## Receiving No. 2150 - MORTGAGE RECORD 80

Reg. No. 554 id. \$2.00

Receiving No

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 2 day of
(Mrs.) Evolyn Wall	April A. D. 1936 , at 8:00 o'clock A. M.
(Ers.) Evolyn Mail TO	April A. D. 1936 . at 8:00 o'clock A. M. Narold A. Oeck Register of Deeds
Lawrence National Bank Lawrence, Kansas	By
Lawrence Astional Dank Lawrence, Manual	
THIS INDENTURE, Made this 30th day of	March , in the year of our Lord, one thousand mine Evelyn Wall, a Widow
Douglas	and State of Kansas
M Lawrence in the County of Douglas part Y of the first part, and The Lawrence National	Benk, Lawrence, Pansas part of the second part
	the same of
Eight Hundred Filty & RO/100	Grant, Bargain, Sell and Mortgage to the said part y of the second part, the
which is hereby acknowledged, ha sound, and by this indentitie doubt following described real estate situated and being in the County of Douglas a	and State of Kansas, to-wit:
Lot #186 on Vermont Street in the City of	of Lawrence, Douglas County, Kansas.
(Known as 1340 Vermont Street)	
bill it and all the extent title and interest of the said part V	of the first part therein.
with the appurienances and all the estate, title and interest of the said party And the add part Y of the first part do. DS hereby covenant and agree that at the	- of the first part therein. a delivery hered ShO1S the lawful owner of the presides above granted, and sheet
with the appurienances and all the state, title and interest of the said party And the said part Y of the fort part do. D.Skreby covenant and agree that at the of a good and indefenable state of inheritance therein, free and dear of all incumbrance	- of the first part therein. • delivery hered <u>666</u> the lawful owner of the premiere above granted, and similar
And the said part_Y of the first part do bereby covenant and agree that at the of a good and indefemible estate of inberitance therein, free and clear of all incumbrance	a delivery hereor BIOB the invite owner to the presses over planet, as an
And the mail part, Y of the first part do05 hereby coverant and agree that it the d a good and indefensible states of inheritance therein, fire and dear of all locambranes and that they will whereas indefend the same against all parties making layed datas therein. It is agreed between the parties hereto that the part. Y of the first part shall at all the part. So that they will be between the parties hereto that the part. Y of the first part shall the state	a delivery hereod. E file. 13
And the suid gart, Y of the first part do. A5 hereby coverant and agree that it the d s good and indefenable state of inheritance therein, fire and dear of all incumberance and that they will warrant and defend the same against all parties making is will define therein. It is agreed between the parties hereto that the part, D of the first part shall at all it and real exists when the much becomes due and payable, and data. Shell will keep the shall and real exists when the much becomes due and payable, and data. Shell will keep the shall be shown and will be shown be a state of the share the same state of the same through the same state of t	a delivery hereof. Effect that the state when where $-$ to be present every group, as many inner during the life of this indenture, pay all latters or assessments that may be levied or assumed update differs upon and wall state instruct against fire and toreado in such som and by web insertance memory while the text $t_{int}$ $t_{int}$ the second part to the extent of $\frac{1}{2}$ the $-$ interval. And in the result the
And the suid gart, Y of the first part do. A5 hereby coverant and agree that it the d s good and indefenable state of inheritance therein, fire and dear of all incumberance and that they will warrant and defend the same against all parties making is will define therein. It is agreed between the parties hereto that the part, D of the first part shall at all it and real exists when the much becomes due and payable, and data. Shell will keep the shall and real exists when the much becomes due and payable, and data. Shell will keep the shall be shown and will be shown be a state of the share the same state of the same through the same state of t	a delivery hereof. Effect that the state when where $-$ to be present every group, as many inner during the life of this indenture, pay all latters or assessments that may be levied or assumed update differs upon and wall state instruct against fire and toreado in such som and by web insertance memory while the text $t_{int}$ $t_{int}$ the second part to the extent of $\frac{1}{2}$ the $-$ interval. And in the result the
And the mail pert, $Y_{-}$ of the first part do. 6.6. hereby coverant and agree that it th d s good and indefensible estate of inheritance therein, fire and dear of all incentions do that they will array that the start of the same segment and parties making wirdl chain therein. It is agreed between the parties herein that the part. $Y_{-}$ of the first part shall at it if mail real estates when the same become due and govely as each still. The still Line part ball and the shall be specified and directed by the part. $Y_{-}$ of the first part, the loss, if any, made pay and part. $Y_{-}$ of the first part dash fail to pay mach taxes shown the same hereins due and first part parts $Y_{-}$ of the first part dash fail to pay mach taxes shown the same hereins due and first part of the result of the part of the submost to part the same start of the same of the same fails of the part of the same taxes and the submost to part the same start of the same of the same fails of the same fails and the same fails the same fa	a delivery hereof. Effic. 12. The mean means the product of product of product of the second legistic inner during the life of this indenture, pay all lasse or assessments that may be brief or anomal legistic Many upon said real setus insured against fire and tornado in such som and by such housess example allo to the part. J. of the second part to the extent of $\frac{1}{2}$ the lassest in the real that is such as the part deprime insured as herein poweride that the part. J. of the second part may pro- ess, secured by this indenture, and shall beer interest at the rate of 10% from the data of payment and
