MORTGAGE RECORD 80

ANI TOODESETT STATION/ST CO., EASTAT CITY, BO. 67340	FROM	STATE OF MANUE DOWN
		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 20 day o
EFFIE L. HESS	AND JOHN W. HESS	Anril I Die zo die
		A. D. & 35., at 3140 o'clock. P. M. Warold A. Beck Register of Deeds.
AWRENCE NATIONAL BANK	LAWR LICE, KANSAS	By
THE INDENTIRE, Made th	his 18th day of Ar	
ndred and thirty-six	between Effie L. He	nil , in the year of our Lord, one thousand nine ss and John W. Hess, husband and wife
Lawrence	in the County of Douglas The Lawrence National	and State of Kansas
1	Law	rence, Kansas
WITNESSETH, That the said	d nart 105 of the first part in consideration	Tence, Aensas part y of the second part of the sum of DOLLARS, to them duly paid, the receipt of
hich is hereby acknowledged, na	and by this indentate do	ant, Bargain, Sell and Mortgage to the said part V of the second and the
lowing described real estate situate	ed and being in the County of Douglas and S	tate of Kansas, to-wit:
Beginning Eight	t (8) chains, Forty (40) link	s West of the Northeast (NE) Corner of Southeast
Quarter (SET) (of Northwest Quarter (NH2) Se	otion Thirty-six (36), Township Twelve (12), xty-two (62) feet; thence South Forty-six and
Eighty Two hund	dredths (40.02) feet: thence	Best Four (4) fest: thence South Semanter (70)
feet; thence he	ast flity-eight (58) feet; th	ence North One Hundred Sixteen and Eighty Two ginning in Douglas County, Kansas.
	,	an soutres country, cansas.
	•	
And the mid part 108 of the first part		f the first part therein. 17 breat thBY, BFB
As the said part 0.8. of the first part good and indefaultie state of inheritance that they will warmant and defend the same theorem the particle bereto the real state when the same becomes due and he specified and directed by the part. J, part 0.86 of the first part that full to pary time and interaction of either, and the same "THIS GRANT is interded as a mortgan THIS GRANT is interded as a mortgan This of the same of	dobroby overant and agree that at the ddive therein, free and dear of all incumbranes. • against all parties making lawful dain therein. • at the part 150, of the fart part shall at all times du payshe, and that \$\Delta Y Mll have the buildings up of the second part, the loss, if any made payshe buildings or of the second part, the loss, if any made payshe buildings on the payshes the same have of the individuals, second to be payshes the same have of the individuals, second to be payshes the same have of the same d and no/100 =	ry hered. ThOY. are the having overall, of the pressive shore granted, and solid that the life of this indexture, pay all have or assessments that may be levied or assessed against pas mail on state insured equats for and hornado is such ass and by such insures compary be party. If the sound part is the such assessment the insure of the the second thermal second and the result that a loop and duration insures a levies benefit period. All the insures. And is the second burn are period by this fidebatture, and shall beref biomet at the second provided that may period by the fidebatture, and that here the second provided the second
As the said part[0.0.4 the fort part good and indefaultie state of inheritance that they will warman and defend the same in a space between the particle barrets the real state when the mane becomes due and he specified and directed by the part. J. part[0.52] of the fort part shall fail to pay the state of the same the part of the real state of the same the part. THIS GRANT is interded as a mortgap rest of the terms of ORO certain by10_0 the terms of ORO certain by10_0 the molt part. J.	dobroby overant and agree that at the defive therein, free and dear of all incumbranes. • sections all provide making investigations and the payake, and that Didy. Will keep the buildings up- t the second part, the loss, if any, made payable and on the second process a part of the indektedmas, sec- and in 20,200 written oblightion for the payment of and ensure to the second part to pay is may index and interest.	ry level. ThOy, are the lawful owned. If the presides shore granted, and solar direction of the lawful owned. If the presides shore granted, and solar direction and the lawful direction and the lawful direction of the lawful direction
As the said part[0.0.4 the fort part good and indefaultie state of inheritance that they will warman and defend the same in a space between the particle barrets the real state when the mane becomes due and he specified and directed by the part. J. part[0.52] of the fort part shall fail to pay the state of the same the part of the real state of the same the part. THIS GRANT is interded as a mortgap rest of the terms of ORO certain by10_0 the terms of ORO certain by10_0 the molt part. J.	dobroby overant and agree that at the defive therein, free and dear of all incumbranes. • sections all provide making investigations and the payake, and that Didy. Will keep the buildings up- t the second part, the loss, if any, made payable and on the second process a part of the indektedmas, sec- and in 20,200 written oblightion for the payment of and ensure to the second part to pay is may index and interest.	ry level. ThOy, are the lawful owned. If the presides shore granted, and solar direction of the lawful owned. If the presides shore granted, and solar direction and the lawful direction and the lawful direction of the lawful direction
