8

Receiving No. 2070 -

MORTGAGE	PECORD	80
MORIGAGE	RECORD	00

Reg. No. 526 Fee Paid, \$4.00 - Receiving No. 2

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 14	day of
R L Anderson et ux	March A. D. 19 36 . at 2:20 of March Narold A. B. Regi	M. 0. Bo
то	Narres U. Los Regis	ter of Deeda.
The Lawronce Building and Loan Association		Deputy.
	March , in the year of our Lord, one erson and LeOra Anderson, his wife	thousand nine THIS INDENTUR bundred and Third
of Lawrence in the County of Douglas	and Loan Association	of part ies of the first part,
		witnesseth, Th
WITNESSETH, That the said part 105 of the first part, in consider Sixteen Hundred fifty	ation of the sum of the sum of the duly paid,	the movint of Thirty-siz
Sixteen Hundred fifty	Grant, Dargann, cen and mere a	econd part, the which is hereby acknowled following described real est
Lot One hundred seventeen (117) on Rhode Isl	and Street, in the city of Lawrence Kansas	The Sout
		1
		an is the party work in the second
with the annurtemances and all the estate, title and interest of the said part 1	• of the first part therein.	with the appurtenances and
with the appurtenances and all the estate, title and interest of the said part 1 And the said part 105 the first part dobreeky covenant and agree that at the	• 68. of the first part therein. divery hered. <u>they</u> are the lawful over. B. of the precises above 1	ranted, and stand And the said part 185 of t
And the said part 10 %f the first part do hereby covenant and agree that at the of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	delivery bereof. LUCY ALC	ranted, and mined And the mid parties of a good and indefeatible estate of a good and indefeatible estate of and that they will warrant and def
And the mid part 10 % the first part do hereby covenant and agree that at the of a good and indefmatible seate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful chim thereto.	ddivery breed. LIGY RAC. the award over L or the precise zoor	ranted, and stand of a pool and indefensible setate of and that they will warrant and det or amound spins II is agreed between the par
And the said part_1028 the form part dokreeky ownent and agree that a the of a good and indefaultie south of inheritance therein, free and door of all incumbence and that they will warrant and defend the same against all parties making inwise the therein. It is agreed between the parties herein that the parties of of the first part shall at all the main and the same the many becomes the read parties, and that they, will keep the main and many and the same the many becomes the read parties of the first part shall be all main and many and the many same the s	delivery hereof. Life(ranted, and shed ranted, and shed or assessed splits or assessed splits and that they will warrant and def It is agreed between the par- mit real states when the same beco- mit real states when the same beco- mit real states when the same beco- and that he specialist and directed by and the specialist and directed by
And the mid part 1026 the first part dokreep covenant and agree that at the of a good and indefeasible seture of inheritance therein, fires and dear of all incumbrance and that they will warrant and defend the same against all parties making layed this therein. It is agreed between the parties hereto that the part 105. of the first part shall at all used that they will be between the parties hereto that the part 105. of the first part shall at all used to a shall be specified and directly by the part 105. of the first part shall at all used has be specified and directly by the starty of the second part, the low, If any, make part and has be specified and directly by the issue and part will be read of any the base direct and the shaw and hereness, or either, and the shawait as part had herene a part of the indefadde	delivery hereof. Life(pranted, and sheet pranted, and sheet of a pool and indefeatible erate of and that they will warrast and def- and that they will warrast and def- mentars manyor and real state when the same because and the specific data defected by and and here specific data defected by and and here specific data of the face parts and and set specific data of the face parts and and set specific data or parts and
And the mid part 105% the first part dokreep covenant and agree that at the d s good and indefeasible state of inheritance therein, fire and dear of all incumbrance and that they will worstant and defend the same against all parties making haved thim therein. It is agreed between the parties hereto that the part 105% of the fort part shall at all the add the same the same becomes due and payties, and thatthey.will deep the built and real state when the same becomes due and payties, and thatthey, mill deep the built and real state states the same becomes due and payties, and thatthey, mill deep the built and real states the directed by the payties. The the base becomes due add payties the base of the forth defend in the same difference, or other, and the insucation paid that thereare part of the individent THIS GRANT is intended as a mortgage to secure the payment of the same of	delivery here $d_{\rm ell}(\mathbf{x}_{\rm ell}, \mathbf{x}_{\rm ell})$ is the neutral weight in the second se	randed, and shed randed, and shed of a pool and indefaultie extra col- and that how will warrant and down for summal spinsh and that how will warrant and down it is a provide between the part and that how will warrant and down it is the result and that how will warrant and diverse the and that independent when the mumb and that independent when the mumb and that independent when the mumb and that independent will be and and interaction, of thirty DOLARS.