And the said gert $\underline{Y}_{-\infty}$ of the first part $d_{-\infty}$ $d_{-\infty}$ hereby coverant and agree that it is d a good and indefeasible states of inheritance therein, fire and dear of all forembranes. In its agreed between the particle herein that the part, $\underline{Y}_{-\infty}$ of the first part hall at this dial for electric when the particle herein that the part, $\underline{Y}_{-\infty}$ of the first part hall at this dial for electric when the more becomes due and payable, and that $\beta$ file. Trill is keep the biol and the specified and directly the part of $\underline{Y}_{-\infty}$ of the first part hall at all the direct electric when the part the inserts of paid hall becomes part of the infl $X_{+\infty}$ made pay half $\underline{y}_{-\infty}$ , $\underline{Y}_{-\infty}$ of the first part half all $D$ pay make insert box is hall becomes part of the infl file the indekted with the payetic data, $\underline{x}_{-\infty}$ (the inserts to paid all becomes part of the infl the indekted the interval of the indekted as a mort/age to here are become $X_{-\infty}$ is $X_{-\infty}$ (the constant $X_{-\infty}$ ) is the indekted bar.	a delivery hered. Effic. 13
And the mail part $Y_{}$ of the first part do. 6.5 hereby covenant and agree that it the d s good and indefensible states of inheritance therein, firse and dear of all incrumbence 	a delivery hereod. Brid. 12. It is an an annual to the product over grant and the second seco
And the said pert, $Y_{-}$ of the first part (665)hereby coverant and agree that still of a good and indefensible estate of inheritance therein, fires and dear of all incembranes	inter during the life of this indenture, pay all taxes or assessments that may be brief or assessed against thing upon add real setup insured against first and tornado in such sum and by such hoursas suppry able to the part. $V_{-}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the based part may represent the second part to the extent of $\frac{1}{2}$ through the data of payment and the second part to the extent part of $\frac{1}{2}$ through the data of part. $\frac{1}{2}$ and $\frac{1}{2}$ the part of $\frac{1}{2}$ t
And the said pert, $Y_{-}$ of the first part (665)hereby coverant and agree that still of a good and indefensible estate of inheritance therein, fires and dear of all incembranes	inter during the life of this indenture, pay all taxes or assessments that may be brief or assessed against thing upon add real setup insured against first and tornado in such sum and by such hoursas suppry able to the part. $V_{-}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the second part to the extent of $\frac{1}{2}$ the part. $\frac{1}{2}$ of the based part may represent the second part to the extent of $\frac{1}{2}$ through the data of payment and the second part to the extent part of $\frac{1}{2}$ through the data of part. $\frac{1}{2}$ and $\frac{1}{2}$ the part of $\frac{1}{2}$ t
And the maid pert $\underline{Y}_{-}$ of the first part 665berely coverant and agree that still of a good and indefeasible states of inheritance therein, fire and dear of all focumbrance 	a divery hered. Brid. 13
And the maid pert $\underline{Y}_{-}$ of the first part 665berely coverant and agree that still of a good and indefeasible states of inheritance therein, fire and dear of all focumbrance 	a divery hered. Brid. 13
And the maid pert $\underline{Y}_{-}$ of the first part do. 6.65 hereby covenant and agree that still do a good and indefensible estate of inheritance therein, fires and dear of all incemberson- that the try with a stream in additional the same segment at layering making layering the stream in the same becomes due and payable, and that. 6.800. WILL have put bold and real estate when the same becomes due and payable, and that. 6.800. WILL have put bold and real estate when the same becomes due and payable, and that. 6.800. WILL have put bold and real estate when the same becomes due and payable, and that. 6.800. WILL have put bold and the specific and directed by the part. $\underline{Y}_{-}$ of the second part, the loss, if any, made pay shift part. $\underline{Y}_{-}$ of the first part shall full to pay mach taxes when the same become due and good direct the same becomes due and the sound so paid shall become part of the inductive direct state that the interport of the sound the same become the same become due and good direct state state. The interport has the same become the same due to a fill pays the same at <u>Counterport to the same and payable to the payment of said means</u> and the <u>Counterport of the same at payable to the payoff and the same of the fill shall find to pay the same as provided in this indenter. And the counterport has the variable to the second part to pay for any insurance or to direct the building one and the same the same to be made a safet in the payment of while the the building pays the same as the same to the same to be made a safet in the pays of the same at the same as the same to be safet to be a safet to be the same at the same as the same to be made a safet to be and pays. The same as the same at the same as the safet to be and the same at the same as a safet to be and the same as the same asafet to be same as the same as t</u>	is definery hered. Brief, 12. It is and a transmit where the productive properties of the second part of the second part to the stress of assessments that may be brief or assessed splits they append to be productively provide the second part to the stress of assessments that may be brief or assessed splits to be part. $y_{-}$ of the second part to be stress of $\frac{1}{2}$ to \frac{1}{2} to $\frac{1}{2}$ to $\frac{1}{$
