## MORTGAGE RECORD 80

177

Reg. No. 371 Fee Paid, \$2.75

	FROM	STATE OF FANLAR DOUGLAS	1111
		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 18 day of	
	1. White & Pearl M. White TO	November A. D. 1935 /, at 11:25 o'dock A. M.	
		Warold G. Beck Register of Deeds.	_
S	ilas B. Lucas	By	
THIS INDENTU	JRE, Made this 18th day of	November	-
mdred and thi	rty-five between Wm. H. Whit	, in the year of our Lord, one thousand nin te and Pearl M. White, husband and wife	
Lawrence	in the County of Douglas	and State of Kansas	-
urt ies of the first pa	rt, and 511gs B, LUCES		-
WITNESSETH,	That the said part ies of the first part, in consideration undred and no/100	n of the sum of Of the second part y of the second part Of	
hich is nereby acknowl	edged, ha. $\overline{\mathbf{v}}^{0}$ sold, and by this indenture do Gestate situated and being in the County of Douglas and S	rant, Bargain, Seli and Mortgage to the said part V of the second and the	•
Lot Twent	ty (20) in Block Eight (8) Lane's Fir	rst Addition to the City Lawrence	
	nd all the estate, title and interest of the said part 185	of the first part therein	(A) (12) (3) (3) (3) (3) (3) (3) (3) (3) (3) (3
and say and parta 30.			340121813
good and indefeasible estate	of the first part do hereby covenant and agree that at the delive e of inheritance therein, free and clear of all incumbrance	very breed. they are	
that they will warrant and	e of inheritance therein, free and clear of all incumbrance	ery hereof they arethe lawful owner S_ of the premises above granted, and selard	
that they will warrant and It is agreed between the p real estate when the same b- sall be specified and directed	e of inheritance therein, free and clear of all incumbrance defend the same against all parties making lawful claim thereto. parties hereto that the part. $\frac{1}{9}$ Soft the first part shall as all times exceene due and payable, and the $\frac{1}{2}$ Moy where the buildings of the yir bart $X_{\rm c}$ of the second part, the loss, if any, made payable to	way beread. $\dot{c}hegV$ & CO the lawful event $S$ , of the presidue above granted, and astend wring the life of this indexture, pay all taxes or manuments that may be irrited or assumed against upon and real works instruct against for and tormade in math was not by such insurance company. The part $V_{\rm cont}$ is beread parts to be tested $\sim 1.26$ . Instruct. And in the weat that	
that they will warrant and It is agreed between the p real estate when the same b hall be specified and directed part 1.0.5 of the first part a taxes as d insurance, or eith	e of inheritance therein, free and clear of all incumbrance defend the same against all parties making lawful claim thereto. parties hereto that the part. $\frac{1}{9}$ Soft the first part shall as all times exceene due and payable, and the $\frac{1}{2}$ Moy where the buildings of the yir bart $X_{\rm c}$ of the second part, the loss, if any, made payable to	very hereof. <u>they</u> <u>are</u> . the lawful owars <b>S</b> , of the pression above granted, and noised	
that they will warrant and It is agreed between the p real estate when the same b sall be specified and directed part 105 of the first part a tase and insurance, or eith repaid. THIS GRANT is intende <b>Eleven</b> Hun	e of inheritance therein, free and clear of all incumbrance defend the same against all parties making having data therein, parties hereco that the part. 106A the first part shall at all times do come do send payable, and that the year to be buildings to be partied on the same shall be a send the same parable and send that all to pay may make how the same howere due and apprails end er, and the same at to paid shall because a part of the individues, see of an an emergage to receive the payment of the same of. dread and mo/2100	wry hereof. $\frac{1}{2}$ OC _ the lawful owner S. of the presides above granned, and noised wring the life of this indectors, pay all have or answements that may be leviced or assumed against upon mid real exists instruct against for and torendo in much num and by such insurance company the party _ of the second part to the extent of _ 12 min. Interest. And in the event that is have all prior instruct a spin second part to the states of parts and part may pay even by this inductors, and shall here interest is the rate of 16% from the date of payment until the part _ payment have a state of the rate of 16% from the date of payment until DOLLARS,	
that they will warmant and It is agreed between the p real estate when the same b all be specified and directed pril GS of the fart part is assessed insurance, or sith pril GBANT is intend El GYON HUN reals to the terms of DIG by its terms of DIG	e of inheritance therein, fire and clear of all incombrance. defend the same against all parties making invited claim thereto. partice hereto table the part. $\frac{10}{2}$ for the first part half at all thins do second due and payable, and thet. $\frac{110}{2}$ Were the buildings of thy the part. $J_{}$ of the second part, the long, if any, make payable to the line answer the part half because a part of the individual err, and the answer the part half because a part of the individual err, and the answer the part half because a part of the individual data an energies to ensure the payment of the sem of dread a rank of part obligation. for the payment of add sum of me- mands payable to the part. $J_{}$ of the second part, with all interest of the second part, with all interest of the sem of	were the U $0$ $0$ $0$ $0$ $0$ $0$ the lawful event $S$ , of the presidue above granted, and notice uring the U of this indexture, pay all taxes or assuments that may be levied or assumed against upon and even statistical indextures, and the state of the next state and the state of the proper state of this indexture, and part to be extend of $1$ $1$ $1$ $1$ $1$ $1$ $1$ $1$ $1$ $1$	