And the mid part 105% the first part do hereby covenent and agree that a the of a good and indefeathle state of inheritance therein, free and dear of all incumbrance and that they will warrant and defend the same aquint all parties making layed dates thereas. It is agreed between the parties hereto that the part 105, of the first part shall at all the init real entity where the parties hereto that the part 105, of the first part shall at all the init real entity where the parties hereto that the part 105, of the first part shall at all the init real entity where the part has a shall be specified and directed by the party of the second part, the low, if any, rande pays and instantion of interest by the party of the second part, the low, if any, rande pays and instantion, or other, and the second is part and the horses or part of the indefaded of THIS GRANT is intereded as an emotype to except the parent of the second THIS or parts of the part of the part is part in the part of the second of the part of the indefaded of the part of the part of the part of the parts of the second of the part of the indefaded of the part of the part of the part of the indefaded methods and the part of the indefaded methods are the part of the indefaded methods and the part of the indefaded methods are the part of t	delivery here d_{1} LiQ ₂ = 0.0 In the next or ensemble is the product over me during the life of this indectory, pay all taxes or assessments that may be leveld fing upon and real estate insured against fire and tormado in such sum and by each 1 Mo to be part J_{2} of the second part to the extent of $-\frac{115}{2}$ instruct. As a set on the part J_{2} of the second part to the extent of $-\frac{115}{2}$ instruct. As we exceed by this indentury, and shall beet interest at the rate of 10% from the set of many, exceeded on the $-\frac{135}{2}$ by q_{2} of $March$	prainted, and shard And the mid part § 65. of 1 of a point and indefendable erater of 0 and indefendable erater of 0 or anomal splat. It is agreed between the part independence on the mare how on part of the start of t
And the mid part $\frac{10.61}{10.61}$ the first part do hereby covenant and agree that at the and that they will warrant and direct therein, fires and dear of all larenthener in a great batter when the particle hereto that the part 10.61 of the first part shall at all in a great between the particle hereto that the part 10.61 of the first part shall at all used that they will warrant and direct the same applicant particle making laved this thereto. It is agreed between the particle hereto that the part 10.61 of the first part shall at all used to shall be specified and directed by the should be seened part, the low, flay, made pays and here 10.65 of the first part shall fail to pay such taxes when the same become due and pays and the set of the instant of the instant is paid with thereas part of the induction "Hild GRANT is intended as a mortgapt to secure the payment of the induction Sixteen hundred. first by	delivery hereof. LHQ_BIS_ me during the life of this indecture, pay all faces or assessments that may be level fings upon said real emission loaved gainst for and tormado in such sum and by read- life and to hep said promises insured as herein provided, then the part Y of the sec and to hep said promises insured as herein provided, then the part Y of the second by this holistica, and said here it herein at the second second as a second by this holistica, and said here it here at Y of the sec second by this holistica, and said here it here at the second second of money, executed on the 32th day of March event seconding thereas according to the terms of said oblightion and here its means a regard that the terms thereas a there is provided, in the event that and part	randed, and sheet randed, and sheet or assessed spin- and the mid particles of the of a pool and indefaultike extra of and that they will warrant and diverse the par- ter assessed spin- and that they will warrant and diverse the and that they will warrant and diverse the and that they will warrant and diverse the and the particle and the for part that and the particle and the for part that and interpret and interpret and
And the mid part $\frac{10.61}{10.61}$ the first part do hereby covenant and agree that at the and that they will warrant and direct therein, fires and dear of all larenthener in a great batter when the particle hereto that the part 10.61 of the first part shall at all in a great between the particle hereto that the part 10.61 of the first part shall at all used that they will warrant and direct the same applicant particle making laved this thereto. It is agreed between the particle hereto that the part 10.61 of the first part shall at all used to shall be specified and directed by the should be seened part, the low, flay, made pays and here 10.65 of the first part shall fail to pay such taxes when the same become due and pays and the set of the instant of the instant is paid with thereas part of the induction "Hild GRANT is intended as a mortgapt to secure the payment of the induction Sixteen hundred. first by	delivery hereof. LHQ_BIS_ me during the life of this indecture, pay all faces or assessments that may be level fings upon said real emission loaved gainst for and tormado in such sum and by read- life and to hep said promises insured as herein provided, then the part Y of the sec and to hep said promises insured as herein provided, then the part Y of the second by this holistica, and said here it herein at the second second as a second by this holistica, and said here it here at Y of the sec second by this holistica, and said here it here at the second second of money, executed on the 32th day of March event seconding thereas according to the terms of said oblightion and here its means a regard that the terms thereas a there is provided, in the event that and part	randed, and sheet randed, and sheet or assessed spin- and the mid particles of the of a pool and indefaultike extra of and that they will warrant and diverse the par- ter assessed spin- and that they will warrant and diverse the and that they will warrant and diverse the and that they will warrant and diverse the and the particle and the for part that and the particle and the for part that and interpret and interpret and