As the said part[0.0.4 the fort part good and indefaultie state of inheritance that they will warman and defend the same in a space between the particle barrets the real state when the mane becomes due and he specified and directed by the part. J. part[0.52] of the fort part shall fail to pay the state of the same the part of the real state of the same the part. THIS GRANT is interded as a mortgap rest of the terms of ORO certain by10_0 the terms of ORO certain by10_0 the molt part. J.	dobroby overant and agree that at the defive therein, free and dear of all incumbranes. • sections all provide making investigations and the payake, and that Didy. Will keep the buildings up- t the second part, the loss, if any, made payable and on the second process a part of the indektedmas, sec- and in 20,200 written oblightion for the payment of and ensure to the second part to pay is may index and interest.	ry level. ThOy, are the lawful owned. If the presides shore granted, and solar direction of the lawful owned. If the presides shore granted, and solar direction and the lawful direction and the lawful direction of the lawful direction
And the mid part 10.8 of the first part good and indefaultile waits of inheritance or that they will warmant and defend the same is a sprese between the particle herets of the sprese between the particle herets of half be specified and directed by the part. Y part 1.95 of the first part shall full to pay a remain. This GRANP is insteaded as a mortgage Two hund rod this pay between the particle and the ano- rest of the set of	do	ry hered. ThOY A.P.B. the hards overall. of the preminer shore granted, and seized trig the He of this indesture, pay all taxes or assessments that may be levied or assessed against pass mail on static increde spinals for and hornado is not non and by moth hornanse company: the part Y of the second part to the states of $\frac{110}{2}$. Instead, and is like revess that the part Y of the second part to the states of $\frac{110}{2}$. The states of part may pay of thy this findesture, and shall bear informed at the state of 15% from the date of paymant and any, exceeded on the <u>1000 May of Aprill</u> 1856. The SS of the second part is the state of the state of 15% from the date of paymant and there exceeding the test seconding to the terms of all delighting and date to secret any more sense of taxes with interest thereon as herein provided, in the event that and part $\frac{100}{200}$ of the first part or constrained therein fully delighting. If the integration is one way more sense of the same beam of paylors, and the integration of the state pay may be the state of paylors of the same beam of paylors, and the integration of the state paylors are stated as the same pay in the state of paylors of the integration is the state begins paylor delight in the order of the same beam of paylors of the terms of the integration is one way paylors that the state of paylors of the terms of paylors of the terms of the state beam of the same of the same beam of the same paylors is a word in the state of the terms of the same of the same beam of the same beam of the same paylors in the state of the terms of the same of the same beam of the same paylors is a word in the same beam of the same the same beam of the same beam of the same beam of the same paylors is the same beam of the same paylors in the same the same the same beam of the same beam of the same beam of the same beam of the same the same the same the same beam of the same the same the same beam o
And the said part[0.0.4 the fort part good and indefaulties state of inheritance that they will exame becomes due and it is agreed between the parties hereto th real state when the same becomes due and it is agreed between the part. J. part[0.5] of the fort part shall fail to pay y part[0.5] of the fort part shall fail to pay y real state of the same of the same real state of the same state of the same real the same state of the same state of the same state of the same state of the same real state of the same state of the same real state of the same state of the same state of the same state of the same state of the same real state of the same state of the same state of the same state of the same state of the same real state of the same state of the same state of the same real state of the same state of the same state of the same real state of the same state of the same state of the same real state of the same state of the same state of the same real state of the same state of the same state of the same real state of the same state of the same state of the same real state of the same state of the same state of the same real state of the same state of th	do	ry breed. They, are not be buying overall, of the premises shore granted, and solar direction of the ladesture, pay all takes or anomeness that may be briefed or anomene lagaling the solar direction of the ladesture of against for and torsake is not some and by match homeness comparing the part \mathcal{J} of the sound part of the solar solar torsake is not some and by match homeness comparing the part \mathcal{J} of the sound part of the solar solar torsake is not some and by match homeness comparing the part \mathcal{J} of the sound part of the solar solar torsake \mathcal{J} and the event that a bree part \mathcal{J} of the sound part is the solar solar torsake the solar solar solar torsake and the result that the solar to \mathcal{J} of the sound part is more than the torset of the solar solar solar torsake the solar solar torsake the solar solar solar torsake the solar solar solar torsake the solar solar solar torsake the solar solar torsake the solar solar solar torsake the solar torsake torsake the solar torsake the solar torsake torsake the solar solar torsake the solar torsake torsake the solar tors