that they will warnah and It is agreed between the p real estate when the same b sall be specified and directed part GS of the fact part a part GS of the fact part a read. THIS GRANT is intend El OVON HUN reling to the terms of ONO by its terms a result of the sall part	e of inheritance therein, free and clear of all incombrance defend the same against all parties making invited claim therein, parties hereto that the part. 1065 dt is fore part shall as all times dt comme due and payakis, and that <u>the y</u> <u>the</u> takes just buildings by the part. <u>Y</u> of the second part, the loss, if any, make payable and set, and the amount so paid shall because a part of the indetections, et al. as mortgare to reserve the apyract of the indetections at an amortgare to reserve the apyract of the second part, will dt cod an 20, 20, 20, 20, 20, 20, 20, 20, 20, 20,	were been the second part of the large state of the pression above granted, and noticed using the US of this indexture, pay all taxes or assummants that may be leviced or assumed against upon address of the second part to the extent of $-152$ . Interest. And in the event has upon address of the second part to the extent of $-152$ . Interest. And in the event has the part $y = -6$ the second part to the extent of $-152$ . Interest. And is the event has the part $y = -6$ the second part to the extent of $-152$ . Interest. And is the event has reason by this indexture, and shall have interest of the first of 15% from the date of payment until oursy, executed on the $-162$ h for $-50$ y of $-100$ Month of $-100$ MARS, oursy, executed on the $-162$ h for $-50$ y of $-100$ Month of $-100$ March on $-100$ Mark y taxes with interest there as a herein previded, in the event that and part $-100$ fit the first part y taxes with interest there as a herein previded, in the event that and part $-100$ fit the first part y taxes with interest there as a herein previded, in the event that and part $-100$ fit the first part $-100$ fits first part $-100$ fits first part $-100$	
that they will warnat and It is agreed between the ja- It is agreed between the ja- It real static when the same by itera and iterated and directed parting of the first part of the parting of the state of the same <b>Eleven</b> Hunn willing to the terms of .0100 by 1th the terms of .0100 by 1th the	e of inheritance therein, free and clear of all incombrance defend the same against all parties making invited claim therein, parties hereto that the part. 1065 dt is fore part shall as all times dt comme due and payakis, and that <u>the y</u> <u>the</u> takes just buildings by the part. <u>Y</u> of the second part, the loss, if any, make payable and set, and the amount so paid shall because a part of the indetections, et al. as mortgare to reserve the apyract of the indetections at an amortgare to reserve the apyract of the second part, will dt cod an 20, 20, 20, 20, 20, 20, 20, 20, 20, 20,	were been the second part of the large state of the pression above granted, and noticed using the US of this indexture, pay all taxes or assummants that may be leviced or assumed against upon address of the second part to the extent of $-152$ . Interest. And in the event has upon address of the second part to the extent of $-152$ . Interest. And in the event has the part $y = -6$ the second part to the extent of $-152$ . Interest. And is the event has the part $y = -6$ the second part to the extent of $-152$ . Interest. And is the event has reason by this indexture, and shall have interest of the first of 15% from the date of payment until oursy, executed on the $-162$ h for $-50$ y of $-100$ Month of $-100$ MARS, oursy, executed on the $-162$ h for $-50$ y of $-100$ Month of $-100$ March on $-100$ Mark y taxes with interest there as a herein previded, in the event that and part $-100$ fit the first part y taxes with interest there as a herein previded, in the event that and part $-100$ fit the first part y taxes with interest there as a herein previded, in the event that and part $-100$ fit the first part $-100$ fits first part $-100$ fits first part $-100$	
