MORT'GAGE RECORD 80

Receiving No. 1239

Reg. No. 292

·153

	STATE OF KANSAS, DOUGLAS COUNTY, 55.
R. C. Alvord and wife	This instrument was filed for record on the 28 day of SeptemberA, D. 19 35, , at 8:25 o'clock A, M.
то	Naved G. Dick Register of Deeds.
IAWRENCE MATIONAL BANK, LAWRENCE, KANSAS	By Deputy.
THIS INDENTURE, Made this 27th day of S ndred and thirty-five between R. C. Al	Septe-her . in the year of our Lord, one thousand nim- word and Long C. Alvord; his wife
Lawrence in the County of Douglas art les of the first part, and The Lawrence Hationa	and State of Kensas
LAWY 9 wITNESSETH. That the said part 105 of the first part, in consideration	once, Kansas part y of the second part
Seven hundred fifty and no/100 bids is bereby achnowledged, have sold, and by this indenture do G Mowing described real estate situated and being in the County of Douglas and S	DOLLARS, to them duly paid, the receipt of Frant, Bargain, Sell and Mortgage to the said part Y of the second part the
Lot One (1), Block Fourteen (14), Unive of Lawrence, Kansas.	raity Place, an Addition to the City
th the appurtenances and all the estate, title and interest of the said part 165	
	or the next part therein. very bered: they are
a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	very hereof they are to lavid owner. B of the premises above granted, and select
s ped and indefaultle estate of inheritance therein, free and clear of all incumbrance. If this they full surmat and default the mane against all parties making herein datas therein. It is agreed between the parties hereto that the part 10.5 of the first part shall stal times do real wattro the team becomes due and paysite, and that Chiny. Will Likey the buildings	very hereof. ThOY BFG the herds over B of the premise above granted, and estend buring the Ue of this inductors, pay all incose e assessments that may be levied or assessed agalant upper aid rait eviate insured against for and ternado in such sum and by such howaver company
a prof and indefaultile estate of inheritance therein, five and clear of all incumbrance. I that they will warnat and defend the name against all parties making inwful claim thereto. It is agree between the parties hereto that the part. 102 of the first part shall at all there it real estate when the name becomes due and psyable, and that three. Will keep the buildings had be specified and hereto by the part. 2 of the second part, the loss, if any, made payable it	very hereof. "DOY_BFU the herein devices." A of the premine above granted, and assess hering the UP of this inductors, pay all takes or assessments that may be irried or assessed against uppen all real sector innered against fire and termsholis needs seen and by much instructors compary.
a pod and indefaultle state of inheritance therein, free and dear of all incumbrance. d that they will warmat and defend the mane acquired ill parties making herein data theres. It is agreed between the parties herein that the part 10.2 of the form part table it all there d real state when the mane horness due and psychle, and that 10.000. Will like p the buildings hall be specified and directed by the part. J. of the second part, the base, if any, made psychle and d real states when the mane horness due and psychle, and that 10.000. Will like p the buildings hall be specified and directed by the part. J. of the second part, the base, if any, made psychle and d real states of the prior table 11.000 payses that are when the same become due to dispetition of the state of the state of the part table 10.0000 that the become a part of the indefeddence of the state insteads as a metric to expect to expect the parts of the state of the indefeddence of the state of the indefeddence of the state of the	very here d (he) dL () the hord over B of the pressure store granted, and asiand buring the life of this inductors, pay all have or assessments that may be bried or assessed against upper uit real scatter insure against for and terrade in such man and by such howness comparison to the part y , of the second against for the terrade d ($\frac{1}{2}$) $\frac{1}{2}$) and $\frac{1}{2}$. And the event start is the part y , of the second against the terrade d ($\frac{1}{2}$) $\frac{1}{2}$) of the second part may pay carried by this induction, and adal base informed at the rate of 10% from the date of payment with
s peed and indefmable state of inheritance therein, free and dear of all incumionase 4 that they will warrant and defend the same against all parties making is while chain therein. It is agrees between the parties hereto that the part 1.02 of the first part shall at all time of define state when the mass becomes due and paysiles, and that LHOY. "Ill LHOP the buildings thall be specified and directed by the part. Y of the second part, the loss, if any, made paysile to $\frac{1}{2}$ state $\frac{1}{2}$ and $\frac{1}{2}$ states $\frac{1}{2}$ and $\frac{1}{2}$ states $\frac{1}{2$	very here d they d u d the herd over B of the premine slove granted, and exist haring the life of this inductors, pay all have to assessments that may be levied or assessed against upon hid real evists insured against for and terms in such some and by much however employed to be part. J. – of the sound part to be best of $-d$ if A . Here A and B is the event has in the sound part to be the event has the first sound $-d$ is A . Here A and B is the event has in the sound part to be the event has the first sound $-d$ is A . Here A and B is a sound part may pay event by this inductors, and shall here interest at the rate of 10% from the date of payment with DOLLARS.