And the mail part 20.8 of the first part good as indefaultie state of interfacer that they will warmat and defend the same. It is agreed between the partice hereit of mail states when the mass become due and all the specifical and the particle hereit of mail the specifical and the specific hereit of part 1.0 GRANT is intended as a nonzegor. They humdred "This GRANT is intended as a nonzegor. "This GRANT is intended as a nonzegor." "This GRANT is intended as a nonzegor. "This default of the specific hereit the specifical and 0.0 cm erestin by 110 cm or the specifical and 100 cm eresting." The specifical and part J	do	ry level. $\frac{1}{2}$ BOY a. P. B. the lawful owned. of the premises shore granted, and solve the first of this function, pay all taxes or assuments that may be level or assumed against non-additional distributions of the second part to the second against a first of the second part to the second of part to the second part to the second of part to the second part to the second of the second of part to the second of pa
And the med part 0.0.5 of the fact part goal and heidefaultike writer of laberitance that the they till writers and default has man. It is agreed betters the parties here to the rail state when the means become due and all the begindent and directed by the part 2, part 1.05 of the fact part shall full to pay takes and business. To there are the thermal means and business. The the thermal states and the part of the the the the the the the the THE GRANT is intered as a snortgen The the	do	ry level $\frac{1}{10}$ QY A P B the bardel overall of the presider short granted, and seized first the bardel overall of the presider short granted, and seized the start of the series of
And the med part 0.0.5 of the fact part goal and heidefaultike writer of laberitance that the they till writers and default has man. It is agreed betters the parties here to the rail state when the means become due and all the begindent and directed by the part 2, part 1.05 of the fact part shall full to pay takes and business. To there are the thermal means and business. The the thermal states and the part of the the the the the the the the THE GRANT is intered as a snortgen The the	do	ry breef. ThEY. A.F.B. the bardel or sufficient of the presider shore granted, and solar frig the He of this indesture, pay all have or assuments that may be levied or sameed against the the He of this indesture, pay all have or assuments that may be levied or sameed against the next of the source of grants for and branch is next max and by much insurance compary the part J' of the source of grants of the He or the source of the He or the the result of the indesture, and that been brench the the of the He or the source of the He or the the the distance, and that been brench with the source of the He or the source of the source of the the indesture, and that been brench with the source of the He or the source of the pay, exceeded as the
And the said part[20.2 of the fort part good and indefaulties watter of inheritance in the they will warman and default in human It is agreed between the parties hereto th real watter when the mans becomes due and all be specified and directed by the part. J part[2023 of the fort part shall fail to pay main the parties of address of the part. J part[2023 of the fort part shall fail to pay in the parties of the part. J part[2023 of the fort part shall fail to pay in the parties of the part. J part[2023 of the fort part shall fail to pay in the parties of the part. J part 1023 of the fort part shall fail to pay in the intermed of the part. J part 1023 of the fort part shall be part of the parties of the part of the shall be part of the parties of the part of the part of the parties of the part of the part of the parties of the part of the pay is a bill be parties of the part of the part of the part of the parties of the part of the part of the part of the parties of the part of the part of the part of the part of the part of the part of the part of the parties of the part of the part of the part of the parties of the part of the part of the part of the part of the part of the part of the part of the part of the part of the p	do	ry level they are to have a summer of the pressure store granted, and same the fit of this indexture, pay all have or assuments that may be leveled or assumed against the fit of this indexture, pay all have or assuments that may be leveled or assumed against the analysis of the stored against for and toreads in such ans and by such haven suce comparison the pay J of the sound part to the stored J 102 meres. And is the sound part may are the pay J of the sound part to the source J 102 meres. And is the source that is the source as one and is predicted in the source of 102 meres. And is the source barry are by this indexture, and that here there are of 102 meres the source of predictions are predicted on the <u>160 meres as herein</u> perioded, in the creat that mid part 102 of the form the dates of premise that are with interest there are indexture predicted, in the creat that mid part 102 of the form per in the more site interest as herein perioded, in the creat that mid part 102 of the form per the more barry and the dates are dated before the source are source or the more with interest there are a source perioded, in the creat that mid part 102 of the form period the source and predicts the the constant and adding hereing in the barry and the presente are are associated the the constant and adding hereing the source period that here the source the theorem the constant and the the constant is the barry and the source and the barry are the theorem theorem the contained barry constant is there in a source of the source and the barry and the source the source the source the source and adding here and the barry and the source barry are associated there are associated as and the constant is the source and the barry are associated the area meredical, and the barry constant there are as the source of the barry and the source barry are adding to the area meredical, and all barred to source the barry and the source barry are adding to the area meredical, and all barred to so