that they will warman and It is acreed between the pre- real matte when the mane be hall be specified and directed per L GL 50 the first per s wind. THIS GUANT is intend EL GWON HUN child be the terms of ODO by its tend par is determined by the mid par and this coverpace and half the program of the mathematical periods with the spectra of the second second period by the second periods with the second periods with the second periods	e of inheritance therein, free and clear of all incombrance. defend the same against all parties making invited claim therein. particle herein to list the part. 1 Seck 16 the free part shall as all tume do seconse due and payable, and that <u>they</u> keep the buildings of the same start of the second part, the loss, if any, make payable in the list of the same that the same become due and payable and seconse due an mortgare to the second part, which the due to the induction of an a mortgare to reserve the appreciate of the same of me- der and any and the part. J of the second part, which the labelings are response to the second part, the second part, which is listered at the particle and any of the second part, the second part, which is listered at J	were the U $0$ $0$ $0$ $0$ $0$ $0$ the lawful event $S$ , of the presidue above granted, and notice uring the U of this indexture, pay all taxes or assuments that may be levied or assumed against upon and even statistical indextures, and the state of the next state and the state of the proper state of this indexture, and part to be extend of $1$ $1$ $1$ $1$ $1$ $1$ $1$ $1$ $1$ $1$	
that they will warmat and It is agreed between the read state when the mann be hall be specified and directed parallel of the first part of the specified and directed parallel of the specified and directed parallel of the specified and directed Direct Mark States Direct Mark	e of inheritance therein, free and clear of all incombrance defend the same against all parties making invited claim therein, parties hereto that the part. 10.65 dt is fore part shall as all times dt comme due and payakis, and that <u>the y</u> have the building or the parties of the same part is an end of the same target of the same same same same same same same same	were determined the second period of the second se	
that they will warmat and It is a great between the is- real estates when the mane be- tained a securitic and a diversed paring 56 of the forspace - tion and annuares, or sith and annuares, or sith Electron Hunn- where is the terms at com- trained for the second and the Electron Hunn- where is the terms at com- or which are been as a com- and the signification and the lat- been as a com- stant and the signification are a com- and the signification are a com- signification are a com- and the signification are a com- signification are a com- signification are a com- and the signification are a com- and the signification are a com- train a com- signification are a com- and the signification are a com- and the significa	e of inheritance therein, free and clear of all incombrance. defend the same explaint all parties making invited claim therein. Partic hereico taiks the part. $\frac{1060}{100}$ the free part hall at all thins do seemes due and payable, and that $\frac{1109}{100}$ keep the building or the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the same start of the second part, the loss, if any, make payable to due as mortgare to because the payament of the same of the maxement of the second part, the payment of taiks and of the maxement of the second part, the payment of taiks and of the maxement of the second part to pay for any insurance or to discharge any relation the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay the second part, the second part, the second part, the second part, to pay the second part to be payment by the solid to be second part. To pay the second part, to pay the second part, to pay the second part to pay the second part, to pay the second part to pay the second pay the second part to pay the second par	were the UE of this indexture, pay all taxes or assummatic that may be levide or assumed quick and solute the second part to the stored second 5. of the presides above granted, and notice the part of this indexture, pay all taxes or assuments that may be levide or assumed quick they part $y = -d$ the second part to the extent of $-126$ . Indexture, but have a second part to the extent of $-126$ . Indexture, but have been that the taxes of the taxes or approxed to the part $y = -d$ the second part to the extent of $-126$ . Indexture, and in the even that the taxes of the taxes of the taxes of the tax of the taxes of taxe	
that they will warmat and It is agreed between the - real estate when the manus has had be specified and directed read (1990) and the specified and directed mathing and the specified and directed Electron Hum ending to the terms of . Office ty _ if is _ terms of . Office the specific terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Offic	e of inheritance therein, free and clear of all incombrance. defend the same explaint all parties making invited claim therein. Partic hereico taiks the part. $\frac{1060}{100}$ the free part hall at all thins do seemes due and payable, and that $\frac{1109}{100}$ keep the building or the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the same start of the second part, the loss, if any, make payable to due as mortgare to because the payament of the same of the maxement of the second part, the payment of taiks and of the maxement of the second part, the payment of taiks and of the maxement of the second part to pay for any insurance or to discharge any relation the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay the second part, the second part, the second part, the second part, to pay the second part to be payment by the solid to be second part. To pay the second part, to pay the second part, to pay the second part to pay the second part, to pay the second part to pay the second pay the second part to pay the second par	way beend. $\dot{\Omega}hgV_{0}$ <b>GPO</b> the horder over <b>S</b> of the presidue above granted, and noted ways and the start of the life of this indexture, pay all taxes or assummatic that may be levied or assumed against grant and the start of the sta	