s ped and indefaultle state of inheritance therein, five and dear of all incumbrance d that day will warman and obtained the mans equival all parties making herein data therea. It is agreed between the parties here that the part 10.5 of the form part shall at all there d real state whethe mass becomes due and payake, and that that DAY. Will here the bandlage shall be greated and directed by the part. J. of the second part, the load, If any, made payable and d real state whethe parties have the part of the second part, the load, If any, made payable and d real state whether part shall full to pay wheth kaw below means become due to the biodecidence of the state of the second part of the second part, the load, If any, made payable and d real state instance, or either, and the summar to paid shall become a part of the individence of THIS GRANT is intended as an energies to secure the payment of the second part. Serven, hundired. fifty and $no/1000 = -$. Serven, hundired. If fifty, and $no/1000 = -$.	way here of the y first in the herd over first of the premine shows granted, and asime buring the life of this inductors, pay all have or assessments that may be bried or assessed against upon this real events insure 4 against for and terms of the scale man and by much however event that the part y , of the second part to the extent of $\frac{15.5}{10.5}$. Interest. And it the event that is here part y , of the second part to the intert of $\frac{15.5}{10.5}$. Interest, And it the event that is here part y , of the second part to the intert of $\frac{15.5}{10.5}$. The scale for the data of parameters cannot by this induction, and shall beer historie at the rate of 10% from the data of parameters and become, rescented on the $\frac{27.5}{10.5}$ for $y = \frac{5.5}{10.5}$ and $\frac{15.5}{10.5}$. The scale of $y = \frac{10.5}{10.5}$ are rate of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $y = \frac{10.5}{10.5}$ are rest of a scale of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $y = \frac{10.5}{10.5}$ are rest of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $\frac{10.5}{10.5}$ are rest of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $\frac{10.5}{10.5}$ are rest of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $\frac{10.5}{10.5}$ are rest of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $\frac{10.5}{10.5}$ are rest of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $\frac{10.5}{10.5}$ are rest of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $\frac{10.5}{10.5}$ are rest of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$. The scale of $\frac{10.5}{10.5}$ are rest of $\frac{10.5}{10.5}$ and $\frac{10.5}{10.5}$.
s ped and indefaultile state of inheritance therein, free and dear of all incumiensate different the maxing herein the different terms and grades of the parties making herein different terms. It is agreed between the parties here to that the part 10.5 of the fore part shall as all times different by the part. $J_{\rm eff}$ of the second part, the total $J_{\rm eff}$ main particle and directed by the part. $J_{\rm eff}$ of the second part, the total $J_{\rm eff}$ main particle and payable and that the part $J_{\rm eff}$ main particle and payable and that the part $J_{\rm eff}$ main part $J_{\rm eff}$ main part $J_{\rm eff}$ of the part $J_{\rm eff}$ of the second part, the total $J_{\rm eff}$ main part $J_{\rm eff}$ of the part $J_{\rm eff}$ of the second pa	were here of the S arises the herein of the second
s ped and indefaultile state of inheritance therein, free and dear of all incumiensate different to the state of the state in the state of the state state in the state of the state in the state interval in the state interval inte	rery hered. UROY BUU the herd owner B of the premine shore granted, and assess of the premine shore granted, and assess of the premine shore granted, and assess of the pre-thermal matrix learner degrader for a defended to make some and by much horacese compares to be part. J. of the sound part to be tested of 1 herds are made and part and part of the sound part to be tested of 1 herds. The sound part to be test of 1 herds are defended by the induced sound are solved by the sound part to be part to be part the sound part to be part to be part the sound part to be part to
s ped and indefaultile state of inheritance therein, free and dear of all incumiensate different to the state of the state in the state of the state state in the state of the state in the state interval in the state interval inte	rery hered. UROY BUU the herd owner B of the premine shore granted, and assess of the premine shore granted, and assess of the premine shore granted, and assess of the pre-thermal matrix learner degrader for a defended to make some and by much horacese compares to be part. J. of the sound part to be tested of 1 herds are made and part and part of the sound part to be tested of 1 herds. The sound part to be test of 1 herds are defended by the induced sound are solved by the sound part to be part to be part the sound part to be part to be part the sound part to be part to