And the med perdig 0.5 of the fact perturbative probability of the second sector of historicanov fact the the second sector of historicanov fact the second sector of the second second sector of the second sector of the second sector of the	do	ry breef. ThEY. A.F.B. the bardel or sufficient of the presider shore granted, and solar frig the He of this indesture, pay all have or assuments that may be levied or sameed against the the He of this indesture, pay all have or assuments that may be levied or sameed against the next of the source of grants for and branch is next max and by much insurance compary the part J' of the source of grants of the He or the source of the He or the the result of the indesture, and that been brench the the of the He or the source of the He or the the the distance, and that been brench with the source of the He or the source of the source of the the indesture, and that been brench with the source of the He or the source of the pay, exceeded as the
And the said part[20.2 of the fort part good and indefaulties watter of inheritance in the they will warman and default in human It is agreed between the parties hereto th real watter when the mans becomes due and all be specified and directed by the part. J part[2023 of the fort part shall fail to pay main the parties of address of the part. J part[2023 of the fort part shall fail to pay in the parties of the part. J part[2023 of the fort part shall fail to pay in the parties of the part. J part[2023 of the fort part shall fail to pay in the parties of the part. J part 1023 of the fort part shall fail to pay in the intermed of the part. J part 1023 of the fort part shall be part of the parties of the part of the shall be part of the parties of the part of the part of the parties of the part of the part of the parties of the part of the pay is a bill be parties of the part of the part of the part of the parties of the part of the part of the part of the parties of the part of the part of the part of the part of the part of the part of the part of the parties of the part of the part of the part of the parties of the part of the part of the part of the part of the part of the part of the part of the part of the part of the p	do	ry level they are to have a summer of the pressure store granted, and same the fit of this indexture, pay all have or assuments that may be leveled or assumed against the fit of this indexture, pay all have or assuments that may be leveled or assumed against the analysis of the stored against for and toreads in such ans and by such haven suce comparison the pay J of the sound part to the stored J 102 meres. And is the sound part may are the pay J of the sound part to the source J 102 meres. And is the source that is the source as one and is predicted in the source of 102 meres. And is the source barry are by this indexture, and that here there are of 102 meres the source of predictions are predicted on the <u>160 meres as herein</u> perioded, in the creat that mid part 102 of the form the dates of premise that are with interest there are indexture predicted, in the creat that mid part 102 of the form per in the more site interest as herein perioded, in the creat that mid part 102 of the form per the more barry and the dates are dated before the source are source or the more with interest there are a source perioded, in the creat that mid part 102 of the form period the source and predicts the the constant and adding hereing in the barry and the presente are are associated the the constant and adding hereing the source period that here the source the theorem the constant and the the constant is the barry and the source and the barry are the theorem theorem the contained barry constant is there in a source of the source and the barry and the source the source the source the source and adding here and the barry and the source barry are associated there are associated as and the constant is the source and the barry are associated the area meredical, and the barry constant there are as the source of the barry and the source barry are adding to the area meredical, and all barred to source the barry and the source barry are adding to the area meredical, and all barred to so
And the anid part[20.2 of the fort part good and indefaulties watter of inheritance in the they will summa and didned the same It is agreed between the parties hereto th real state when the same becomes due and all be specified and directed by the part. J part[20]26 of the fort part shall fail to pay j part[20]26 of the fort part shall fail to pay j part[20]26 of the fort part shall fail to pay j part[20]26 of the fort part shall fail to pay j part[20]26 of the fort part shall fail to pay j part[20]26 of the fort part shall fail to pay j part[20]20 of the fort part shall fail to pay j part[20]20 of the fort part shall be an output part of the fort part shall be the fort part of the part of the fort part of the part of the shall be part of the fort part of the part of the part of the fort part of the part of the part of the part of the shall be bard of the fort part of the part of the shall be part of the part of the part of the fort part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the fort part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the pa	do brevy overant and agree that at the defree therein, free and dear of all incumbranes. * against all parties making lawful dain therein. at the part 18.0 of the fort part shall at all times of payshes, and that \$Ligy_Will have the buildings up 	ry level they are the layed overall of the pression