And the mail pert $\underline{Y}_{-}$ of the first pert do. 6.6. hereby covenant and agree that still do a good and indefensible estate of inheritance therein, fire and dear of all incembersorm of the state of inheritance therein. The agreed between the partice herets that the part. $\underline{Y}_{-}$ of the first part and defend the same segment all parties making lawford dain therein. It is agreed between the parties herets that the part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main payshit part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become a payshit part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit part. The share the same become due and payshit part. $\underline{Y}_{-}$ of the first part shall share the same become due and the same due to the same of the same due to the pays of the same due to the same of the same due to the same of the same due payshit part. $\underline{Y}_{-}$ do the first part of the same due to the same of the same due to the same of the same due to the same du	a divery hered. Bitc. 12
And the mail pert $\underline{Y}_{-}$ of the first pert do. 6.6. hereby covenant and agree that still do a good and indefensible estate of inheritance therein, fire and dear of all incembersorm of the state of inheritance therein. The agreed between the partice herets that the part. $\underline{Y}_{-}$ of the first part and defend the same segment all parties making lawford dain therein. It is agreed between the parties herets that the part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main payshit part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become a payshit part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit part. The share the same become due and payshit part. $\underline{Y}_{-}$ of the first part shall share the same become due and the same due to the same of the same due to the pays of the same due to the same of the same due to the same of the same due payshit part. $\underline{Y}_{-}$ do the first part of the same due to the same of the same due to the same of the same due to the same du	a divery hered. Bitc. 12
And the mail pert $\underline{Y}_{-}$ of the first pert do. 6.6. hereby covenant and agree that still do a good and indefensible estate of inheritance therein, fire and dear of all incembersorm of the state of inheritance therein. The agreed between the partice herets that the part. $\underline{Y}_{-}$ of the first part and defend the same segment all parties making lawford dain therein. It is agreed between the parties herets that the part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main payshit part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become due and payshit, and that Shit. Trill Line put has main become a payshit part. $\underline{Y}_{-}$ of the first part shall at the inheritance of the same become due and payshit part. The share the same become due and payshit part. $\underline{Y}_{-}$ of the first part shall share the same become due and the same due to the same of the same due to the pays of the same due to the same of the same due to the same of the same due payshit part. $\underline{Y}_{-}$ do the first part of the same due to the same of the same due to the same of the same due to the same du	a divery hered. Bite. 12. The data in terms of a complexity of the production of the second spin terms of the second part to the extent of 12 the lance of the second part to the extent of 12 the lance of the second part to the extent of 12 the lance of the second part to the extent of 12 the lance of the second part to the extent of 12 the lance of the second part to the extent of 12 the lance of the second part to the extent of 12 the lance of the second part of the second part to the extent of 12 the lance of the second part of the second part to the extent of 12 the lance of the second part of the second part to the extent of 12 the lance of the second part of the second part to the extent of 12 the lance of the second part of the second par
And the mail part $Y_{}$ of the first part do. 6.65 hereby coverant and agree that still do a good and indefensible estate of inheritance therein, firse and dear of all incemberson — inhibit to well averant in additional the many segment at laparities making lawed data in the second part, the loss, if any, made particle herein a stall be specified and directed by the part $Y_{}$ of the first part shall at at life in the start beam to be seen the second part, the loss, if any, made particle herein the start part is made to be set the second part, the loss, if any, made part has part is directed by the part $Y_{}$ of the first part shall be the set of the second part. The loss, if any, made part has part is in the same become due and how the same become due and directed by the second part, the loss, if any, made part has part is intered as a mortgage to second part, the loss, if any, made part is the second part is interest of the second part is the second part is the base of the second part is the second part is the part $Y_{}$ of the first part shall be the life of the second part is the second part. The second part is the	a divery hered. Bite. 12. The data water of assessments that may be brief or same in the data water of a second part of the second of the second of the second part of the second of the second of the second the secon