that they will warmat and It is agreed between the - real estate when the manus has had be specified and directed read (1990) and the specified and directed mathing and the specified and directed Electron Hum ending to the terms of . Office ty _ if is _ terms of . Office the specific terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Office terms of . Offic	e of inheritance therein, free and clear of all incombrance. defend the same explaint all parties making invited claim therein. Partic hereico taiks the part. $\frac{1060}{100}$ the free part hall at all thins do seemes due and payable, and that $\frac{1109}{100}$ keep the building or the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the same start of the second part, the loss, if any, make payable to due as mortgare to because the payament of the same of the maxement of the second part, the payment of taiks and of the maxement of the second part, the payment of taiks and of the maxement of the second part to pay for any insurance or to discharge any relation the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay the second part, the second part, the second part, the second part, to pay the second part to be payment by the solid to be second part. To pay the second part, to pay the second part, to pay the second part to pay the second part, to pay the second part to pay the second pay the second part to pay the second par	way beread. $\dot{they} \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	
that they will warmat and It is agreed between the read exists when the same he had be specified and directed prof. 263 of the forst part of the specified and directed the specified and the specified the specified and the specified and the specified and specified and the specified and specified and the specified and the specified and the specified and specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the s	e of inheritance therein, free and clear of all incombrance. defend the same explaint all parties making invited claim therein. Partic hereico taiks the part. $\frac{1060}{100}$ the free part hall at all thins do seemes due and payable, and that $\frac{1109}{100}$ keep the building or the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the same start of the second part, the loss, if any, make payable to due as mortgare to because the payament of the same of the maxement of the second part, the payment of taiks and of the maxement of the second part, the payment of taiks and of the maxement of the second part to pay for any insurance or to discharge any relation the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay the second part, the second part, the second part, the second part, to pay the second part to be payment by the solid to be second part. To pay the second part, to pay the second part, to pay the second part to pay the second part, to pay the second part to pay the second pay the second part to pay the second par	way beread. $\dot{t}hey$ &FO the harded second S of the pression above granted, and notice the fill of this indexture, pay all taxes or assummatic that may be leveled or assumed against grant and the result of the tax of the result of the res	
that they will warmat and It is agreed between the ' read exits when the mane has had be specified and directed read and the specified and directed in the specified and directed in the specified and directed in the specified and directed Eleven Hunn when the terms of . Office the specified and the specified is the specified and the specified is the specified and the specified and the segments of the specified and the specified and specified and and the specified and specified and and the specified and specified and when the specified and the specified and the specified and the specified and when the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and th	e of inheritance therein, free and clear of all incombrance. defend the same explaint all parties making invited claim therein. Partic hereico taiks the part. $\frac{1060}{100}$ the free part hall at all thins do seemes due and payable, and that $\frac{1109}{100}$ keep the building or the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the same start of the second part, the loss, if any, make payable to due as mortgare to because the payament of the same of the maxement of the second part, the payment of taiks and of the maxement of the second part, the payment of taiks and of the maxement of the second part to pay for any insurance or to discharge any relation the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay the second part, the second part, the second part, the second part, to pay the second part to be payment by the solid to be second part. To pay the second part, to pay the second part, to pay the second part to pay the second part, to pay the second part to pay the second pay the second part to pay the second par	way beread. $\dot{they} \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	