shore granted, and solar frig the life of this indexture, pay all have or assessments that may be level or assessed against the set of this indexture, pay all have or assessments that may be level of or assessed against the and the induced learned against for and toreads in each sum and by such lawnesses comparing the party — of the second part to the second — 152 — Indexed. And is the result that a layer and that been linear to a layer and have been the second of 162 from the dates of provide and the second part to the second = 162 — DOLLARR, second the there a second is to the second of 162 from the dates of provide and the second second is to the second of 162 from the dates of provide provide the there as a branch provided, in the creat that mid part 1828 of the four per that are with interest there are second and delightle match due to more any and or sense of the second second is to the terms of the distribution and due to more any man or sense or provide the second second are the second and delightle match and part 1828 of the four per the second second is to be the second and the distribution and the to more any man or second the second second is the total second is and the second and the second and the second and the second are contained therein sharp distribution. If the index second is the day are and the index the second and the index second and the second and
And the and part 20.3 of the fort part good and indefaulties watter of inheritance in the they will exame becomes due and its target between the parties herein th real state when the mans becomes due and its agreed between the part of the agreed between the part of the agreed between the part of the state of the state of the state in the second of directed by the part of the agreed between the part of the state in the state of the state of the state in the second of the state of the state in the state of the state of the state is agreed by the state of the state state is agreed by the part of a state state is a in the state state is agreed on the state is agreed by the state, states that is the states of the state state is agreed on the integration of the state state is agreed on the integrate of the state state is agreed on the state is a integrate of the state state is a state state is a integrate of the state state is a state state is a state state is a integrate of the state state is a state state is a state state is a integrate of the state state is a state state is a state state is a integrate of the state state is a state state is a state state is a integrate state state state is a state state is a state state is a integrate state state state state is a state state is a state state state state is a state stat	do	ry breed thick are in the based or each of the pression store granted, and sains drift the life of this indexture, pay all have or anomeness that may be brief or anomene taptime for and to make the most of grants and to make the max of the make the series of the serie
And the metry and 20.5 of the fact part good and heldefaultike writer of laboritance in the they will wreating and default the metry and main when the mean becomes due and all the benefician default to mean the encode of the second second second second and the second and default the mean the mean second second second second second and the second second second second second second second second second second second second secon	do	ry breed thick are in the based or and the pression store granted, and sained frig the life of this indexistre, pay all have or anomanests that may be brief or anomal spatial from this mutual targets for and hornards in such an and by much hornards or magnetic be pay 1 of the second part to the stores of 150 methods are and by much hornards or mutual to bryon all drawns and have particular to a store that any to brief an anomal spatial any, exceeded as the life hornard store of the horn of 210 methods are also be an and by much hornards and have and have been the store of 250 methods are also been pay 1 methods and the store of 250 methods are also been as a store pay of the store of 250 methods are also been as a store been as a store and a store the store of 250 methods are also been are also been as a store and a store of the store of 250 methods are also been are also been as a store and and a store of a store of the store and and been the store of 250 methods are also been are also been as a store was at a store of the store and and and and and and a store of the store and a store of the store and and and and and and and a store of the store and and and and and and and a store of the store and a store of the store and a store of the store and and and and a store of the store and and and and and a store of the store and a store and the store and and and a store of the store and and and and and a store of the store and a store and the store and and and and a store of the store and the store and and the store of the store and the store and and and and a store of the store and and and and and a store of the store and the store an
And the said part[20.2 of the fort part good and indefaulties write of inheritance in the type will exame becomes due and its type will exame becomes due and its agreed between the parties berein the real state when the mans becomes due and its be partied and directed by the part. J part. 2023 of the fort part shall fail to pay y its direct and directed on the state its direct and the state of the state and its direct and the state of the state of the state its direct and the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state its direct and the state of the state of the state of the state its direct and the state of the state of the state of the state of the state of the state of the state of the state its direct and the state of the	do	ry breed they are the based overall of the pression store granted, and solar the first black are an and the solar solar and the solar sola