And the mail part $Y_{}$ of the first part do. 6.65 hereby coverant and agree that still do a good and indefensible estate of inheritance therein, firse and dear of all incemberson — inhibit to well averant in additional the many segment at laparities making lawed data in the second part, the loss, if any, made particle herein a stall be specified and directed by the part $Y_{}$ of the first part shall at at life in the start beam to be seen the second part, the loss, if any, made particle herein the start part is made to be set the second part, the loss, if any, made part has part is directed by the part $Y_{}$ of the first part shall be the set of the second part. The loss, if any, made part has part is in the same become due and how the same become due and directed by the second part, the loss, if any, made part has part is intered as a mortgage to second part, the loss, if any, made part is the second part is interest of the second part is the second part is the base of the second part is the second part is the part $Y_{}$ of the first part shall be the life of the second part is the second part. The second part is the	a divery hered. Bite. 12. The data in terms of a seesments that may be brief or annual spin- ticities upon said real extra latered against for and toracdo in each sum and by such hausans sequer while to the part. J. of the second part to the extent of <u>155</u> interest. And is the reas the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reas the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reast the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reast the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reast the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reast the maximum of the interest second part to the terms of and obligation and also to secure any this the same barries of the same barries of the terms of and obligation and also to secure are used at the same to the same barries provided, the terms of and to be barries are and the same of the same barries of the same provided. In the secure that and the term of the terms of the same barries of the same barries of the barries and the barries of the same terms of the barries of the same barries of the barries and the barries of the same barries of the same barries and the same barries of the terms of the same pressure at the barries and the barries of the barries barries and barries and the terms of the maximum barries and the barries the difficult concentries and the terms of the barries barries of the same barries the difficult concentries there and the barries and the barries the same same of the same barries of the same barries and the barries the same same of the same barries and the barries there at the barries the same same of the same barries and the barries there at the barries the same same of the same barries of the same barries and the barries the same same same the barries of the barries barries and the barries the same same terms of the same barries and
And the mail part $Y_{}$ of the first part do. 6.65 hereby coverant and agree that still do a good and indefensible estate of inheritance therein, firse and dear of all incemberson — inhibit to well averant in additional the many segment at laparities making lawed data therein. It is agreed between the partice herets that the part. $Y_{}$ of the first part and additional the sense become due and payable, and that Show Till Line yet be bill and irreliable the main become due to the part. $Y_{}$ of the first part shall at at 11 line part is have been at the part $Y_{}$ of the first part shall be the till Line yet be bill be expected on and payable, and that Show Till Line yet be bill data with the main become due to the sense due and the sense become due and the payable. The sense of payable, and that Show Till Line yet be bill data with the sense to payable the sense of payable here at the sense the sense become due and the sense of the sense the sense become due and due to the sense of the sense the sense the payable to the pay. The sense due to the sense of the sense the sense the sense become due and due to the sense of the sense	a divery hered. Bite. 12. The data water of assessments that may be brief or same in the data water of a second part of the second of the second of the second part of the second of the second of the second the secon
And the mail part $Y_{}$ of the first part do. 6.65 hereby coverant and agree that still do a good and indefensible estate of inheritance therein, firse and dear of all incemberson — inhibit to well averant in additional the many segment at laparities making lawed data therein. It is agreed between the partice herets that the part. $Y_{}$ of the first part and additional the sense become due and payable, and that Show Till Line yet be bill and irreliable the main become due to the part. $Y_{}$ of the first part shall at at 11 line part is have been at the part $Y_{}$ of the first part shall be the till Line yet be bill be expected on and payable, and that Show Till Line yet be bill data with the main become due to the sense due and the sense become due and the payable. The sense of payable, and that Show Till Line yet be bill data with the sense to payable the sense of payable here at the sense the sense become due and the sense of the sense the sense become due and due to the sense of the sense the sense the payable to the pay. The sense due to the sense of the sense the sense the sense become