that they will warmat and It is agreed between the read exists when the same he had be specified and directed prof. 263 of the forst part of the specified and directed the specified and the specified the specified and the specified and the specified and specified and the specified and specified and the specified and the specified and the specified and specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the s	e of inheritance therein, free and clear of all incombrance. defend the same explaint all parties making invited claim therein. Partic hereico taiks the part. $\frac{1060}{100}$ the free part hall at all thins do seemes due and payable, and that $\frac{1109}{100}$ keep the building or the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the part. $\frac{1}{100}$ of the second part, the loss, if any, make payable to the same start of the second part, the loss, if any, make payable to due as mortgare to because the payament of the same of the maxement of the second part, the payment of taiks and of the maxement of the second part, the payment of taiks and of the maxement of the second part to pay for any insurance or to discharge any relation the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to the second part to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay for any insurance or to discharge any relation to high second part, to pay the second part, the second part, the second part, the second part, to pay the second part to be payment by the solid to be second part. To pay the second part, to pay the second part, to pay the second part to pay the second part, to pay the second part to pay the second pay the second part to pay the second par	my bered. they are the bord over 5 of the pression shore granted, and nated the fill of this indextore, pay all taxes or assessments that may be levied or assessment against for and burned to pay the fill of this indextore, pay all taxes or assessments that may be levied or assessment against the pay. J. of the sound part to be territed of the math marks or compare the pay. J. of the sound part to be territed of the indextore, and all the result tax is the pay. J. of the sound part to be territed of the indextore of pays are sound at the best territed of the indextore. And the result tax is the pay of the sound part to be territed of the index of paysment again and the bisotation, and shell hard torres of eld fill from the data of paysment again and the bisotation, and shell hard torres of eld fill from the data of paysment again and the bisotation of a sound pays to be bord pays of the bisotation of all the fill the sound pays to be bord pays of the bisotation of a sound or the paysment again and the bisotation of the sound pays of the bisotation of all the fill the sound pays of the bisotation of all the bisotation of paysment again and the bisotation of the sound pays of the bisotation of all the bisotation and a sound pays of the bisotation of all the bisotation and a sound pays of the bisotation of the bisotation of the bisotation and a sound pays of the bisotation and the sound pays of the bisotation and the	
that they will warmat and It is a great between the read entate when the heat he be had be specified and directed prof.2.62 of the furth part of the specified and directed the specified and specified and the specified and specified and specified and the specified and specified and and the specified and and and and the specified and and and and and and and the specified and and and and and and the specified and and and and and and and the specified and and and and and and and and and an	e of inheritance therein, fire and class of all incombrance	rery beread. the Q. G.F.O. the harded second S. of the pression above granted, and nature string the life of this inderetary, pay all taxes or assessments that may be levised or assessed against upon and error statis inserted against for and burneds in met name and by much insertance company to the part Vof the second part to the strent - 112 to	
what they will warrast and It is a great between the years of the distribution of the same to that he specified and directed that he specified and the specified had the specified and the specified had the specified and specified had the specified and specified had the specified and the specified had the specified and the heir IN WITNESS WH tteen.	e of inheritance therein, fire and clear of all incombrance	<pre>wry bered_ they are the hords over \$ at the pression above granted, and named using the life of this inderetary, pay all taxes or assessments that may be levied or assessed against upon and it real watch inserted against for and to make its max has a do by which inserts are compare to pay y</pre>	