And the said part $\frac{192}{16}$ the first part d_{m} — hereby covenent and agree that at the of a good and indefeasible estate of inheritance therein, fire and dear of all incumberse- mode that they will be result and defend the same aptions at large the same approximation of the same between the particle hereto that the part 196 , of the first part half at all the ain a real sate when the mark become due and paytic, not that $.160 \times 10^{-1}$ MeV will be result to an able to specific and directed by the same scattura the part 196 , of the first part half at all the sate base specific and directed by the insusti as paid the literant $p_{\rm eff}$ is the baseling and here $.160 \times 10^{-1}$ MeV m	delivery hered. LDQ_BIS_ me during the life of this indecture, pay all taxes or assessments that may be iereid find up upon and real estate incured against for and tormado in such sum and by read- tion to be part. J. of the second part to the extent of <u>its</u> insured. An and to hep maily promise insured as herein provided, then the part J _ of the se- sment by this indication, and shall be therein at the read of the f _ on the set is second by this indication, and shall be therein at the read of the f _ on the set is second by this indication, and shall be therein at the read part of the second by this indication, and shall be therein at the set of the f _ on the set of the second case is a second part of the second second second read to the part of the second part of the second second second second part taxes with inferent therein an herein provided, in the event that and part J _ helpings notation detrains herein provided, with the second second parts and by both second down and poynthy, set if the instances is not here the second part is parts, that is mental become down and poynthy, set if the second is not be parts and by the instantion of the instant becomes of an advector is not here the second part of the instant of the second down and poynthy, set if the second is not here the second parts is the instant becomes down and poynthy, set if the second is not here parts at the second s	ranted, and and ranted, and and er anomal spint er anomal spint is the erest that they will warrant and def is the spin between the part is the spin b
And the mid part 1963 the first part δ_{m-1} hereby covenent and agree that at the star data indefensible extra of inheritance therein, five and data of all incumbrance and that they will warrant and defend the same squitant later limiting have defined therein. It is agreed between the particle hereto that the part 1963 of the fort part shall at all all real extra when the mark becomes due and payable, and that . they. will keys the built and real extra when the mark becomes due and payable, and that . they. will keys the built and real extra when the mark becomes due and payable, and that . they. will keys the built and real extra when the mark becomes due and payable, and that . they. will keys the built use and the specified and directed by the susceast to paid shall becomes part of the head of the specified and directed by the susceast to paid shall becomes part of the head of the mark of the specified at a most payable to the payment of the head of the first start and the specified at a most payable to the pay met of the specified of the distribution and by <u>1158</u> terms makes payable to the pay for any formation become a due of the distribution and by the mid part, <u>u</u> of the second part to pay for any insurance or to disk with first payable and mark are provided in this indistrum. The specification context thereing the mark of the taxes on the taxes and the due to the specified the specified the mark of the due to the specified the specified the mark of the due to the specified the specified the specified the specified the specified the mark of the due to the specified the specified the mark of the due to the specified the specified the mark of the due to the specified the specified the mark of the due to the specified the specified the mark of the due to the specified the specified the mark of the due to the specified the mark of the due to the specified the mark of the mark of the mark of the due to the specified the s	delivery hered. LDQ_BIS_ me during the life of this indecture, pay all taxes or assessments that may be iereid find up upon and real estate incured against for and tormado in such sum and by read- tion to be part. J. of the second part to the extent of <u>its</u> insured. An and to hep maily promise insured as herein provided, then the part J _ of the se- sment by this indication, and shall be therein at the read of the f _ on the set is second by this indication, and shall be therein at the read of the f _ on the set is second by this indication, and shall be therein at the read part of the second by this indication, and shall be therein at the set of the f _ on the set of the second case is a second part of the second second second read to the part of the second part of the second second second second part taxes with inferent therein an herein provided, in the event that and part J _ helpings notation detrains herein provided, with the second second parts and by both second down and poynthy, set if the instances is not here the second part is parts, that is mental become down and poynthy, set if the second is not be parts and by the instantion of the instant becomes of an advector is not here the second part of the instant of the second down and poynthy, set if the second is not here the second parts is the instant becomes down and poynthy, set if the second is not here parts at the second s	pranted, and abait And the mid partiels of the state of a point of a point of a fast of a bait o
