MORTGAGE RECORD 80

Reg. No²⁷⁴ Fee Paid, \$ 5.00 147

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, :		
		This instrument was filed for record on the	16 day of	
	то	Sept. A. D. 19 35, at 1	7 Back A. M.	
			T. Beck Register of Deeds.	
		By	Deputy.	
THIS INDENTURI	E, Made this 14th day of	September , in the year of our I Stokes and Libbie Stokes, his wife,	ord, one thousand nine	
dred and		Tower and Missie Scokes, his wife,		11
Lawrence	in the County of Douglas	and State of Kansas		
ties of the first part,	and John Hunzicker			
WITNESSETH, Th	at the said part ies of the first part, in considerat nd and No/100 (32000.00)	ion of the sum of DOLLARS, to du	of the second part.	
ich is hereby acknowled	ged, ha sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said nart Y	aly paid, the receipt of of the second part, the	
owing described real est	ate situated and being in the County of Douglas and	State of Kansas, to-wit:		
Lot	23, Lindley Addition to the City	of Lawrence, Kansas.		
				11
				123 128 125
				21212
the appurtenances and	all the estate, title and interest of the said part 198	of the first part therein.		
And the said part 105 of t		of the first part therein. Hvery hereot <u>they BPO</u> the layful owner ^B of the permise	a shore grated, and mind	
And the mid part 105 of t			a shore granted, and wheel	
And the said part 105 of t good and indefeasible estate of that they will warrant and defe	he first part dobereby covenant and agree that at the de inheritance therein, free and clear of all incumbrance end the same against all partice making is wful claim thereto.	livery bereat thoy are the lasted owners of the premise		
And the said part <u>105</u> of t good and indefeatible estate of that they will warrant and def It is agreed between the par real estate when the same beco	he first part dobreeby covenant and agree that at the de laberinance therein, free and clear of all locumbrance and the same against all partice making lawful dain thereto. these bereto that the part 3 0.0. of the store part hald at all three does due and paysith, and that the Y will here be beliefing	livery hereof. <u>they BFO</u> the level over <u>s</u> of the permise during the life of this indenture, pay all taxes or assessments that may h p upon mid real exists insured against five and toreado is such sum and	be levied or assumed against	
And the said part 105 of t good and indefeasible estate of that they will warrant and def It is agreed between the par real estate when the same beco	he first part do hereby covenant and agree that at the de laberinance therein, free and clear of all locumbrance and the same against all particles making lawful dains thereto. The here the that he part (age, of the form part shall at all times me due and payable, and that. they. will keep the building	livery hereof. they gro. the larded over \underline{e} of the preside of the preside of this indenture, pay all large or assessments that may be propose mid real estate insured against for and toreade in each was and h	be levied or assumed against by such insurance company	
And the said part <u>108</u> of t pool and indefeasible estate of hat they will warrant and def It is agreed between the par rail estate when the same beco- all be specified and directed by part <u>108</u> of the first part shal asses and humaness, or either,	be first part do bereby covenant and agree that at the de likelihaose therein. Free and dear of all incumbrance and the same against all parties making is while chain thereto. The bereto that the part[Δg_{ac} of the first part shall at all times me due and payable, and that	livery hereof. <u>they BFO</u> the level over <u>s</u> of the permise during the life of this indenture, pay all taxes or assessments that may h p upon mid real exists insured against five and toreado is such sum and	be levied or assumed against by such insurance company	
And the said part 105 of t rood and indefeasible entate of hat they will warrant and def It is agreed between the par- ral setate when the same beco- al is specified and directed by are 105 of the first part shall same and insurance, or other, result.	be first part do bereby covenant and agree that at the de liabritumes therein, free and clear of all incumhence- end the same against all particles making is will doint thereto. The berech task the part (ag. of the first part shall at all times me due and payable, and that . thoy. Will keep the building the part the second part, the low, if any, made payable a had the anount to paid shall become a part of the indebtechang, as mortgarg to encure the payment of the sum of	livery hereof. they gro. the larded over \underline{e} of the preside of the preside of this indenture, pay all large or assessments that may be propose mid real estate insured against for and toreade in each was and h	to lovied or samuel against by such insurance company wet. And in the overset that of the second part may pay the site of payment until	
And the mid part 105 of t mod and indefendible entate of hat they will warman and defi- It is agreed between the part all estate when the same beco- all be specified and directed by are and and the first part shall are and and the first part shall the part of the part shall the part of the part of the part shall the part of the part of the part shall the part of the part of the part of the part of the the part of the	be first part do hereby covenant and agree that at the deliabrithmese therein. Fore and dear of all incumbrance methods are against all parties making is while daim thereto. It is because the part $3 \times 3 $	tivery hereof. they group and takes to visual owners a of the pression during the life of this indexture, pay all takes or assessments that may by propose and real-actuate innered against fire and toreads in more here and to the party — of the second parts to the extents of . Infan	w leviel or ansamed against by orch lawnsee company web. And in the event that of the wood part may may the data of payments undit 	