that they will warned and It is a great between the read exists when the mane he had be specified and directed and the specified and directed and the specified and directed It is a specified and directed El even	e of inheritance therein, free and clear of all incombrance	way beend. they are the latent of a second set of the pression a how are granted, and named upon and or mot extra the second part to be tested a "latent and the second part to be second part t	
that they will warned and It is a great between the read exists when the mane he had be specified and directed and the specified and directed and the specified and directed It is a specified and directed El even	e of inheritance therein, fire and class of all incombrance.  defend the same scalata til partie making invited claim therein, parties herein take the part. 1965 the first part take at this and exceme due and payside, and thet. 1997 keep the building of exceme due and payside, and thet. 1997 keep the building of exceme due and payside, and thet. 1997 keep the building of exceme due and payside, and thet. 1997 keep the building of exceme due and payside, and thet. 1997 keep the building of exceme due and payside, and thet. 1997 keep the building of exceme due and payside, and thet. 1997 keep the building of exceme due and payside the second part, the loss of the second exceme due and of the second part. Use of the second part, which all takes of exceme due and the part. 2007 of the second part, which all takes of exceme due and the part. 2007 of the second part, which all takes of exceeded the histogeneric the payment of add sum of me exceeded the take of paysing the made as herein specified, and the adding the first of adding the paysing the made as herein specified, and the adding the exceeded the take of the payse of which the indexture and effort is adding of paysing the paysing the second part. 1998 and effort has here a negative appointed to be classed the transmalled of the based of paysing the the paysement to the second part. 1998 and effort has here a negative appointed to be classed the transmalled of the based of paysing the the paysement to the second part. 1998 and effort has here a negative appointed to be classed the transmalled of the based of paysing the the paysement to the second part. 1998 Source appreciation of the histogenerative, advised and the payse and 1998 Source appreciation and the payse and 1998 and 1998 Notary publido Notary publi	my bered. they are the bord over \$ at the pression shore granted, and nated spin and for a data in the second spin and s	
what they will warrast and It is a great between the years of the distribution of the same to that he specified and directed that he specified and the specified had the specified and the specified had the specified and specified had the specified and specified had the specified and the specified had the specified and the heir IN WITNESS WH tteen.	e of inheritance therein, free and clear of all incombrance. defend the same scalint all parties making invited claim therein, partice herein to list the part. 1966 the free part hall at all thins do ecomes due and payside, and the <u>they</u> keep the building of they its part. J. of the second part, the leas, if any, make paysible to due to the second part, the leas, if any, make paysible to due as mortgare to secre the payment of the sem of - due of a mortgare to be second part, which is due to the due to the second part, be the payment of add sem of me make paysible to the part. J. of the second part, which is due to the due to the second part to pay for any insurance or to discharge any due to the second part to pay for any insurance or to discharge any due to the second part to pay for any insurance or to discharge any due to the second part to pay for any insurance or to discharge any due to the second part to pay for any insurance or to discharge any due to the second part to pay for any insurance or to discharge any due to the bay the angle of the second part, which is instruction the world in which payment by add as herein specified, and the addige due to bay a second second part to pay for any for any formation of the due to bay a second second at the second part. The second of the second part to be any a second second part, and the second part to be added to be	way beend. they are the latent of a second set of the pression a how a second set of the second se	The Roles