And the said peri $\frac{100}{2}$ (the first peri do hereby covenent and agree that at the of a good and indefeasible entate of inheritance therein, fires and dear of all incrumbance	delivery hered. L102	ranted, and and ranted, and and or anomal spin: or anomal spin: or anomal spin: or anomal spin: or anomal spin: or anomal spin: and that more will warrest and def in the spenel state when the same beau of permut spin: and the specified and directed by and he specified and directed by the specified and directed by and he specified and directed by the specified and directed by and he specified and directed by the specified and the specified and anong straned by the and part. And the subspecified and directed by the specified and the specified and the specified and the specified and the s
And the mid part 1963 (the first part 6	delivery hered. L102. L102 the delivery pay all axes or assessments that may be lefted fing upon aid real extra loared against for and tornado in such as an and by mail the to the part y_{-} of the second part to the extra of $\frac{110}{2}$ mered. An area do upon aid real extra loared against for and tornado in such as an and by mail the to the part y_{-} of the second part to the extra of $\frac{110}{2}$ mered. An area do upon aid part to the extra of $\frac{110}{2}$ mered. An area exceed by this indexture, and shall beer interest at the rate of 10% from the dat of meany, exceeded on the 1.32 h day of <u>Naroh</u> event exceed there according to the terms of aid oblighting and the second spectra exceeded therein a bereful provided, in the event that and part diversion exciting therefore, and become do and physical is and by a spec- tra it gives, shall immediatly matter and become do and physical the optime of a physical and therein and the event and the optime of the physical and therein and the term of the optime of the physical sectors exciting therefore, not well the premise herein provided in the optime of a physical and interest, toregiver with the sectors and and physical the optime of the physical and interest. The presence of the dispersion to be physical and interest, toregiver with the sectors and the physical and the optime of the physical contract, and the based and physical the optime of the developer oblighting the presence of the dispersion of the dispersion of the hered excerning therefore, not be well the presence of the dispersion of the disp	rannod gaint met er annond gaint er an
And the said part $\frac{1961}{100}$ the first part do hereby covenant and agree that at the of a good and indefaulties enter to inheritance therein, firse and dear of all incrumbance does not have been as the particle here the particle here and particle making layer did their thereas. It is a greek between the particle here the part 1960 , of the first part hall at all the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is a shall be specified as a mostrage to second the part to be been down down and the specified on a directed by the party of the second part, the loss, if any, make part 1000	delivery hered. LBQ. BUS	And the mid particles of u of a point and indefendible entate of of a point and indefendible entate of of a point and indefendible entate of and that they will write the part and the posted out the more hours of oppoint and the indefendible entate of and the posted out the more hours of oppoint and the indefendible entate of and the posted out the more hours of oppoint and the indefendible entate of and the posted out the more hours of oppoint and the indefendible entate of and the posted out the more hours of oppoint and the indefendible entate of and the posted out the more hours of oppoint and the indefendible entate of and the posted out the more hours of the indefendible entate of any advantage of the more hours of the indefendible entate of any advantage of the more hours of the indefendible entate of the indefend
And the said part $\frac{1961}{100}$ the first part do hereby covenant and agree that at the of a good and indefaulties enter to inheritance therein, firse and dear of all incrumbance does not have been as the particle here the particle here and particle making layer did their thereas. It is a greek between the particle here the part 1960 , of the first part hall at all the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is a shall be specified as a mostrage to second the part to be been down down and the specified on a directed by the party of the second part, the loss, if any, make part 1000	delivery hered. LBQ_BIG	And the mid particles of under the mid particles
And the said part 1929; the form part do hereby covenant and agree that at the of a good and indefaultie status of linksfitzene therein, five and dear of all incrumbance	delivery hered. LBQ. BUS	prainted, and model And the mid part (3.6.5. of the origination of the part (3.6.5. or the origination of the part (3.6.5. or the origination of the part (3.6.5. or the origination or the or the part (3.6.5. or the origination or the origin