s ped and indefaultle state of inheritance therein, free and dear of all incumbrance d that day off warrant and default the mans explored 11 parties making herein during there. It is agreed between the parties herein that the part 10.05 of the form part shall at all there d d real state when the mans becomes due and payable, and that ThOY. Will have the buildings that be great between the parties herein that the part 10.05 of the form part shall at all there d real state when the mans becomes due and payable, and that ThOY. Will have the buildings that be greated being there that 11 for to pay we have when the mans become due of the payable and d real state of the part shall for the payers in the state when the mans become due of the payable of the main immance, or either, and the summar to pay that hall become a part of the individence of the main immance, or either, and the summar to pay that the payses of the same of the main immance, or either, and the payses to secure the payses of the same of the main the payses of the part	rary hered. UPOY BFU to be to do some B of the premine above granted, and asimularity the UF of this inductors, pay all have or assessments that may be invited or assessed against upon mill real entries haven's against fire and terms to here the same and any work however exact entries of the same and any work however that the bary mill provide the same and any work however that the bary mill provide the same and any here the same and any same and any same and any same and the same and there and the same and the same and the same and the same
s ped and indefaultike setties of inheritance therein, free and dear of all incumienzes d that they will surmate and default the mans against all parties making herein data theres. It is agreed between the parties herets that the part 10.5 of the form part hall as all times d d and they will surmate the parties herets that the part 10.5 of the form part hall as all times d d and they will be there the parties herets that the part 10.5 of the form part hall as all times d d and they determine the parties herets that the part 10.5 of the form part hall as all times d d and matrix then the num horizons the and payable, and that they. Will likely the buildings that he specified as d directed by the part. $_$, of the second part, the took, if may, made payable and d thus and insersors, or either, and the almost to paid that becomes part of the indefections of 10 THES GRLNT is intended as a morgany to secure the payament of the same of $_$. Sorrown hundred. fifty and $no/1000 = - = -$ Sorrown hundred. fifty and $no/1000 = - = -$ sorrown hundred is the part $_$. The the second part is paysent of a dual and if they $_$. Support hundred is the part $_$. The the second part is a barbor short the linearest and all the pay the same sa payables to the part $_$. $_$ the second part is and the administive and the matrix is the high the direct the same of the same of the part $_$. $_$ of the second part $_$ is a same as a hort here in the matrix is the high the high the high the high the high the matrix of the high the matrix is a barbor short the same of the same of the same of the same of the same high the matrix is the high t	rery hered. UROY BUU the herd owner B of the premine shore granted, and assess of the premine shore granted, and assess of the premine shore granted, and assess of the pre-thermal matrix learner degrader for a defended to make some and by much horacese compares to be part. J. of the sound part to be tested of 1 herds are made and part and part of the sound part to be tested of 1 herds. The sound part to be test of 1 herds are defended by the induced sound are solved by the sound part to be part to be part the sound part to be part to be part the sound part to be part to
s ped and indefaultike setties of inheritance therein, free and dear of all incumienzes d that they off warrant and default the mans explored influences in making herein during therein it is a green between the particle herein that the part 100 d to the form part table is all therein d real setter when the marks herein the test part 100 d to the form part table is all therein d real setter when the marks herein the test part 100 d to the form part table is all therein d real setter when the marks herein the test part 100 d to the form part table is all these d real setter when the marks herein the test part 100 d to the form part table is all these d real setter between the particle herein the part of the indication of the part of the indication d table of the part table is the part 10 d to the part 10 d to the part of the indication of the mark is indicated as an entry part is not setter when the mark become the part of the indication of the mark is indicated as an entry part is all table part of the mark of the setter is the terms of	rery hered. UROY BFU to be total over a distribution shows granted, and estend hering the life of this inductors, pay all taxes or assessments that may be briefed or assessed against upon mill real entatic harmer against fire and terms do in such sum and by such homeases company to the part. y_{-0} distribution of part to the scient of -15.2 . Interest. And in the event that it is here and particular interest gauging for the science of 10.2 . The science of part may pay enough to the part y_{-0} distribution of the basel of the science of 10.2 . The science of part y_{-0} of the scool part may pay enough to the gauging the science of the science of the science of part may pay enough to the science of part may pay enough to the science of the science of the science of the science of the science of the science of a science of the science