And the said part 195 of t freed and disclosured by the said defi- hat they will warned and defi- fit is agreed between the par- nal state when the same bace all be specified and directed by said 10 to pack and a said the same bace of the same bace The same said the same bace The same said the same bace The same same said the same same the same same same same the same same same same same same same same same same same same same same same same same same	be first part do bereby covenant and agree that at the de liabritumes therein, free and elsar of all incumbrance and the same against all parties making is will define thereto. The bere that the part $\underline{A}_{2,0}$ of the form part half at all times nee due and payshife, and that. The $\underline{A}_{2,0}$ will have the initial the part. $\underline{J}_{2,0}$ of the second part, the loss, if any, made payshife and the amount so paid shall become a part of the indebtedies, and the fourt the set of the same of and $\underline{A}_{2,0}$ (the second part, the loss of the indebtedies, a mortgage to secure the payment of the same of certain writtee obligation for the payment of aid same of a payshie to the part. $\underline{J}_{2,0}$ of the second part, this is all interes	Hvery hered. they group the law of the preside during the life of this indenture, pay all laws or assessments that may be upon and real extent inserved against for and councils in the same set to the part y of the second part to the extent of his	to brief or ansated agalant by and howness company we. Add in the event that the data of payment with DOLARS, 	
And the mid part 105 of t record and indefendible extrate of hat they will warrant and defi- fits in greed between the part will estate when the mane beco- lik is special between the part and states and directed by and 105 of the fort part shall assess and insernance, or either, Thill GRANT is intended TWO Thousand dire to the terms of _OID y	be first part do hereby covenant and agree that at the de likelihators therein. Fore and dear of all incumbrance and the same against all parties making lawful chain thereto. The interpret of the fore part chain at all times me due and psystels, and that. The dy. Will have be belief the part. J. of the second part, the low, if any, make psystels 1.61 to pay such tarse when the same become fixed parts and at the second second part, the part of the indebiced and. Hog/100 =	Hvery hered. they grow the lawled owner $\underline{0}$ of the permission during the life of this indextore, pay all takes or assessments that may be proper mild real static innered against five and toreads in much sean and to the party — of the second parts to the states of . This — inter do to keep uid premises innered as herein percented, then the arr. \underline{y} and the lawle wide the second parts to the states of . This is a second by this indextore, and adult best interest at the state of $\underline{1}$ money, essented as the _ 14th _ day of _ September it a certaing thereon according to the terms of add obligation and also	to brief or answerd against by orch lawrase company we. And in the event that of the second part may pay the fact of payment and 	
And the mid part 105 of t record and indefendible extrate of hat they will warrant and defi- fits in greed between the part will estate when the mane beco- lik is special between the part and states and directed by and 105 of the fort part shall assess and insernance, or either, Thill GRANT is intended TWO Thousand dire to the terms of _OID y	be first part do hereby covenant and agree that at the de likelihators therein. Fore and dear of all incumbrance and the same against all parties making lawful chain thereto. The interpret of the fore part chain at all times me due and psystels, and that. The dy. Will have be belief the part. J. of the second part, the low, if any, make psystels 1.61 to pay such tarse when the same become fixed parts and at the second second part, the part of the indebiced and. Hog/100 =	Hvery hered. they grow the lawled owner $\underline{0}$ of the permission during the life of this indextore, pay all takes or assessments that may be proper mild real static innered against five and toreads in much sean and to the party — of the second parts to the states of . This — inter do to keep uid premises innered as herein percented, then the arr. \underline{y} and the lawle wide the second parts to the states of . This is a second by this indextore, and adult best interest at the state of $\underline{1}$ money, essented as the _ 14th _ day of _ September it a certaing thereon according to the terms of add obligation and also	to brief or answerd against by orch lawrase company we. And in the event that of the second part may pay the fact of payment and 	
And the mid part $\frac{1}{2}$ of t and the defenditive state of the they will warned and def and they will warned a set of the and the specific defines the part and state when the same beco- mission of the specific defines the and states when the same beco- response to the states of the and states of the states a state of a states of the state states a state of the states provided is of the states of the and the states provided is of the states of the and the states provided is of the states of the and the states provided is of the states of the and the states provided is of the states of the and the states provided is of the states of the states of the and the states and the states of the states of the and the states are provided in the states of the states of the and the states are provided in the states of the states of the and the states are provided in the state of the states of the and the states are provided in the states of the stat	be first part do	Hvery hered. they group and the lawled owner \underline{e} of the pression during the life of this indexture, pay all takes or assessments that may be upon mill real state inserved against for and tormade in such was and to the party — of the second part to the states of hits do to keep uid premises inserved as herein periodic, then the art. \underline{y} , measure by this indexture, and add lawer intervel at the such at \underline{y} . It is not the indexture, and add lawer intervel at the such at \underline{y} . measure, escented as the <u>14th</u> day of <u>September</u> is coroling thereon according to the terms of add oblightions and have to may take with intervel thereon a barels periodic, in the result that and ensure the the intervel thereon a barels periodic, in the result that and ensure the name become after and payriade, or for the intervel is a such as the stem of the name become after and payriade, or for the intervel is and here the periodic therein fully discharged. If default is marked in a meth pe- tition continued therein fully discharged become for a payriade it as a figure, with intervel there are all payriade in the steme in periodic in a figure and intervel therein a barels periodic.	w levind or assumed against by seried issues are company wet. And in the oreast that of the oreast pairs in the mary pay a the data of payment until — — — — — — — — — — — — — — — — — — —	