And the and part[0.0.4 the for part good and indefaulties watter of inheritance in the they will exame becomes due and its target between the parties hereto th real state when the mans becomes due and its agreed between the parties hereto th real state when the mans becomes due and its be specified and directed by the part. J. part[0.5] of the fore part shall fail to pay J. Part[0.5] of the fore part shall fail to pay J. Part[0.5] of the fore part shall be the intermediate of the state of the s	do	ry level they are the layer of the pressure store granned, and same draw the life of this indexture, pay all have or assessments that may be brief or assessed a gains for and towards in out to may be brief or assessed a gains of the store of the life of this indexture, pay all have or assessments that may be brief or assessed and the store of the life of this indexture, pay all have or a start may be brief or assessed a gain the store of the life
And the anid part[0.0.4 the fort part good and indefaulties watter of inheritance in the they will exame becomes due and its target between the parties hereto th real state when the mans becomes due and its bayestic and directed by the part. J. part[0.5] of the fort part shall fail to pay J. part[0.5] of the fort part shall fail to pay J. THIS GLANT is intereded as a mortgan to the statement of DIO_certain y	do	ry level thay are the lawful evend. If the presides shore granted, and sained or an all of this indexture, pay all have or anomeness has may be brief or anomene hashes on and in mixel many degrants for and homeness on the same and by mark homeness on mapping the party. If the source of the state marks is mark and the result has a brow and the preside marks in the same of the from the data of the source of the state of the source of
And the anid part[0.0.4 the fort part good and indefaulties watter of inheritance in the they will exame becomes due and its target between the parties hereto th real state when the mans becomes due and its bayestic and directed by the part. J. part[0.5] of the fort part shall fail to pay J. part[0.5] of the fort part shall fail to pay J. THIS GLANT is intereded as a mortgan to the statement of DIO_certain y	do	ry breed thick are in the based overall of the pression store granted, and make the life of this indexture, pay all have or anomeness that may be brief or anomene to a store and in material sensities for and towards in mathema and by match however are mapping the party. If the sensed part to the store and the sense of 150 g month of the sense of the store and the sense of t
And the anid part[0.0.4 the fort part good and indefaulties watter of inheritance in the they will exame becomes due and its target between the parties hereto th real state when the mans becomes due and its bayestic and directed by the part. J. part[0.5] of the fort part shall fail to pay J. part[0.5] of the fort part shall fail to pay J. THIS GLANT is intereded as a mortgan to the statement of DIO_certain y	do	ry level thay are the lawful evend. If the presides shore granted, and sained or an all of this indexture, pay all have or anomeness has may be brief or anomene hashes on and in mixel many degrants for and homeness on the same and by mark homeness on mapping the party. If the source of the state marks is mark and the result has a brow and the preside marks in the same of the from the data of the source of the state of the source of
And the and part 20.3 of the for part good and indefaulties water of inheritance It is agreed between the particle hereto the real state when the mans becomes due and its taby will states of inheritance in the part of the state of the part. J part 2053 of the fore part shall fail to pay J part 2053 of the fore part shall fail to pay J part 2053 of the fore part shall fail to pay its intermediate the states of the state of the states of the states of the state of the states of the states of the state of the states of the states of the states of the states of the states of the states of the of the states of the s	do	ry level they are the lavid evend. If the preside short and a start of the preside short granted, and start of the first level of the lavid evend. If the preside short are start bernet of the lavid evend is the lavid event latit level the lavid event latit level the lavid event latit level the latit l
And the med part 20.5 of the fact part of the second and heidefaultike where of hadrenizations that the signed between the particle here to the second and the particle here to the second seco	do	ry level thay are the lawle over the lawle over the pressure shore granted, and sained over the lawle over the
And the and part 20.3 of the for part good and indefaulties water of inheritance that they will warmat and defend the many first agreed between the particular real state when the many becomes due and the specific due directed by the part. J mart 2036 of the fore part shall fail to pay y mart 2036 of the fore part shall fail to pay y mart 2036 of the fore part shall fail to pay y mart 2036 of the fore part shall fail to pay the shall be partical and directed by the part. J mart 2036 of the fore part shall be the shall be partical and pay the fail of the shall be the shall be the shall be y directed by the many a pay of the shall be shall be part of the shall be the fail of the part of the shall be the fail for the shall be the shall be the fail for the shall be the shall be the fail for the shall be shall be part of all fails of the fails of the shall be part of the part y mark