s ped and indefaultike setties of inheritance therein, free and dear of all incumienzes d that they will surmate and default the mans against all parties making herein data theres. It is agreed between the parties herets that the part 10.5 of the form part hall as all times d d and they will surmate the parties herets that the part 10.5 of the form part hall as all times d d and they will be there the parties herets that the part 10.5 of the form part hall as all times d d and they determine the parties herets that the part 10.5 of the form part hall as all times d d and matrix then the num horizons the and payable, and that they. Will likely the buildings that he specified as d directed by the part. $_$, of the second part, the took, if may, made payable and d thus and insersors, or either, and the almost to paid that becomes part of the indefections of 10 THES GRLNT is intended as a morgany to secure the payament of the same of $_$. Sorrown hundred. fifty and $no/1000 = - = -$ Sorrown hundred. fifty and $no/1000 = - = -$ sorrown hundred is the part $_$. The the second part is paysent of a dual and if they $_$. Support hundred is the part $_$. The the second part is a barbor short the linearest and all the pay the same sa payables to the part $_$. $_$ the second part is and the administive and the matrix is the high the direct the same of the same of the part $_$. $_$ of the second part $_$ is a same as a hort here in the matrix is the high the high the high the high the high the matrix of the high the matrix is a barbor short the same of the same of the same of the same of the same high the matrix is the high t	rary hered. ThOY B.T.J. the herd over B of the premine shore granted, and estend argue at the of this inductors, pay all have or assessments that may be brief of a sense of against one of the rary of the sense of pays of the sense of the rary of the sense of pays of the sense of the sense of pays of the sense of the sense of pays of the sense of the s
s ped and indefaultie state of inheritance therein, five and dear of all incumienzes (if hat they will warrant and default the mans applicate all parties making herein data therein. It is agreed between the parties hereto that the part 10.5 of the form part shall as all times di- dim tark when the mans becomes due and psyches, and that the here. Will say, made psyche to dim tark when the mans becomes due and psyches, and that the here. Will say, made psyche to dim tark when the mans becomes due and psyches, and that the here are start of the indefaulty half be specified and directed by the part. \sum , of the mesond part, the hoat, if may, made psyche to distant and instructor, or either, and the manous to paid that becomes a part of the indefaulty of the main dimension, or either, and the manous to paid that becomes a part of the indefaulty of $\frac{1}{1000}$ of RMNT is intended as a mergan equive in some to the main equi- $\frac{1}{1000}$ of RMNT is intended as a mergan vector to here and $\frac{1}{10000}$ of $\frac{1}{10000000000000000000000000000000000$	way hered. ThOY B.T.J. the herded owner, B of the premine above granted, and estend support that in our destination, pay all have or assessments that may be levide or assessed against one and formation in such sum and by much homeses compared to be part. J. et the sound part to the testent e. d. 15c. Inserts. And the sevent has the s
s ped and indefaultike setties of inheritance therein, free and dear of all incumienzes d that they will surmate and default the mans against all parties making herein data theres. It is agreed between the parties herets that the part 10.5 of the form part hall as all times d d and they will surmate the parties herets that the part 10.5 of the form part hall as all times d d and they will be there the parties herets that the part 10.5 of the form part hall as all times d d and they determine the parties herets that the part 10.5 of the form part hall as all times d d and matrix then the num horizons the and payable, and that they. Will likely the buildings that he specified as d directed by the part. $_$, of the second part, the took, if may, made payable and d thus and insersors, or either, and the almost to paid that becomes part of the indefections of 10 THES GRLNT is intended as a morgany to secure the payament of the same of $_$. Sorrown hundred. fifty and $no/1000 = - = -$ Sorrown hundred. fifty and $no/1000 = - = -$ sorrown hundred is the part $_$. The the second part is paysent of a dual and if they $_$. Support hundred is the part $_$. The the second part is a barbor short the linearest and all the pay the same sa payables to the part $_$. $_$ the second part is and the administive and the matrix is the high the direct the same of the same of the part $_$. $_$ of the second part $_$ is a same as a hort here in the matrix is the high the high the high the high the high the matrix of the high the matrix is a barbor short the same of the same of the same of the same of the same high the matrix is the high t	revery hered. 'D'O'. B.T.'