due and due to the sense of the sense	a divery hered. Bite. 12. The data in terms of a seesments that may be brief or annual spin- ticities upon said real extra latered against for and toracdo in each sum and by such hausans sequer while to the part. J. of the second part to the extent of <u>155</u> interest. And is the reas the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reas the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reast the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reast the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reast the is and to the part. J. of the second part to the extent of <u>155</u> interest. And is the reast the maximum of the interest second part to the terms of and obligation and also to secure any this the same barries of the same barries of the terms of and obligation and also to secure are used at the same to the same barries provided, the terms of and to be barries are and the same of the same barries of the same provided. In the secure that and the term of the terms of the same barries of the same barries of the barries and the barries of the same terms of the barries of the same barries of the barries and the barries of the same barries of the same barries and the same barries of the terms of the same pressure at the barries and the barries of the barries barries and barries and the terms of the maximum barries and the barries the difficult concentries and the terms of the barries barries of the same barries the difficult concentries there and the barries and the barries the same same of the same barries of the same barries and the barries the same same of the same barries and the barries there at the barries the same same of the same barries and the barries there at the barries the same same of the same barries of the same barries and the barries the same same same the barries of the barries barries and the barries the same same terms of the same barries and
And the maid part Y of the first part do. 6.5 hereby covenant and agree that still do a good and indefensible estate of inheritance therein, fire and dear of all incrumbence	a divery hered. Bite. 12
And the maid pert Y of the first part 665berely covenant and agree that still d a good and indefensible entate of inheritance therein, fire and dear of all incemberance maintering of the trans in addicated the same against all parties making layed data therein. It is agreed between the parties herein that the part, Y of the first part shall at all that it bered with a different by the part. Y of the second part, the loss, it may, made pary height part, Y of the first part shall fail to pay much insome the parts become the angle the part of the part of the state insome the part of the second part, the loss, it may, made pary height part, Y of the first part shall fail to pay much insome the part much be second to and part its grant. Thus, its first part shall fail to pay much insome the payment of all are start to the terms of of the first part shall be second part. The loss, it has, made pay its part. Y of the first part shall fail to pay much insome the payment of all are more of the terms of of the insome the part shall be second part in the payment of mid are more partial parts the start of the second part is part of part for pay merit of mid are more partial pay the many as provided in the indicate. Made the comparison of the second part is the part areas, or if was it is made in the made pay parts and a pay it is an good raties to be mode as herein specified and the second part of the pay its many as provided in the indicate. Made the outpart is pay the many as provided in the indicate. Made the outpart is pay to be many as provided in the indicate the many is in the pay with the indicate the and part. Y	a divery hered. Bite. 12
And the said part, Y of the first part do. 6.6. In errory correct and sayres that sith d s good and indefensible estate of inheritance therein, fire and dear of all incentions. The start is the starts in a distribution of the same sequent all parties making lawful claim therein. It is agreed between the parties herein that the part, Y of the first part shall at the indicated and directed by the part, Y of the second part, the loss, if any, make pays and part, Y of the first part shall fail to pay mach tarse when the same herein due and the shall be specified and directed by the part, Y of the second part, the loss, if any, make pays and part, Y of the first part shall fail to pay mach tarse when the same herein due and the second part, the lands of a mortgay to always the part will be easer to be address the mark of the second part, the loss, if any, make pays the part of the second part to pay for any lawrence of the second part. Sight Filtman and the second part to pay for any lawrence of the law and by	a divery hered file
And the mail pert Y the first part do. GB hereby covenant and agree that if the d s good and indefensible entate of inheritance therein, fire and dear of all incembersor indicated user with some becomes due and paythe, and that Berneth and the and real solution with the mark because due and paythe, and that Berneth and the solution of the source because due and paythe, and that BBlill. here, the SMI and real solution with the mark because due and paythe, and that BBlill. here, the SMI and the source because due and paythe, and that BBlill. here, the SMI and the source of theirs, and the source of pair has because due and paythe due to the source of theirs, and the source of pair has because due and paythe due to the source of theirs, and the source of pair has because due and paythe due to the source of theirs, and the source of pair has because due and paythe due to the source of theirs, and the source of pair has because due and paythe due to the source of theirs, and the source of pair has because due and paythe due to the source of theirs, and the source of pair has because and and due to the source of theirs, and the source pay ment of base source and by <u>1156</u>	a divery hered _ Bith_ 12