that they will warmat and. It is a great between the tame to hall be agreed between the man to hall be agreed and the first part of the second second second second second Eleveron Hurn being to the second second second second the second second second second second second the second second second second second second second second to the second seco	e of inheritance therein, fire and class of all incombrance. defend the same scalint all parties making invited claim therein, partice herein to list the part. 1966 the first part hall as all thims do seemes due and payside, and the <u>they</u> keep the building of they its part. <b>y</b> . of the second part, the loss, if any, make paysible to due to the second part the loss, if any, make paysible to due to an mortgase to secre the payment of the same of me make paysible to the second part, the loss, if any of the second dread and mortgase to be secred to pay mort of add second dread and in a mortgase to pay for any insurance or to discharge any dread a mole part. <b>y</b> of the second part, which il interest a trade to paysible to the payment of add second part, which il interest a trade is mortgase to pay for any insurance or to discharge any dread to halt here the second part, which is indextories the world is which payment by made as herein specified, and the adjug- tion is an interpart of the second part. The second part, which is indextories to be been approved to the second part of the second part. The world is the indextories of part of the the trade and benefits of the indextories approach to the other part. <b>1</b> . <b>a</b> incolor barves a because approximation to the the part. <b>1</b> . <b>b</b> BE IT REMEMBERED, That on this 10 motary, public. In the same is a more approach and the second part. With the the same compared approach to be the same part. <b>1</b> . <b>b</b> BE IT REMEMBERED, That on this 10 motary, public. In the same is a more approach and the same. <b>a</b> more barves and part to be the same part of the same. <b>a</b> more barves approach to be the same part of the same. <b>a</b> more approach is not be the same part of the same. <b>a</b> more approach approach to be the same part. <b>1</b> . <b>b</b> Min to amore approach to be the same part of the same. <b>a</b> more approach approach to be the same part of the same. <b>a</b> more approach <b>a</b> more to be the same part of the same.	way beend. they are the latent of a second of a star present a share a second of the s	was writte on theorigin Mortgage
what they will warrast and It is a great between the years of the distribution of the same to that he specified and directed that he specified and the specified had the specified and the specified had the specified and specified had the specified and specified had the specified and the specified had the specified and the heir IN WITNESS WH tteen.	e of inheritance therein, fire and class of all incombrance. defend the same spatiant all parties making invited claim therein. Particle herein to last the part. 1965 (b) for for part shall all all thins do ecome due and paytike, and the <u>1097</u> here the buildings it by the part. <u>V</u> of the second part, the loss, if any, make paytike and the same start of the second part, the loss, if any, make paytike the distance of the second part, the loss, if any, make paytike and dread a mark part to second the payment of the lambed dread a mark payton to second the payment of all same of me made paytole to the part. <u>V</u> of the second part, with all interest of the second part to pay for any innerse or to discharge any dread to the payment of the tame of any marks are not paid with the second part to pay for any innerse or to discharge any the paythe to the part. <u>V</u> of the second part, with all interest of the second part to pay for any innerse or to discharge any the paythe to the payther of the tame of any marks are not paid by the second part to pay for any innerse or to discharge any the second part to pay for any innerse or to discharge any the second part to pay for any innerse or to discharge any the second part to pay for any innerse or to discharge any the second the second part to pay the second part. The second the second part to pay the second part of the second part. The second the second part of the second part. The second the second part of the	my bered. they are in the bord over \$ at the pression shore granted, and nated spin and its of this indexture, pay all taxes or assessments that may be bried or assessment against for and the rest of the rest in the rest of the rest in the rest of the rest of the rest into a start of the rest of the rest into a start of the rest of the rest into a start of the rest of the res	eras writte on the origin
a that they will warnant and It is agreed between the a state and the the same be shall be goedfed and directed a state and the same be that is a state when the same be that is a state of the same as a po- transformer of the same as a po- and the same same as a po- same same same same as a po- same same same same as a po- transformer of the same as a po- transforme	e of inheritance therein, free and class of all incombrance.  