s ped and indefaultike setties of inheritance therein, free and dear of all incumienzes d that they will surmate and default the mans against all parties making herein data theres. It is agreed between the parties herets that the part 10.5 of the form part hall as all times d d and they will surmate the parties herets that the part 10.5 of the form part hall as all times d d and they will be there the parties herets that the part 10.5 of the form part hall as all times d d and they determine the parties herets that the part 10.5 of the form part hall as all times d d and matrix then the num horizons the and payable, and that they. Will likely the buildings that he specified as d directed by the part. $_$, of the second part, the took, if may, made payable and d thus and insersors, or either, and the almost to paid that becomes part of the indefections of 10 THES GRLNT is intended as a morgany to secure the payament of the same of $_$. Sorrown hundred. fifty and $no/1000 = - = -$ Sorrown hundred. fifty and $no/1000 = - = -$ sorrown hundred is the part $_$. The the second part is paysent of a dual and if they $_$. Support hundred is the part $_$. The the second part is a barbor short the linearest and all the pay the same sa payables to the part $_$. $_$ the second part is and the administive and the matrix is the high the direct the same of the same of the part $_$. $_$ of the second part $_$ is a same as a hort here in the matrix is the high the high the high the high the high the matrix of the high the matrix is a barbor short the same of the same of the same of the same of the same high the matrix is the high t	rery hered. they are in the here and terms a of the premiers shore granted, and estend upon all real entry is larger and regarding the start of the second part to the terms of a grant and the second part to the terms of the second part to the the second part to the terms of the second part to the be second part to the second part to be second part to the second part to be second part to the second part to second part to the second part to be
<pre>s ped and indefmable write of inheritance therein, free and dear of all incumienzes d that day off worms the parties bears that the part 10.8 of the form part half at all there is a speed bears the parties bears of the and psyche, and that that DNU_Willikep the buildings that be speed bears of the same become due and psyche, and that DNU_Willikep the buildings that be speed bears of the part</pre>	revery hereof. thing and the series of a second
<pre>s ped and indefmable write of inheritance therein, free and dear of all incuminence d that day off worms the parties here that the part 10.8 of the form part half at all there is a great between the parties here that the part 10.8 of the form part half at all there d real waits where the mass becomes due and payales, and that ThOY_Willikey the buildings half be greated and directed by the part. J., of the second part, the toat, If any, made payable and d real waits where the mass becomes due and payales, and that ThOY_Willikey the buildings half be greated and directed by the part. J., of the second part, the toat, If any, made payable and d real waits where the mass introded as a merging to secure the payment of the same d d read the second part of the form of the form of the form of the indefeddence of the same introde as a merging to its the second part. The base is the second part, the half is the d read to the same and payable to the part. J. of the second part, the half is the same distance of the same and payable and d the log part here are particle to his the form. J. of the second part, that all interest and the coverysee that be read J. of the second part is the mass are particle to the add the read part of the same distance or to disking and all the pays the and second part of part is as a benefit second part. The same second part of the same particle is the benefit second part of the last of the same distance of the same distance and the part distance and the part distance and the part distance and the same particle to the last part. J was the same mass predicated is the last part. J was and the part distance and the part distance and part of parts the most has been and part of parts the sheet of the same part of the last the same distance the same distance of the same same part of the last the same distance and the part distance and the parts and the same distance and the part distance</pre>	revery hereof. the QY &F.U. the hereid owner. B of the premiers shore granted, and estend upon all four leases in lancers against five and terms in new harm and by much horaces compared to be part. J. of the sound part to be tested of . 1.6
a ped and indefaultike write of inheritance therein, free and dear of all incumienzes d that day off worms the default the man equival II parties making herein dual theres. It is a great between the parties herein that the part 100 of the form part half at all there d d real waits when the man becomes due and psyche, and that D100. Will have the buildings half be greated beard directed by the part. J. of the second part, the base, II say, made parable to d real waits when the man becomes due and psyche, and that D100. Will have the buildings that be greated beard directed by the part. J. of the second part, the base, II say, made parable to d real waits when the man becomes due and that becomes a part of the indiverse d real waits introduce as manifering to secure the payment of the sam of the same of the same becomes due to the part. J. of the second part, while all interest several hundle cd. fifty, and no/100 Severan hundle cd. fifty, and no/100 Method was a severade to his the part. J. of the second part, while all interest are able to be the same of payles in the prime second and the same of the