And the mid part $\frac{1}{2}$ of t ood and thefendible exists of at they will warman and def It is agreed between the par- al state when the mane beco- tries of the first part shall result the first part shall result in the terms of of the Two Thousand Two Thousand Two Thousand Two Thousand Two Thousand advanced by the said part. ¹ Add the correspond a the state of the state of the said advanced by the said part. ¹ of the state of the said part. ¹ advanced by the said part. ¹	be first part do hereby covenant and agree that at the de liabritance therein, free and dear of all incumbrance methods are against all parties making is with dealer there. The base against all parties making is with dealer there. The base of the part does not be the part half at all times nee due and payable, and that. ThOY will leve the building the part. \mathcal{Y}_{-} of the second part, the low, if any, made payable and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted cortain written obligation. for the payment of and sum of the part of the second part. The distance of the distance $L_{}$ of the second part of the same of an indepted of the interest therm and as herein specific and the other of the interest therm of the second part. The interest of the part of the tax of and the mater of the interest of the part of the tax of and the interest of the part of the second part to pay for any insurance or to discharge of the interest therm of the second part. The interest thermose the part of the second part of the second part. The the same part $\mathcal{Y}_{}$ of the second part.	threey hered. they grow the torvious \mathfrak{G} of the president during the life of this indexture, pay all faces or assessments that may be upon and real state inserved against for and councils in the term of to the part \mathbf{y} of the second part to the extent of .his. Inter during the life of this indexture, and adal back intervet is the rate of 10% for meany, escented on the .14th day of . September in errors the intervet intervet is the rate of 10% for many, escented on the .14th day of . September is a cruding thereas according to the terms of add oblights and also is any taxes with intervet thereas to berefs perified, in the error that add path the sub-fit of the second part of the intervet is the intervet is a state pretime, they discharged. If default is made in maps on add pretime, they discharged. The discharge match is in the per- ise of the pretime they discharged. If default is made in maps is a state pretime, they discharged. If default is made in maps is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged. If default is made in maps is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged and a state pretime is a state of the discharged the discharged, they discharged. If default is made in the per- ide a scenarge therefore, to the out to be a state pretime is discharged as the state is the state is a state period in the state is the state is the state is the state is the state is the state is the state is state in the state is t	w levind or assumed against by seried issues are company wet. And in the oreast that of the oreast pairs in the mary pay a the data of payment until — — — — — — — — — — — — — — — — — — —	
And the mid part $\frac{1}{2}$ of t doed and indefendible exists of at they will warrant and def its is agreed between the par- el exists when the manne beco- tries of the first part shall be specified and directed by the specified and directed by the specified and directed by the specified and directed by the specified and directed by this GRANT is insteaded Two Thousand Two Thousand Two Thousand Two Thousand the specified and a specified definition entry is a specified by the definition entry is a specified by the specified by the sade out of all mo	be first part do hereby covenant and agree that at the de liabritance therein, free and dear of all incumbrance methods are against all parties making is with dealer there. The base against all parties making is with dealer there. The base of the part does not be the part half at all times nee due and payable, and that. ThOY will leve the building the part. \mathcal{Y}_{-} of the second part, the low, if any, made payable and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted cortain written obligation. for the payment of and sum of the part of the second part. The distance of the distance $L_{}$ of the second part of the same of an indepted of the interest therm and as herein specific and the other of the interest therm of the second part. The interest of the part of the tax of and the mater of the interest of the part of the tax of and the interest of the part of the second part to pay for any insurance or to discharge of the interest therm of the second part. The interest thermose the part of the second part of the second part. The the same part $\mathcal{Y}_{}$ of the second part.	threey hered. they grow the torvious \mathfrak{G} of the president during the life of this indexture, pay all faces or assessments that may be upon and real state inserved against for and councils in the term of to the part \mathbf{y} of the second part to the extent of .his. Inter during the life of this indexture, and adal back intervet is the rate of 10% for meany, escented on the .14th day of . September in errors the intervet intervet is the rate of 10% for many, escented on the .14th day of . September is a cruding thereas according to the terms of add oblights and also is any taxes with intervet thereas to berefs perified, in the error that add path the sub-fit of the second part of the intervet is the intervet is a state pretime, they discharged. If default is made in maps on add pretime, they discharged. The discharge match is in the per- ise of the pretime they discharged. If default is made in maps is a state pretime, they discharged. If default is made in maps is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged. If default is made in maps is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged. If default is made in a state is a state pretime, they discharged and a state pretime is a state of the discharged the discharged, they discharged. If default is made in the per- ide a scenarge therefore, to the out to be a state pretime is discharged as the state is the state is a state period in the state is the state is the state is the state is the state is the state is the state is state in the state is t	w levind or assumed against by seried issues are company wet. And in the oreast that of the oreast pairs in the mary pay a the data of payment until — — — — — — — — — — — — — — — — — — —	