the shall be the fails for the shall be shall be part of the part y the shall be part of the part y the shall be part of the part y the shall be part of the fails of the shall be shall be part of the fails of the shall be shall be part of the part y mark fails of the part y mark fails of the part y mark fails of the shall be the fails of the shall be shall be part of the fails of the shall be the shall be part of the fails of the shall be the shall be part of the fails of the shall be the shall be part of the fails of the shall be the shall be part of the shall be the shall be the shall be part of the shall be the shall be the shall be part of the shall be the shall be the shall be part of the shall be the shall be the shall be part of th	do brevy overant and agree that at the defive therein, free and dear of all incumbranes. * arginst all parties making lawful diam therein. at the part 20.5 of the fort part shall at all times of payshes, and that \$\log_V Mlll use the building use of the second part, the loss, if any, ande payshes to in- mark may share the man become of use and payshes and and no/100 and no/100 to the second part, the loss if any and be payshes and written oblighten for the payment of land sum of mo- to be part. Y of the second part, with all latered a second part to pay for any lawrance or to discharge usy between the payment of the sim of a discharge usy between the payment of the second part, with all latered a second part to pay for any lawrance or to discharge usy between the payshest and the annotation of the payses of the second part, when all a shering required, and the able of the part. J of the second part, with all latered a part of the taxes on and real states or and all all from such as the part of the second deal, with the second and the part of the taxes of names, of the part is compating of parts of the taxes of relating the annotation of the second and a the second part to be the second part, with all latered a part all of the first part ha VO. here part 10.3 of the first part ha VO. here WITNESS WHEEREOF, I have becomend second size on the second part, 10.5 hr M. [Second within mortgage, do hereby technologies the ford thin mortgage, do hereby technologies the ford of second parts the second part, 20, do the of the second part, 20, do the second part to be the second part, 20, do the second parts to be the second part, 20, do the second parts to be the second part, 20, do the second parts to be the second part. All do the second parts to be the second part, 20, do the second parts to be the second part. All do the second parts with the second parts to be the second parts of the second parts. We have the second parts with the	ry level they are the large at the large of the pressure store granted, and mind the life of this indexture, pay all have or assessments that may be level or assessed against the store of the large of large and large at the large of large at the large at the large of large at the l
And the mail packEdS of the fact part most as indexative states of internations has they will surrant and defend the amount in a surrent between the pacific here of all states where miss become due and the international states of the states of the states the states are become due and the states of the fact pacific here of the main and surrance of the states of the states of the states of the fact pacific here of the states of the states of the fact pacific here of the main and surrance of OIO_ creation of the states of the states of the states of the states of the states of the states of the main and states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of the states of states of the	do brevy overant and agree that at the defive therein, free and dear of all incumbranes. * arginst all parties making lawful diam therein. at the part 20.5 of the fort part shall at all times of payshes, and that \$\log_V Mlll use the building use of the second part, the loss, if any, ande payshes to in- mark may share the man become of use and payshes and and no/100 and no/100 to the second part, the loss if any and be payshes and written oblighten for the payment of land sum of mo- to be part. Y of the second part, with all latered a second part to pay for any lawrance or to discharge usy between the payment of the sim of a discharge usy between the payment of the second part, with all latered a second part to pay for any lawrance or to discharge usy between the payshest and the annotation of the payses of the second part, when all a shering required, and the able of the part. J of the second part, with all latered a part of the taxes on and real states or and all all from such as the part of the second deal, with the second and the part of the taxes of names, of the part is compating of parts of the taxes of relating the annotation of the second and a the second part to be the second part, with all latered a part all of the first part ha VO. here part 10.3 of the first part ha VO. here WITNESS WHEEREOF, I have becomend second size on the second part, 10.5 hr M. [Second within mortgage, do hereby technologies the ford thin mortgage, do hereby technologies the ford of second parts the second part, 20, do the of the second part, 20, do the second part to be the second part, 20, do the second parts to be the second part, 20, do the second parts to be the second part, 20, do the second parts to be the second part. All do the second parts to be the second part, 20, do the second parts to be the second part. All do the second parts with the second parts to be the second parts of the second parts. We have the second parts with the	ry level thay are the lawle over the lawle over the pressure shore granted, and sained over the lawle over the

251

Reg. No. 583