severate half be void if man second part to part for any insurance or to dickarge and weighting method be been done and the payles are and and on due to the second part. Method reaveryme half be void of white before the man second part of the second part of weighting method be been done and the second part of the second part. Method reaveryme half be been done and the second part of the second part. Method reaveryme half be been done and the second part of the second part. Method reaveryme half be been done and the second part of the second part. Method reaveryme half be been done and the second part of the second part. Method reaveryme half be been done the mather of the second part. Method reaveryme half be been of the method of the second part of the second part. Method reaveryme half be been of the second part of the second part. Method reaveryme half be been of the seco	revery hereof. thing and the series of a second
a ped and indefaultike settie of inheritance therein, free and dear of all incumienzes d that day off warrant and default the man equival II parties making herein dual in there. It is a great between the parties herein that the part 100 of the form part half at all there d d real state when the man becomes due on and psyche, and that D100. Will likely the buildings half be greated beard directed by the part. J. of the second part, the base, II say, made psyche in d real state when the man becomes due on the second part, the base, II say, made psyche in d real state when the man becomes due on the second part, the base II say, made psyche in d real state of the second part half in the part of the individual half becomes a part of the individual d real state intended as an entry of the second part, the base II say, made psyche in d real state intended as an entry of the second part, the base II say, and an O/100 Severon hundred fifty, and nO/100 of the second part, while all interest are able to say them and psyches to lear part. J. of the second part, while all intended are able to say them are specified in the individual fifty of the second part, while all interest 	rery hered. thingy B.T.J. the hereid owner B of the premiers shore granted, and estend upon all four learning and financial frame of granter for and terrated in such sums and by much horacese compared to be part. J of the sound part to be tested - of the J. B Berner. As it is the event that is to be part. J of the sound part to be tested - of the J DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the forms of add behaviors at the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be the second part to be test DOLALES, and the sound part to be test DOLALES, and the sound part to be test DOLALES, and the sound the second part to be test DOLALES, and the sound test the sound test the sound test test DOLALES, and the sound test DOLALES, and test DOLALES, and the sound test DOLALES, and t
a ped and indefaultike setties of inheritance therein, free and dear of all incumienzes d that day off warrant and default the mark against all parties making herein d thin theres. This agreed became the parties herein the theory that of the form part and all all there d d raid water when the mark becames due and psyche, and that DDQ. Willikery the buildings that be getted better the parties becames due and psyche and d raid water when the mark becames due and psyche, and that DDQ. Willikery the buildings that be getted and directed by the part of the second part, the toak, if any, made psyche in d raid water when the mark becames due and psyche and d raid instance, or either, and the sinesce to paid while becames part of the indiverse second particular directed by the part of the second part, the head is and of the d raid instance, or either, and raid psyches to the part of the second part, while all interest second particular directed by the part of the second part, while all interest and the carry than and psyches to the part of the second part and the carry than a particle high inderty. Add the carry part is and part of part for any insurance or to dickarge and the distribution the part of the second part to part for any insurance or to dickarge and the distribution the second part to part the marks as herein specified, and to visit and the carry than a partied high the part of the second part. 	may hered. they are interesting and the series of a the premine shore granted, and assess append in an entry have a space of the series of a second set of the series of against the barry of the second part to the second set of the second set of the second part may are the second premines the second part to the second set of the second part may are second by main premines the second second second second second set of the second part to the second premines the second part to the second second second second second second premines the second part to the second second second second part may are second by the destination the second second second second second part may are second premines the second part to the second second second second part may are second premines the second part to the second second second second part may are second premines the second part to the second second second second part may are second premines the second part to the second second second second part may are second premines the second part to the second second second part may are not as and are second to the second part to the second second part of the second part of the second part to the second second part of the second part may are been as a second at the second part of the second part to the second part of the second part of the second part in the second be second part to the second and sharps indefact thereads and the second part of the second part of the second part to be are the part may are all of part to the second part of t