And the mid part $\frac{1}{2}$ of t ood and indefendible watte of at they will warman and def It is agreed between the part It is agreed between the part in the operated and directed by the operated and directed by the operated and directed by this of the first part share and instructs or either, "This GRANT is intended Two Thousand Two Thousand Two Thousand Two Thousand Two Thousand the table terms of the advanced by the said part." I have a part of the said advanced by the said part." I have a part of the said part of the disputes a provided to the totes and the bart of the object of the the part. It is a part of the said part."	be first part do hereby covenant and agree that at the de likelihance therein. Free and dear of all incumbrance met the same against all parties making is will define thereto. the better that the part[Q_G of the fare part shall at all these me due and payship, and that thig?, will have the building the part of the second part, the loss [I say, made payship 1 bill to pay sent to see when the mass become due and payship a and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition is payship to the part of the second part, with all interes of the second part to pay for any insurance or to discharge widd if was payment to make as herein expected, and the shift is a second part to pay for any insurance or to discharge widd in the loss of the second part widd in the second part, the second part we and the layer at here or now, of it was a sometide in how in a second part to pay context of the collect the second part we can be have a northwer appointed to collect the rest and here the second part of the second part we can be addition to pay and the collect the rest and pays 	Hvery hered. They grow the larvest ensure \mathbb{E} of the permission of the second part of the larvest ensure \mathbb{E} of the permission of the permission of the larvest ensure of larvest ensurest ensurest ensure of larvest ensure of larvest e	be briefed or annumed against thy such lassmaner company we. And in the events that the data of payment until DOLARS, DOLARS, DOLARS, 	
And the mid part 205 of 1 and and indefendible status of and indefendible status of all they sell warms in the part of the separated and directed by the separated and directed by trill 30 of the first part that in a bit sell and the second into a bit second of the second ing to the terms of .010 	be first part do hereby covenant and agree that at the de liabritance therein, free and dear of all incumbrance methods are against all parties making is with dealer there. The base against all parties making is with dealer there. The base of the part does not be the part half at all times nee due and payable, and that. ThOY will leve the building the part. \mathcal{Y}_{-} of the second part, the low, if any, made payable and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted and the should be paid with theorem a part of the indebted cortain written obligation. for the payment of and sum of the part of the second part. The distance of the distance $L_{}$ of the second part of the same of an indepted of the interest therm and as herein specific and the other of the interest therm of the second part. The interest of the part of the tax of and the mater of the interest of the part of the tax of and the interest of the part of the second part to pay for any insurance or to discharge of the interest therm of the second part. The interest thermose the part of the second part of the second part. The the same part $\mathcal{Y}_{}$ of the second part.	three parent they are a the tarvial owner a of the parameter during the life of this indenture, pay all taxes or assessments that may by propose and real states innered against free and terms to in the max and to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to part of the industries, and that have interest at the state of 10% from a second by this industries, and that have interest at the state of 10% from a second parts in the second parts of the terms of and adapted at accruing thereon according to the terms of and adapted in a second parts are with interest threes as hends particles, in the result is and a second contrader (the for add parts of A^{-1} of the interest is and also the arguing contrader the for add parts of A^{-1} of the interest is and the to the grint, while interesting and parts of A^{-1} or the interest is and the second contrader (the for add parts of A^{-1} of the interest is and the is a second the there is a second by the second second and in the second parts of all histories, together with the event and the second the there at a second the there is a second second by parts of the second second parts of the there at a second the there is a second second second second parts of the there at a second the there is a second s	we brief or measured against by such lawsmaner company we. And in the events that the data of payment and the data of payment and the data of payment and the data of payment and the data of payment and part. Life the form part of the data of payment and part. Life the form part of the data of payment payment and payment parts and the payment payment is, and the everyphen, if any a shall extend and inner to, you call the states there to,	
And the subt part $\frac{100}{20}$ of t of and indefenditor exists of all indefenditor exists of its divergence of the subscription of the its second second second second second $\frac{100}{100}$ and $\frac{100}{100}$ and $\frac{100}{100}$ and $\frac{100}{100}$ and $\frac{100}{100}$ and $\frac{100}{100}$ are all instances or either, $\frac{100}{100}$ and $\frac{100}{100}$ are subscription in the subscription of the second second second second $\frac{100}{100}$ are subscription of the second	be first part do hereby covenant and agree that at the de likelihance therein. Free and dear of all incumbrance met the same against all parties making is will define thereto. the better that the part[Q_G of the fare part shall at all these me due and payship, and that thig?, will have the building the part of the second part, the loss [I say, made payship 1 bill to pay sent to see when the mass become due and payship a and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition is payship to the part of the second part, with all interes of the second part to pay for any insurance or to discharge widd if was payment to make as herein expected, and the shift is a second part to pay for any insurance or to discharge widd in the loss of the second part widd in the second part, the second part we and the layer at here or now, of it was a sometide in how in a second part to pay context of the collect the second part we can be have a northwer appointed to collect the rest and here the second part of the second part we can be addition to pay and the collect the rest and pays 	threey hered. they grow and the torvise of a star pression during the life of this indenture, pay