And the said part $\frac{192}{164}$ the form part do hereby covenant and agree that at the of a good and indefaultie status of inheritance therein, five and dear of all incrumbance does not have the same beams of the same here the tart the part $\frac{192}{164}$ and $\frac{192}{164}$ a	delivery hered. LBQ_BIG	And the mid particles of under the second particles of a point and indefendible entation of a point and indefendible entation of the state of a point and indefendible entation of the state of the stat
And the said part $\frac{1961}{100}$ the first part do hereby covenant and agree that at the of a good and indefaulties enter to inheritance therein, firse and dear of all incrumbance does not have been as the particle here the particle here and particle making layer did their thereas. It is a greek between the particle here the part 1960 , of the first part hall at all the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is able to specified and directed by the party of the second part, the loss, if any, make part is a shall be specified as a mostrage to second the part to be been down down and the specified on a directed by the party of the second part, the loss, if any, make part 1000	delivery hered. LBQ_BIG	rannod spin er annod
And the mid part 1826 the first part do hereby covenant and agree that at the d a good and indefeatible entate of inheritance therein, fire and dear of all incumbance	delivery hered. LBQ_BIG	ranned spin er sammel spin e
And the said part _1028 the form part do hereby covenant and agree that at the of a good and indefaulties status of inheritance therein, five and dear of all incrumbance	ddivery heref. Ling. Big It with a start a start and a start of the start of the start and the start of the start	And the said particles of under the said particles of under the said particles of under the said said indef and the said said said indef and the said said said in the said said said said said said said said
And the said part_1028 the form part doirrely covenus and agree that it by of a good and indefaultie status of linkelinears therein, fire and dear of all incumbence in that they well warrant and defend the same against all parties making law'd dains therein. It is agreed between the parties herein the part 1026. If the first part shall a still and real status when the many becomes due and paysila, and that .they will be part bold as able be specified and directed by the party of the second part, the loss, if any, make pays and part 102 of the first part shall full to pay sech taxes when the same became due and due to the status of the status of the status of the status of the same status law'd the status of the status of the same status of the status of the status of the status of the status of the same status of the same status of the status of the status of the status of the status of the same status of the same status of the same status and the same status of the status of the status of the same status of the	delivery hered. LBQ_BIG	And the said particles of under the said particles of under the said particles of under the said said indef and the said said said indef and the said said said in the said said said said said said said said
And the sold part _1028; the form part do hereby covenant and agree that it the of a good and indefaulties status of inheritance therein, fire and dear of all incumbance and that they will surmant and default the same against all parties making tavit dates therein. It is agreed between the parties hereto that the part 1026. If the first part shall a still the solution and are also beneficial and incumbance and parties the still the parties of the parties of the parties of the part of the second part, the loss, if any, make part and be specified and directed by the party of the second part, the loss, if any, make part and the second and incred by the party of the second part, the loss, if any, make part and the second and directed by the party The second part, the loss, if any, make part and the second are the same the second bare, the second part is the second part is the second part. The second part, the loss, if any, make part and the second part is the second part is the second part. The part is the second part. The second part, with all fail to pay the same as provided to the loss of any part is the second part. The second part, with all fail to part, the second part is they are here, we diverse the second part is they are here, we diverse the second part is they are here, we diverse the second part is they are here are second part, with all fail to be part, we diverse the second part is they are here are second part, with all fails part is the second part is they are here are second part, with all fails the second part is they are here are second part, with all fails the second part is they are here, we diverse the second part is they are here are second part. The second part, with all fails the second part is they are here, are the second part is they are here are second part, with all fails the second part is they are here are they are the second part is they are her	ddivery hered. Ling. Big in the desired and seems in the series of assessments that may be lefted fine upon and real state loared against for and tornado in such as an and by such the total and seems in the series of the serie	And the said particles of u of a point and indefendible entate of a second spin- and that they will write and do in a data based between the part in the same analysis and that they will write and the in a data based between the part is the second that they will be and a data based between the part is the second that they will be and a data based between the part is the second that they will be and a data based between the part is the second that they will be and the second the second that they will be a data based between the part is the second that they will be a data based between the part is the second that they will be a data based between the part is the second that they will be a second to be a second that they will be a second to be a second to a second that the part is the second to be a second that the part is the second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to be a second to a second to a second a second to a