And the mail part, Y of the first part do. 6.6. In errory coverant and agree that still do a good and indefensible estate of inheritance therein, fire and dear of all incrembence. In the agreed between the partice herets that the part. Y of the first part shall at the indirected and directed by the part. Y of the second part, the loss, if any, make part and part of the part of the second part, the loss, if any, make part and part. Y of the first part shall fait to pay make inscende part, the loss, if any, make part and part. Y of the first part shall fait to pay make there we not part and the second part, the loss, if any, make part and part. Y of the first part shall fait to pay make the same become due and due to the part is intraded as a mortgage to second the part make it due to mail di- marks to the second part. The land due to pay make the same become due and pays the part. Y of the first part shall fait to pay make the same become due and due to the same approximation of the maxed become the pay ment of the same and by if the intrade pays the target become due to the payment of while may the part. Y of the second part to pay for any intranse or to dischant and the pay the man as provided in the interture. 	a divery hered _ Bith_ 12
And the said part, Y_ at the first part do. 6.5hereby covenant and agree that still d s good and indefendite entry of the interactions therein, first and dear of all incrembence. In the agreed between the parties herets that the part. Y_ of the first part shall at the indirection of the same becomes due and payshin, and that Shn. Till Line yet built and real shall be specified and directed by the part. Y_ of the first part shall at the distance of the same becomes due and payshin, and that Shn. Till Line yet built and part of the same becomes due and payshin, and that Shn. Till Line yet built and part. Y_ of the first part shall fait to pay mach taxes when the same become due and due the part. Y_ of the first part shall fait to pay mach taxes when the same become due and due the part. Y_ of the first part shall fait to pay mach taxes when the same become due and due the part. Y_ of the first part shall fait to pay mach taxes when the same become due and due the part. Y_ of the first part shall fait to pay mach taxes when the same become due and due the part to a same a payshing to the paysment of the same and by <u>115</u>	a divery hered. Entrol. 12
And the mail part, Y of the first part 665. hereby covenant and agree that still d a good and indefensible entate of inheritance therein, fire and dear of all incemberance in that the yell array in terms in additional the same sequent at largering making layed of the therein. It is agreed between the parties herein that the part, Y of the first part shall at at life and indefensible entates of the part y of the first part shall at the same becomes due and payable, and that. BhO. WILL have put he had the additional different by the part, Y of the second part, the loss, it may, made pay- help part, Y of the first part shall full to pay use the same became due and good due to the the yell and directed by the part, Y of the second part, the loss, it may, made pay- help part, Y of the first part shall full to pay much its mouth the same became due and good due to the same of of the first part shall at at 10	a divery hered _ Bith_ 12
And the said pert Y the first part 665. hereby correct and sayres that still d s good and indefendite entry of the first part 665. hereby correct and a first of the struct and defend the same segment therein. The sagreed between the parties herets that the part. Y of the first part has a first indefendite entry of the same become due and paythe, and that 15 The struct and defend the same segment at 16 the same segment at 16 the same segment at 16 the same become due and paythe, and that 15 The struct and defend the same segment at 16 the same become due and paythe, and that 15 The struct at 16 the same become due and paythe, and that 15 the same become due and paythe, and that 15 the same become due and paythe same the same become due and the same become due and paythe, and that 15 the same become due and due to the same of If the first part shall 16 the same same due to pay the same due to pay the same at pays the to the part Y If the same same due to pay the same as pays the to the part Y If the same pays the same due to pay the same as pays the to the part Y If the same as pays the same the same because the same due to pay the same as pays the same pays the same same as the same the same due to pay the same as pays the same pays. The same same as the same pays the same same as the same pays the same same as the same pays the same same the same base on a diff pay the same as pays the same pays t	a divery level. Side 10 cm 11