all takes or assessments that may by upon and real notate innered against free and toronade in more here and to the party to the second parts the the extent of into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here the parts to the second parts the interest of the rate of 10% from many, excetted as thethe day of Sept: formbest it securing thereon according to the terms of and oblightion and also many takes with interest there as a herein particled, in the revest that and any takes with interest there as a herein particled, in the revest that and its according thereone day and parts has been at herein a first of the terms become day and parts if defut its more than its more the priority and interest, together with the event and any parts day the priority and interest, together with the event and the parts day every philogeness therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes according therein events to the therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes accust the day covery philogeness therein accusted, and all beendes accust the there accusted therein accusted in the there accusted the event set the 11 hand and set 1 herein the day	to brief or ansame against thy arch lawmane company we. Add in the event that the data of payment until DOLARS, 	
Last the minipage of the second seco	be first part do hereby covenant and agree that at the de likelihance therein. Free and dear of all incumbrance met the same against all parties making is will define thereto. the better that the part[Q_G of the fare part shall at all these me due and payship, and that thig?, will have the building the part of the second part, the loss [I say, made payship 1 bill to pay sent to see when the mass become due and payship a and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition is payship to the part of the second part, with all interes of the second part to pay for any insurance or to discharge widd if was payment to make as herein expected, and the shift is a second part to pay for any insurance or to discharge widd in the loss of the second part widd in the second part, the second part we and the layer at here or now, of it was a sometide in how in a second part to pay context of the collect the second part we can be have a northwer appointed to collect the rest and here the second part of the second part we can be addition to pay and the collect the rest and pays 	three parent they are a the tarvial owner a of the parameter during the life of this indenture, pay all taxes or assessments that may by propose and real states innered against free and terms to in the max and to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to the parity $\Delta = 0$ the second parts the the states of A^{-1} into a to part of the industries, and that have interest at the state of 10% from a second by this industries, and that have interest at the state of 10% from a second parts in the second parts of the terms of and adapted at accruing thereon according to the terms of and adapted in a second parts are with interest threes as hends particles, in the result is and a second contrader (the for add parts of A^{-1} of the interest is and also the arguing contrader the for add parts of A^{-1} of the interest is and the to the grint, while interesting and parts of A^{-1} or the interest is and the second contrader (the for add parts of A^{-1} of the interest is and the is a second the there is a second by the second second and in the second parts of all histories, together with the event and the second the there at a second the there is a second second by parts of the second second parts of the there at a second the there is a second second second second parts of the there at a second the there is a second s	we brief or measured against by such lawsmaner company we. And in the events that the data of payment and the data of payment and the data of payment and the data of payment and the data of payment and part. Life the form part of the data of payment and part. Life the form part of the data of payment payment and payment parts and the payment payment is, and the everyphen, if any a shall extend and inner to, you call the states there to,	
that its mark the park 100 of a the independent of the original sector of a set of a	be first part do hereby covenant and agree that at the de likelihance therein. Free and dear of all incumbrance met the same against all parties making is will define thereto. the better that the part[Q_G of the fare part shall at all these me due and payship, and that thig?, will have the building the part of the second part, the loss [I say, made payship 1 bill to pay sent to see when the mass become due and payship a and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition is payship to the part of the second part, with all interes of the second part to pay for any insurance or to discharge widd if was payment to make as herein expected, and the shift is a second part to pay for any insurance or to discharge widd in the loss of the second part widd in the second part, the second part we and the layer at here or now, of it was a sometide in how in a second part to pay context of the collect the second part we can be have a northwer appointed to collect the rest and here the second part of the second part we can be addition to pay and the collect the rest and pays 	threey hered. they grow and the torvise of a star pression during the life of this indenture, pay all takes or assessments that may by upon and real notate innered against free and toronade in more here and to the party to the second parts the the extent of into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here the parts to the second parts the interest of the rate of 10% from many, excetted as thethe day of Sept: formbest it securing thereon according to the terms of and oblightion and also many takes with interest there as a herein particled, in the revest that and any takes with interest there as a herein particled, in the revest that and its according thereone day and parts has been at herein a first of the terms become day and parts if defut its more than its more the priority and interest, together with the event and any parts day the priority and interest, together with the event and the parts day every philogeness therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes according therein events to the therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes accust the day covery philogeness therein accusted, and all beendes accust the there accusted therein accusted in the there accusted the event set the 11 hand and set 1 herein the day	we brief or manued apinat by arch howmans company we. And in the event that the data of payment and the data of payment and the data of payment and the data of payment and the data of payment and part. Life the form part apart and the payment and parts of the backets burney by and the events of a shall be events of any a shall extend and fame to, y and year last above (SEAL)	