a ped and indefaultike waits of inheritance therein, free and dear of all incumienzes.	rery hered. 1210 Y &F.U is the local toward & of the promises shore granted, and asime having the life of this induction, pay all have or assessments that may be levid or assessed against open all real enter inserved against for and terms in such sum and by much horacese company to the part J. – of the sound part to the level of a levid or the sound part may may be hered. The sound part to the level of the the part J. – in the sound part in the sound and the sound part to the level of the level part of the sound part in the sound and part level of the sound part to the level of the sound part may may assess, executed to the level of the level part of the sound part may may assess, executed to the level of the level of the sound part on a part of the sound part the level of the level of the level of the sound part on a part of a level of the level of the level of the level of the sound part on a part of the level of the level of the level of the sound part on the level of the sound part on a part assessed by the level of the sound at the level of the sound the the part of the sound part on the level assessed in the level of the level of the sound is not a part of the sound the sound here the level of the sound the sound here the level the level of the level of the level of the sound is not a part on the level the level of the sound the sound here the level of the sound the level here the level of the sound the sound here the level of the sound the level here the level of the sound the sound here the level of the sound the level here the level of the sound the level here the level of the sound the sound here the level there are the sound the level here there are the level of the sound the sound there the level of the sound the sound there the level of the sound term the level here there are the sound the level here there are the sound the level here there are the level of the sound term the level here there are the sound there the
a ped and indefaultike waits of inheritance therein, free and dear of all incumienzes (data they off warrant and default the mars equival II parties making berief a data theres. It is a great between the parties have to the the part 102 of the form part half at all there d draw in which the mars becomes due and psyche, and that L100Y. Will keep the buildings half be greated beard directed by the part. J. of the second part, the took, II say, made psyche to draw in marsor, or either, and the sinces to paid hall become a part of the indication of the second becomes the parties have the two second part, the took, II say, made psyche to draw in marsor, or either, and the sinces to paid hall become a part of the indication of the second particle of the second part, the took, II say, made psyche or draw in instance, or either, and the physics to second the paytes of the second part, with all interest second particle of the second part to part for any lancences or to dicharge and dials be greated as an earlier by the indication. For the second part, with all interest and the paytes are particle to his indication. For the second part, with all interest and the paytes are particle to his have. A constant second part and the part them and paytes and part of the second part, with all interest and the paytes are particle to his have. A constant second part and the part of the second part, when all the part them and paytes are than a second part and the paytes are particle to his have a forward second part and the part of the second part, when all the part them and part of the second part of the second part, the second part, when all the part of the second part of the second part of the second part of the second part, the second part of the second p	rery hered. 1999. A.T.d. the hards over 8. of the pression shows granted, and asime haring the Uh of this induction, pay all hass or assessments that may be bried or kannend against upon all real what insured against for and termsho is such arms and by much horacese compary to be part. J. of the second part to be breat of 1976 from the hard to are real to be the second by this induction, and all been interest of the from the part is over the memory, exceeded to the location of 1976 from the hard to are real to be memory, exceeding to the interest of the from the part of the second part may pay accurate grant induced as herein provided, the new pay. The second part may pay accurate grant induced as herein provided, the the pay. The second part may pay we have the interest there are break provided, the the second task is accurate grant memory and and been interest of the site of payses and the the horace and the second part to be the interest of the site of the second part, may pay we have the interest there are break provided, the itere and pays. 2002 iters we have any more ensuing the horace part of the interest of the interest of the site of payses in the second the first forther and the interest of the interest of the interest are pay part there is accurate there in a break payment of an adjustment and here to have any merit there are made and the respective parts in the order of the integrand and its med payment or adjustment and the interest is therein a break pay in the interest of the integrant in the interest on the made and the respective parts in the adjustment of the day and year last above made at the integrant is add to be site, cannot (SEAL)