And the mail pert Y the first part d 65 hereby covenant and agree that still d s good and indefensible entate of inheritance therein, firse and dear of all incrembence. In the agreed between the parties herets that the part. Y of the first part shall at the indicated and directed by the part. Y of the second part, the loss, if any, make part and part of the part of the second second part in the second part, the loss, if any, make part and part of the part of the second second part in the second part, the loss, if any, make part and part Y of the first part shall fait to part part is second part, the loss, if any, make part and part. Y of the first part shall fait to part part is second part, the loss, if any, make part and part. Y of the first part shall fait to part part is second part. The loss, if any, make part and y the first part shall fait to part part to part the second part, the loss, if any, make part and by the landed as a mort part to have how in the same become due and good is high the the part to be more and part to part to the part to be and due the second part is intended as a mort part to have the part to be part to be appreciated of the second part to be part to be appreciated by the shall part y of the second part is the part to be appreciated by the shall part to be the part to part to part to part to be part to part the second part to part to be appreciated by the shall part y of the second part is the part to be read and the shall be paid by the shall part y of the second part is the part to be read and the shall be paid by the shall part y of the second part is the part shall the second part to be part to part the second is the shall be paid by the part y of the second part is the shall be paid by the part to be second part to part the second part is the second part in the second part is a stall be paid by the part y	a divery hered. Side. 12
And the said part, Y of the first part 665. hereby correct and affect that the give action is indefensible entate of inheritance therein. It is agreed between the particle herets that the part. Y of the first part is hadden by particle here and the part (A	a divery level. Enc. 12
And the said part, Y_ and the first part 6. 05. In errory corrent and agree that still or agreed the state of laberitases therein, fire and dear of all forembranes.   If a good and indefendible states of laberitases therein, fire and dear of all forembranes.   If a agreed between the parties herein that the part. Y of the first part shall at all indefendible states between the parties herein the the part. Y of the first part shall be the given the states between the part. Y of the first part shall be the given the states become due and first of the part. Y of the first part shall be the given the states become due and first of the part. Y of the first part shall be the given the states become due and first of the part. Y of the first part shall be the given the states become due and due to the state of the state shall be part. Y of the second part, be low.   Bight H. Tunned C. Fifty, A. No/LOO of the second part. The state of the part states are part and the state part. Y of the second part, with all in the part the state of the second part to part for any instruct of all due states are stated part. The state of part. The state of part. The state of the state part. Y of the second part. The state is part. The based part and states the state of the state part. Y of the second part. The state is constructioned by the state of the state part. Y of the second part. The state is constructioned by the state of the state of the state part. Y of the second part. The state is constructioned by the state of the state part. Y of the second part. The state is constructioned by the state of the state part. Y of the second part. The state is constructioned by the state is constructioned by the state is constructioned by the state is the state is the sta	a divery level _ Bitle_12
And the said part, Y_ and the first part 665. hereby correct and a face that it for a data indefensible entate of inheritance therein, fire and dear of all incemberses.   It is agreed between the parties herein that the part, Y_ of the first part shall at the inheritance of internation of directed by the part, Y_ of the first part shall be parties herein the inner section of a payable, and that. 6100. WILL here the bala is and in each of directed by the part, Y_ of the first part shall be part in the same become due and payable, and that. 6100. WILL here the bala is and in directed by the part, Y_ of the first part shall be part in the same become due and payable, and that. 6100. WILL here the bala is a stall be payedies and if first pay the hand, and that is also payable is the payment of all are bala is a directed by the same apyable to the payment of all are bala part of the same payable to the payment of all are bala part of the same pay the same a payable to the pay the part, y_ of the second part to pof for any instrument of all are bala part of the same payable to the pay the same a payable to the part. Y_ of the second part to pof for any instrument of all are bary method in the same payable to the pay the same a payable to the part for any distribution payable within the inductor.   And the original matrix is pay the same apyable to the part y and pay the same apyable to the and part. Y_ of the second part to pof for any instrument of all are bary method in the same payable is the part of the same apyable to the part of the same apyable is the part of the same apyable is the same payable is the same payable is the part of the same apyable is the same payable is the same payable is the same payable is the same payable is the part of the same apyable is the same payable is the	a divery level _ Brid 12
And the said part, Y of the first part 665. hereby correct and affare that of the order of all locations is therein. For and dear of all locations is the said of the said the said the said the said the said the said the	a divery level
And the said part, Y of the first part 665. hereby correct and affare that of the order of all locations is therein. For and dear of all locations is the said of the said the said the said the said the said the said the	a divery level _ Brid 12