And the using part $\frac{100}{2}$ of at independent of the state of the	be first part do hereby covenant and agree that at the de likelihance therein. Free and dear of all incumbrance met the same against all parties making is will define thereto. the better that the part[Q_G of the fare part shall at all these me due and payship, and that thig?, will have the building the part of the second part, the loss [I say, made payship 1 bill to pay sent to see when the mass become due and payship a and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition and 1 horizont of the second part, the loss of the addition is payship to the part of the second part, with all interes of the second part to pay for any insurance or to discharge widd if was payment to make as herein expected, and the shift is a second part to pay for any insurance or to discharge widd in the loss of the second part widd in the second part, the second part we and the layer at here or now, of it was a sometide in how in a second part to pay context of the collect the second part we can be have a northwer appointed to collect the rest and here the second part of the second part we can be addition to pay and the collect the rest and pays 	threey hered. they grow and the torvise of a star pression during the life of this indenture, pay all takes or assessments that may by upon and real notate innered against free and toronade in more here and to the party to the second parts the the extent of into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here the parts to the second parts the interest of the rate of 10% from many, excetted as thethe day of Sept: formbest it securing thereon according to the terms of and oblightion and also many takes with interest there as a herein particled, in the revest that and any takes with interest there as a herein particled, in the revest that and its according thereone day and parts has been at herein a first of the terms become day and parts if defut its more than its more the priority and interest, together with the event and any parts day the priority and interest, together with the event and the parts day every philogeness therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes according therein events to the therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes accust the day covery philogeness therein accusted, and all beendes accust the there accusted therein accusted in the there accusted the event set the 11 hand and set 1 herein the day	we brief or manued apinat by such lawsmass company we. Add in the sevent that is do not approximately approximately the data of payment and 	
And the safe part $\frac{100}{2}$ m of and indefenditor entropy of the variant and did it is agreed between the part and the same between the part and the same between the part of the same between the same same same same same same same sam	he first part do hereby overant and agree that at the delibertimese therein. Fore and dear of all incumbranes	threey hered. they grow and the torvise of a star pression during the life of this indenture, pay all takes or assessments that may by upon and real notate innered against free and toronade in more here and to the party to the second parts the the extent of into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here the parts to the second parts the interest of the rate of 10% from many, excetted as thethe day of Sept: formbest it securing thereon according to the terms of and oblightion and also many takes with interest there as a herein particled, in the revest that and any takes with interest there as a herein particled, in the revest that and its according thereone day and parts has been at herein a first of the terms become day and parts if defut its more than its more the priority and interest, together with the event and any parts day the priority and interest, together with the event and the parts day every philogeness therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes according therein events to the therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes accust the day covery philogeness therein accusted, and all beendes accust the there accusted therein accusted in the there accusted the event set the 11 hand and set 1 herein the day	we brief or manued apinat by web lawsmass company we. Add in the sevent that the data of payment and the data of payment and part. Life the data part of the data of the sevent approximation and get the theory payment and the sevent approximation the approximation and the sevent payment and the sevent approximation the data of the sevent approximation and part. Life the sevent approximation approximation the approximation approximation approximation and part of the sevent approximation approximation approximation the approximation approximation approximation approximation approximation the approximation approximation approximation approximation approximation the approximation	
And the mid part 205 of t cod and indefeatible entits of ant they will warrant and defi- its agreed between the part its of the stress of either, TWO THOUSANT its to the terms of ONO <u>1155</u> terms main advanced by the said part and the outprist of the stress of the stress of the stress of the stress of the stress of the stress its the stand part of the stress of the stress of the stress IN WITNESS WHEIT m. TE OF Kansas	be first part do	threey hered. they grow and the torvise of a star pression during the life of this indenture, pay all takes or assessments that may by upon and real notate innered against free and toronade in more here and to the party to the second parts the the extent of into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here party to the second parts the interest of his into a to here the parts to the second parts the interest of the rate of 10% from many, excetted as thethe day of Sept: formbest it securing thereon according to the terms of and oblightion and also many takes with interest there as a herein particled, in the revest that and any takes with interest there as a herein particled, in the revest that and its according thereone day and parts has been at herein a first of the terms become day and parts if defut its more than its more the priority and interest, together with the event and any parts day the priority and interest, together with the event and