with interest thereas as herein provided, the set is and the setters, and the setter parovided is the set of the reset thereas as herein provided, the set me with interest thereas as herein provided, the set me with interest thereas as herein provided, the set me with interest thereas as herein provided, is the for annel there thereas as herein provided, is the for annel there thereas as herein provided, is the set the set of the reset and the set of the respective parties thereas and thereas as a the set of the reset and the set of the respective parties thereas. Set the irr handSand set Raymond E. Frice Claudia Violet Frice marked the forgoing instrument and d hereas is a set of the respective of the set is a set of the respective parties thereas and thereas set the set of the respective of the set of the set of the respective parties thereas and thereas set the set of the respective of the set of the set of the respective parties thereas the set of the set of the respective parties thereas and thereas set the set of the set	he mortgages	was written on the prigne
And the and parts 20.2	d de far part 60 here and easy de summaries de la haritances therein, fore and desar of all to addred the same splink all parties making key markies herein that the part 1625, of the fore parties herein the same here and marking here herein the same split has been as part of the same of the part 1625 of the fore parties of the same second and split has been as part of a same second part. He may here insurfaced LF1632, and that LH632 Insurfaced LF1632, and that LH632 adde parable to the part 12 of the second part. Joint for a left for any neuron of the same second second split has been as part of the same second sec	i are that at the delivery unsbrase. EXCOPL A the data laters: are shall at all time derin here the belifting upon the data laters: are shall at all time derin here the belifting upon the induction of the data and or do not puryles and to most part, with all laters are to yours of and sum of most part, with all laters are restrict and the distance of rests of the data and the rest of the data and the rest of the shall be distance of rests of the data and the rest of the rest and be defined on the shall be defined as the rest of the rest and be defined on rest of the rest of the data of the rest of the data of the rest of the rest of the data of the rest of the data of the rest of the rest of the data of the rest of the rest of the data of the rest o	herest flag, & r.e. the isoful cause f mortingage of \$1200.00 to t: to hile of this indextire, pay all taxes or assess and read static insured spinals for and tornade in the part y - of the second part to the second of the provide taxes and and here provided, the part y - of the second part to the second of the corrected on the 9th ary of the second of this indextraw, and and here provided, the taxes of the indextraw, and and here provided the taxes of the indextraw, and and here provided the taxes of the indextraw, and and here provided the taxes of the indextraw, and the second provided the read of the indextraw, and the second provided the read indextraw, and to of the provided the read the second part of the second of the indext of the respective particle and the second and the read the second part of the second of the indext of the respective particle indext and there of the respective particle indext and the second of the respective particle indext, and the second and indext indext indext and the second and the second of the indext and the second and the taxes of the respective particle indext and the second of the respective particle indext and the second the indext indext and the second and indext indext indext and the second in the second and the second of the respective particle indext and the second the indext indext and the second in the second indext and the second indext indext and the second indext and the indext indext indext and the second indext and the second indext and the indext indext indext and the second	he mortgages	was written on the prigne
And the mid part 202 .	d be first part 60 here and dear of allow of laberitances therein, free and dear of allow informed the same splint all parties making levi parties herein that the part 1825, of the fore p ecomes due and may take, and that the the part by the party of the second part, the low, half full to pay such taxes when the mane hence introduced Party and that the part and the litural read Party and the part and the part and the party of the second part, the low, has not be anound part to pay fore any insert first in the second part to pay fore any insert field in this indextree of the second part is brief if and part to pay fore any insert field in this indextree of the second part is brief if and part to pay fore any insert field in this indextree of the second part is brief if and part is pay of the second part is part in a poord register to be second part. [19.5 making such and part to pay fore any insert field in this indextree of the second part is part to part is a poord register to be second part. [19.5 making such and part to pay fore any insert in the part is part is part of the first p method part is part is part in the second part is part in a poord register is part in the second part is part in a poord register is part in the second part is part in a poord register is part in the second part is part in a poord register is part in the second part is part in a poord part is part in the second part is part in a poord part is part in the second part is part in the part is part in the second part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is part in the part is	i are that at the delivery unsbrase. EXCOPL A the data laters: are shall at all time derin here the belifting upon the data laters: are shall at all time derin here the belifting upon the induction of the data and or do not puryles and to most part, with all laters are to yours of and sum of most part, with all laters are restrict and the distance of rests of the data and the rest of the data and the rest of the shall be distance of rests of the data and the rest of the rest and be defined on the shall be defined as the rest of the rest and be defined on rest of the rest of the data of the rest of the data of the rest of the rest of the data of the rest of the data of the rest of the rest of the data of the rest of the rest of the data of the rest o	herest flag, are be isoful owned : mortigage of \$1200.00 to t: r be life of this indexters, pay all taxes or assess and read static inverse isplants for and tornade in part. y the seed part to the setted of represented on the the seed part to the setted of is the this indexters, and and here parovided, the set the this indexters, and and here parovided, the set me with interest thereas as herein provided, the set me with interest thereas as herein provided, the set is and the setters, and the setter parovided is the set of the reset thereas as herein provided, the set me with interest thereas as herein provided, the set me with interest thereas as herein provided, the set me with interest thereas as herein provided, is the for annel there thereas as herein provided, is the for annel there thereas as herein provided, is the set the set of the reset and the set of the respective parties thereas and thereas as a the set of the reset and the set of the respective parties thereas. Set the irr handSand set Raymond E. Frice Claudia Violet Frice marked the forgoing instrument and d hereas is a set of the respective of the set is a set of the respective parties thereas and thereas set the set of the respective of the set of the set of the respective parties thereas and thereas set the set of the respective of the set of the set of the respective parties thereas the set of the set of the respective parties thereas and thereas set the set of the set	he mortgages	was written on the prigne

141