a ped and indemailse setties of laboritance therein, fee and dear of all incumbrance That they 20 warrant and defend the mane against all parties making herein data theres. If its agreed between the parties between the the part 1.02 of the form pet and all there is all there is a standard of the parties of the form pet all the form pet all the form pet all the form pet all the parties of the form pet all the pet all the form pet all the pet all the form pet all the form pet all the form pet all the pet all the form pet all the pet all the pet all the form pet all the	rery hered. they are said of the series of the premine shore granted, and series particle tile of this inductors, pay all hases or assessments that may be levice or assessed against upper all result insured spacing for and terrado in such sum and by much horacese company. In the barr J. – of the senade part to be tested of 15°, from the father of the series of against to be part J. – of the senade part to be tested of 15°, from the father of particle or the series of the horac senade part to be tested of 15°, from the father of particle or particle of the inductors, and shall beer horace at the nucle of 15°, from the father of part merry, executed on the <u>27th</u> day of <u>Sophembor</u> <u>10.355</u> accruing thereas a being any sename will be thereas a before a before particle, to the error that and part <u>10.55</u> of the test part by taxe with interest thereas as before particle, to the error that and part <u>10.55</u> of the test part by taxe with interest thereas as before particle, to the error that and part <u>10.55</u> of the merey test particle of the fath father discharge of the set particle of the set part test parts the interest of the set particle of the set part of the test part test parts the interest of the set particle of the set part test part test parts the interest as before particle, to the error that and part <u>10.55</u> is the merey in the particle of the interest of the set particle of the set part test part test parts the interest as before and the set of the set part test part the part test in the set as at the test part of the test part of the interest as at the set of the interest as test parts the interest as before and the set of test interest as at the set of the interest as tester part tester as the set of the interest as at the set of test interest as tester particle of the disk before tester particle of the disk before R, G, Alvord (SEAL) (
a ped and indefaultike waits of inheritance therein, free and dear of all incumienzes (data they off warrant and default the mars equival II parties making berief a data theres. It is a great between the parties have to the the part 102 of the form part half at all there d draw in which the mars becomes due and psyche, and that L100Y. Will keep the buildings half be greated beard directed by the part. J. of the second part, the took, II say, made psyche to draw in marsor, or either, and the sinces to paid hall become a part of the indication of the second becomes the parties have the two second part, the took, II say, made psyche to draw in marsor, or either, and the sinces to paid hall become a part of the indication of the second particle of the second part, the took, II say, made psyche or draw in instance, or either, and the physics to second the paytes of the second part, with all interest second particle of the second part to part for any lancences or to dicharge and dials be greated as an earlier by the indication. For the second part, with all interest and the paytes are particle to his indication. For the second part, with all interest and the paytes are particle to his have. A constant second part and the part them and paytes and part of the second part, with all interest and the paytes are particle to his have. A constant second part and the part of the second part, when all the part them and paytes are than a second part and the paytes are particle to his have a forward second part and the part of the second part, when all the part them and part of the second part of the second part, the second part, when all the part of the second part of the second part of the second part of the second part, the second part of the second p	rery hered. they are said of the series of the premine shore granted, and series particle tile of this inductors, pay all hases or assessments that may be levice or assessed against upper all result insured spacing for and terrado in such sum and by much horacese company. In the barr J. – of the senade part to be tested of 15°, from the father of the series of against to be part J. – of the senade part to be tested of 15°, from the father of particle or the series of the horac senade part to be tested of 15°, from the father of particle or particle of the inductors, and shall beer horace at the nucle of 15°, from the father of part merry, executed on the <u>27th</u> day of <u>Sophembor</u> <u>10.355</u> accruing thereas a being any sename will be thereas a before a before particle, to the error that and part <u>10.55</u> of the test part by taxe with interest thereas as before particle, to the error that and part <u>10.55</u> of the test part by taxe with interest thereas as before particle, to the error that and part <u>10.55</u> of the merey test particle of the fath father discharge of the set particle of the set part test parts the interest of the set particle of the set part of the test part test parts the interest of the set particle of the set part test part test parts the interest as before particle, to the error that and part <u>10.55</u> is the merey in the particle of the interest of the set particle of the set part test part test parts the interest as before and the set of the set part test part the part test in the set as at the test part of the test part of the interest as at the set of the interest as test parts the interest as before and the set of test interest as at the set of the interest as tester part tester as the set of the interest as at the set of test interest as tester particle of the disk before tester particle of the disk before R, G, Alvord (SEAL) (