the parts day every philogeness therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes according therein events to the therein accusted, and all beendes according therein the every obligation therein accusted, and all beendes accust the day covery philogeness therein accusted, and all beendes accust the there accusted therein accusted in the there accusted the event set the 11 hand and set 1 herein the day	we brief or manued apinat by web lawsmass company we. Add in the sevent that the data of payment and the data of payment and part. Life the data part of the data of the sevent approximation and get the theory payment and the sevent approximation the approximation and the sevent payment and the sevent approximation the data of the sevent approximation and part. Life the sevent approximation approximation the approximation approximation approximation and part of the sevent approximation approximation approximation the approximation approximation approximation approximation approximation the approximation approximation approximation approximation approximation the approximation	
And the mid part 205 of t of and before the entries of at they will warrant and def it is agreed between the part of a greed between the part al matter when the same beer middle the specified and directed by r1056 of the first part that may be aparted and directed by r1056 of the first part that may be aparted and directed by r1056 of the first part that may be aparted and directed by r1056 of the first part that may be aparted and directed by r1056 of the first part that and the analyzed the mark of a first part that and a part of the state part of the part of the observed of the part observed by the part of a first part of the part of the part of a first part of the part of the part of a first part of the part of the part of the part of a first part of the part of the part of the part of a first part of the part of the part of the part of the part of a first part of the p	be first part do hereby evenant and agree that at the de likeritance therein. Fore and dear of all incumbrance	three hered. they are the tarvis over a state of the permission of	where the measure of against by and however that the data of payment units 	
And the mid part 205 of t of and indefendible entate of at they will warrant and def it is agreed between the part of a greed between the part al matter when the same beer in the specified and directed by r1056 of the first part that is not interacted of the TWO Thousand TWO Thousand TWO Thousand the the terms of ONO 	be form part do hereby overant and agree that at the de inheritance therein. Fore and dear of all incumbranes	three hered they are a the large of the permission of the second	where the measure of against by and however that the data of payment units 	
And the soft part 100 of the at they will warman and define at they will warman and define the append between the part in a speech between the part in a speech between the part and many speech and different by a speech and different by the and between or atther, will be appended and the speech and the speech and and the speech and the speech and the speech and the	be first part do hereby covenant and agree that at the de laberitance therein. Free and dear of all incumbrance	three hered. they are a the tarvist over 2 of the permission of the formation of the sector of the s	as brief or sammed against by arch lawmene company we. Add in the event that the data of payment until DOLARS, 	
And the safe part 200 of t ood and indefentility ensists of the speed between the part of the speed between the part of star bus speeded and different by the specified and the specified by the safe specified by the specified and specified by the specified and specified by the specified by the specified by the specified by the specified by the specified by the specified by the specified by the specified by the specifie	he for part do hereby overant and agree that at the de inheritance therein. Fore and dear of all incumbrance med to same against all parties multiple build data there. the herets that the part [3.02. of the fore part shall at all times med due and paysible, and that. Uh2Q. Will here the build the part. J_ of the second part, the host [1 any, maked the bar of J_ of the second part, the host [1 any, maked all the part. J_ of the second part, the second pays the full to pay such tarse when the muse become due of payshe at a mortgage to scours the payment of the sum of and lio/1000	three hered. they are a the tarvist over 2 of the permission of the formation of the sector of the s	as brief or sammed against by arch lawmene company we. Add in the event that the data of payment until DOLARS, 	
And the using part (200 of t of and indefendition ensure of the set of the se	be first part do	they hered they are a the large and a second	as brief or same against thy ach lawmase company we. Add in the event that the data of payment until DOLARS, DOLARS, 	
And the mid part 2.05 of t of and identified watte of at they will warrant and def it is agreed between the part of a greed between the part al watte when the mane beer r 10.5 of the fort part that is a discussed of the fort part that is and insurance, of either, TWO THOUSAND ing to the terms of O.10 	he first part do hereby revenuest and agree that at the de laberitance therein. Fore and dear of all incumbrance. ment the same against all parties making twoft dains thereto. the best of the part of the fore part dain is all times me due and psychic, and that UhQY_Willsee the billing the part to the second part, the loss of the part dain is deliver and the same of the second part, the loss of a symptonic of and ling/100	three hered they are a sense of a second sec	as brief or same against thy ach lawmase company we. Add in the event that the data of payment until DOLARS, DOLARS, 	
And the mid part 2.05 of t of and identified watte of at they will warrant and def it is agreed between the part of a greed between the part al watte when the mane beer r 10.5 of the fort part that is a discussed of the fort part that is and insurance, of either, TWO THOUSAND ing to the terms of O.10 	be first part do hereby covenant and agree that at the de laberitance therein. Fore and dear of all incumbrance	they hered they are a the large and a second	we brief or manued apinat by arch lawsmare company we. And in the event that the arch lawsmare many may the data of payment and the data of payment and the data of payment and part_field the fore part architecture and the part of the data of payment part. If the the fore part architecture and the part of the data of part. If any architecture and the part of the data of part. (SEAL) (SEAL) (SEAL) (SEAL)	