And the said part _102% the form part do hereby covenant and agree that it by of a good and indefaultie state of inheritance therein, fire and dear of all incumbrance most that tay by an internat and default be more aption at laptice making by will done there in a proof and indefaultie states the partial bearts and the part of all incumbrance main and the specific and directed by the party of the second part, the low, if any, make part and the specific and directed by the party of the second part, the low, if any, make part and the specific and directed by the party of the second part in the same become does and part and the specific and directed by the party of the second part is the should all there and here and the second as a mortgape to secure the payment of a diff the indefault and the specific and the second as a the should be paid that there are part of the hand and all the specific and the second as a the social as paid the terms a part of the hand and all the specific and the second as a the payment of and second as by <u></u>	ddivery hered. LBQ_BIG	And the said particles of u and the said particles of u a point and the said particles of u a point and the said particles of u and the said p
And the said part _928 (the form part do hereby covenant and agree that at the of a good and indefaulties status of linksticases therein, fires and dear of all incrumbance	ddivery heref. Ling. Bit in the intervent is a segment in the series of a segment is the series of the second part to the second is not be sen and by sed it is to be part of the second part to the second of the second part to the second of the second part to the second of the second part of the second part to the second of the second part to the second of the second part to the second part to the second part to the second of the second part to the second of the second part to the second part to the second part to the second of the second part to the second p	And the said particles of u and the said particles of u a point and the said particles of u a point and the said particles of u and the said p
And the said part 1923 the ford part do hereby covenant and agree that at the of a good and indefaultie enture of inheritance therein, fire and dear of all incumbance	ddivery heref. Ling. Bit in the determinent of the end of the second of	And the suid part 16.5 of the suid part 16.5
And the said part 1923 the ford part do hereby covenant and agree that at the of a good and indefaulties enter of inheritance therein, fire and dear of all incrumbance	ddivery heref. Ling. Bit in the determinent of the end of the second of	And the said particles of u and the said particles of u a point and the said particles of u a point and the said particles of u and the said p
And the main part. 1983 the form part 6	ddivery hered. Ling. Big It is defined using it is any permitted of the finite distribution of the second part to the state of the second size	And the said particles of understand of a point and indefeatible entrate of a point and indefeatible entrate of a point and indefeatible entrate of a first state based in the same bases and a state based in the same bases and a state based in the same bases and the same base of an entrate based in the same bases and the same base of an entrate based in the same bases of a state based in the same bases of a state based in the same bases of a state based base of a state base
And the sold part 1923 the form part do hereby convent and agree that it by our of a good and indefaulties entate of inheritance therein, fore and dear of all incembrane	ddivery hered. Ling. Big	And the said parties of a point and indefendito entation of a poin
And the sold part 1923 the form part do hereby convent and agree that it by our of a good and indefaulties entate of inheritance therein, fore and dear of all incembrane	ddivery hered. Ling. Big	And the said particles of understand of a point and indefeatible entrate of a point and indefeatible entrate of a point and indefeatible entrate of a first state based in the same bases and a state based in the same bases and a state based in the same bases and the same base of an entrate based in the same bases and the same base of an entrate based in the same bases of a state based in the same bases of a state based in the same bases of a state based base of a state base
And the soil part _92% the form part do hereby covenant and agree that it by our of a good and indefaultie status of inhibits therein. The agreed between the particle here to the partial field and the source again at all parties making will done there are all parties making will done there are all parties here at the partial field of a second part. They, will be part to the source again at the source of the source again at the source of th	ddivery hered. Ling. Big It is not in the second in the second	And the said particles of understand of a point and indefeatible entrate of a point and indefeatible entrate of a point and indefeatible entrate of a first state based in the same bases and a state based in the same bases and a state based in the same bases and the same base of an entrate based in the same bases and the same base of an entrate based in the same bases of a state based in the same bases of a state based in the same bases of a state based base of a state base