defend the same spatiant all parties making invited claim therein, parties herein to last the part. 1965 the fore part shall as all time all eroses of an anorgane to here the part. The parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come been den and parties herein the shall be come of the shall be come of the shall be come to any shall be come been den and the shall be come to any shall be come been den and the shall be come to any shall be come any shall be come any shall be come to any shall be come to any shall be come to any shall be come any shall be come any shall be come and the shall be come any shall be come any shall be come any shall be come any shall be come and the shall be come any shall be come any shall be come any shall be come any shall be come and any shall be c	way beend. they are in the bord over 5 of the presides above granted, and nated spin and in all states of the life of this indextore, pay all taxes or assessments that may be levide or assessment against upon and or and the sound part to be terms of the fine nate and and the sound part to be terms of the fine the sound part to be terms of the fine the sound part to be the sound part to be terms of the fine the sound part to be terms of the fine the sound part to be the sound part to be terms of the fine the sound part to be the terms of the fine the sound part to be the sound part to be terms of the fine the sound part to be the terms of the fine the sound part to be the sound part to be terms of all different he sound part to be the terms of all different he sound part to be the terms of all different he sound part to be the terms of all different he sound part on the sound part of the sound part on the sound part of the sound part on the sound part of the sound part o	was writte on theorigin Mor tgage anter
a that they will warman and It is agreed between the 3 met at between the same be shall be specified and directed of the same be shall be specified and directed of the same between the same same same same same same same sam	e of inheritance therein, free and class of all incombrance.  defend the same scalata til partie making invide data therein, parties hereto takt the part. 1966 the free part half at all than edi exceme due and payside, and the <u>they</u> keep the building us they its part. J. of the second part, the length may, make paysible to exceme due and payside, and the <u>they</u> keep the building us exceme due and payside, and the <u>they</u> keep the building us exceme due and payside, and the <u>they</u> keep the building us exceme due and payside, and the <u>they</u> keep the building us exceme due and mortgate to be pay the to and the payside to exceme the anomal sep paid while because a part of the second exceme due and mortgate to be paysimet of add sem of an exceme take and payside. In the payment of add sem of an exceme take and payside, but the paysment of add sem of an exceed the second part, to pay for any insurance or to discharge any exceeding and the part J. of the second part, which ill interest and exceeding the the payside to the payside the the second to be the payside the exceeding the the payside. In the base and there due and the oblight exceeding the the payside the second to which the indext the exceeding the the payside the second to the second part, which is indext to exceeding the the payside the second to the second part of the due to exceeding the the payside the second to the second part of the exceeding of the the second to the second part of the exceeding of the second part of the exceeding of the second part, the payside of the exceeding of the exceeding of the second part, the payside of the exceeding of the e	may bered. they are in the bord over \$ of the pression above granted, and nated spin and first data interest interest paints for and tensor \$ and the result of the bord over \$ and the result of the bord over \$ and \$	was writte on theorigin Mor tgage anter
that they vill warmat and It is a gread between the large of the second between the large of the large second between the large of the large second between the large of the large second between t	e of inheritance therein, free and class of all incombrance.  defend the same scalata til partie making invide data therein, parties hereto takt the part. 1966 the free part half at all than edi exceme due and payside, and the <u>they</u> keep the building us they its part. J. of the second part, the length may, make paysible to exceme due and payside, and the <u>they</u> keep the building us exceme due and payside, and the <u>they</u> keep the building us exceme due and payside, and the <u>they</u> keep the building us exceme due and payside, and the <u>they</u> keep the building us exceme due and mortgate to be pay the to and the payside to exceme the anomal sep paid while because a part of the second exceme due and mortgate to be paysimet of add sem of an exceme take and payside. In the payment of add sem of an exceme take and payside, but the paysment of add sem of an exceed the second part, to pay for any insurance or to discharge any exceeding and the part J. of the second part, which ill interest and exceeding the the payside to the payside the the second to be the payside the exceeding the the payside. In the base and there due and the oblight exceeding the the payside the second to which the indext the exceeding the the payside the second to the second part, which is indext to exceeding the the payside the second to the second part of the due to exceeding the the payside the second to the second part of the exceeding of the the second to the second part of the exceeding of the second part of the exceeding of the second part, the payside of the exceeding of the exceeding of the second part, the payside of the exceeding of the e	may beend. they are used and an and a stand or and a stand a stand and a stand a s	was writte on theorigin Mor tgage anter