And the mid part ¹ .05 of t and the defendite state of that they will warman and def It is agreed between the part all entire when the manes beco- ter ¹ .05 of the fort part half is expected states of either. This GRANT is intended TTO Thousand ing to the terms of .019 <u>, 128</u> terms may advanced by the said part 1 all to pay the said part 1 all the said pay the said pay the said the the said pay the said pay the said the said pay the said pa	he first part do hereby revenuest and agree that at the de laberitance therein. Fore and dear of all incumbrance. ment the same against all parties making twoft dains thereto. the best of the part of the fore part dain is all times me due and psychic, and that UhQY_Willsee the billing the part to the second part, the loss of the part dain is deliver and the same of the second part, the loss of a symptonic of and ling/100	threy hered. they gr 2 gr 2 these to visit owner 2 of the permission of the sector of the the sector o	w brief or some against w brief is manage company w. Add is the event that the dots of payment unit DOLARS, DOLARS, 	
And the mid part 202 of t cool and indefenditive suits of a mid they will want at a d d It is agreed between the part all state when the name base and state when the name base and interest when the name base and interest when the name base and interest of the state of the Tro Thousand fing to the terms of .010 	he fort part do hereby overant and agree that at the de inheritance therein. Fore and dear of all incumbrance med to same agrice all parties making level dain thereit. the herets that the part <u>j</u> <u>a</u> the the fort part and at at these med do and paysible, and that. URQV_WALLevel he build the part <u>j</u> <u>a</u> of the second part, the loss <u>j</u> <u>a</u> the dain the the part <u>j</u> <u>a</u> <u>a</u> of the second part, the loss <u>j</u> <u>a</u>	they hered they are they are the torist over \$ of the permission of the rest of the indentation and the second put to th	as bried or some against by set howness company we. Add in the event that the dets of payment until DOLARS, DOLARS, DOLARS, 	n
And the mid part 202 of 1 and the side featible entits of the synch between the part and state when the mane bees and state when the mane bees TWO Thousand Ing to the terms of ODO , 142 terms and parts and the parts of the state of the state of the state of the state of the state and the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the	he first part do hereby revenues and agree that at the de laberitance therein. Fore and dear of all incumbrance ment the same against all parties making hered chins thereto. this beneto that the part/aga. of the fore part shall at all times me due and paysible, and that. Uh:0.7 will here to build the part. J. of the second part, the loss (I ary, make payshe if all to pay such tarse when the mass become due and payshe if all to pay such tarse when the mass become due of payshe at the second so pair the second part, the solution and Ho/100	they hered they are the source of the large states of the permission of the source of the source of the the source	as bried or some against by set howness company we. Add in the event that the dets of payment until DOLARS, DOLARS, DOLARS, 	n
And the mid part 202 of 1 and the side featible entits of the synch between the part and state when the mane bees and state when the mane bees TWO Thousand Ing to the terms of ODO , 142 terms and parts and the parts of the state of the state of the state of the state of the state and the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the	he for part do hereby overant and agree that at the de inheritance therein. Fore and dear of all incumbrance med to same against all parties making hered dains therein. the herets that the part [3.02. of the fore part shall at all times med due and paysible, and that. URQY_WALLHave to build the part .J_ of the second part, the loss [1 any, making beyokked full to pay such team when the mans become due and paysible at a motinger to neare the payment of the sum of and II (0/100	they hered they are they are the torist over \$ of the permission of the rest of the indentation and the second put to th	as bried or some against by set howness company we. Add in the event that the dets of payment until DOLARS, DOLARS, DOLARS, 	n
And the mid part 202 of 1 and the side featible entits of the synch between the part and state when the mane bees and state when the mane bees TWO Thousand Ing to the terms of ODO , 142 terms and parts and the parts of the state of the state of the state of the state of the state and the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the	he first part do hereby revenues and agree that at the de laberitance therein. Fore and dear of all incumbrance ment the same against all parties making hered chins thereto. this beneto that the part/aga. of the fore part shall at all times me due and paysible, and that. Uh:0.7 will here to build the part. J. of the second part, the loss (I ary, make payshe if all to pay such tarse when the mass become due and payshe if all to pay such tarse when the mass become due of payshe at the second so pair the second part, the solution and Ho/100	they hered they are the source of the large states of the permission of the source of the source of the the source	as bried or some against by set howness company we. Add in the event that the dets of payment until DOLARS, DOLARS, DOLARS, 	n
And the mid part 202 of 1 and the side featible entits of and they sell warrant and def it is agreed between the part it agreed between the part it agreed between the part it agreed between the part it is agreed between of TWO Thousand TWO Thousand ing to the terms of ODO . 128 terms on the part advanted by the mark as perceided by advanted by the mark as perceided by the the terms of the between the sell between the between the sell between the between	he first part do hereby revenues and agree that at the de laberitance therein. Fore and dear of all incumbrance ment the same against all parties making hered chins thereto. this beneto that the part/aga. of the fore part shall at all times me due and paysible, and that. Uh:0.7 will here to build the part. J. of the second part, the loss (I ary, make payshe if all to pay such tarse when the mass become due and payshe if all to pay such tarse when the mass become due of payshe at the second so pair the second part, the solution and Ho/100	they hered they are the source of the large states of the permission of the source of the source of the the source	w brief or same against by arch howmen company we. Add to even that the data of payment unit 	n