Receiving No. 2289 ~ MORTGAGE RECORD 80

Reg. No. 597 /

255

		STATE OF KANSAS, DOUGLAS COUNTY, 55.	
Rolar	nd A DeWatteville and wife	This instrument was filed for record on the day	of
a second starting and associated	то	May A. D. 1936 , at 1:40 o'clock P. 1 Narold a. Back	d.
The Lawrence	e Building and Loan Association	By By	
	ma Maladia finet a s	Deputy.	-
hundred and thirty	JRE, Made this first day of r six between Roland A	May , in the year of our Lord, one thousand mi DeWatteville and Margarete E DeWatteville, his wife	ine D
	e in the County of Douglas rt, and The Lawrence Building an	and State of Kansas	
CASE			-
Four thous	That the said part ics of the first part, in considerati	ion of the sum of	
mich is nereby acknow	ledged, ha. $\nabla \Theta$ sold, and by this indenture do estate situated and being in the County of Douglas and	Grant, Bargain, Sell and Mortgage to the said part V of the second and i	of he
I	ot Twenty (20) in Block Three (3) in	n Haskell Place, an addition to the city of Lawrence	
			그는 것 같은 것 같이 많이 많이 많이 없다.
th the appurtenances a	nd all the estate, title and interest of the said part iss	of the first part therein.	
And the said part 185	nd all the estate, title and interest of the said part ios of the first part dobereby covenant and agree that at the del	. of the first part therein, the first part therein, the bard over ${\cal R}$ of the premises obver granted, and enjoy to the first of the premises obver granted, and enjoy	a
And the said part 185 a good and indefeasible estat	of the first part dobereby covenant and agree that at the deli e of inheritance therein, free and clear of all incumbrance		d -
And the said part 185 a good and indefessible estat I that they will warrant and It is agreed between the	of the first part dobereby covenant and agree that at the def e of inheritance therein, free and clear of all incumbrance defend the same against all parties making lawful claim thereto. parties hereto that the part 105 of the first part shall at all times	ivery larved. $\frac{1}{2}h\theta y$. $BF\theta$	
And the said part 105. a good and indefeasible estat I that they will warrant and It is agreed between the d real estate when the same b shall be specified and directed	of the fung part dobereby overant and agree that at the del of inheritance therein, from and clear of all hormshows defend the same against all parties making lawfed claim therein. parties bened but the part_100 for the form part had at all times eccesses do and payable, and thatbhyWill have be being by the part the the second part the loss, if any, make payable to the source of the second part the loss, if any, make payable	ivery layed. $^{1}h0y$. $BF0$	- - 4 7
And the said part 105 a good and indefeasible estat I that they will warrant and It is agreed between the d real estate when the same b shall be specified and directer part 105 of the first part is and directer the same bars of	of the fung part 60 broky coverant and spree that at the del of inheritance therein, from and clear of all hormhomes. Address the same significant all particles making lawful claim thereton, particle hereto that the part $\frac{1}{2}$ OS of the form part half at all times coverse due and payable, and that $\frac{1}{2}$ MOV_Will have to be highly be the part $\frac{1}{2}$ -OS the second part the low, if any, made payable is that find pay more taxes when the same become due and payables are that find pay more taxes when the same become due payables that that find pay more taxes when the same become due payables the same pair and be answer to pair and horders are payed to be and payables the same pair of the individual same find the form pair of the individual same payable to be and payables to be and part the same taxes between the same become due payables to be and payables are pair of the individual same part of the individual same payables the same payables that the pay more taxes when the same become due payables the same payable the same payable that the pay more taxes when the same become due payables the same payable the same payable that the payable the same payable that the pays the same payable that the pays the same payable that the pays the same payable that the same become due payables the same payable that the pays the same pays the same payable that the pays the same payable the same payable that the pays the same payable that the pays the same pays the same pays the same pay the same payable that the pays the same payable the same pays the same pays the same pays the same payable that the pays the same pays the sam	ivery larved. 200 , 100 , the larved senses B of the president solver granted, and order during the life of this indextore, pay all taxes or assessments that may be levied or assessed agains a upon mild real which however against fire and torousle in such sum and by such however.	- - 4 7
And the said part 185. a good and indefensible estat I that they will warrant and It is agreed between the dreal estats when the same b shall be specified and directeor part. 1656 of the first part itsees and insurance, or eith THIS GRANT is intend	of the first part dobreaky covenant and agree that at the del of inheritance therein, five and clear of all incumbrance. defend the same against all particles making lawful claim thereto. partice herein that the particles of the discrept part has all times excesses due and payable, not that $\frac{1}{2}$, hey. Will have the buildings if by the part	ivery haved. $\frac{1}{2}$ (by) AF9 the layest events B of the pression show granted, and enter during the life of this indexture, pay all taxes or anomanesis that may be bried or assessed agains a upon mid real order housed against for and torsue in a new bar such tarmane rempar, too the perior of the second parts to the same of $\frac{1}{2}$ (1) and 1) are the tarmane rempar, too the perior of the second parts to the same of $\frac{1}{2}$ (1) are the second part may pay the bar part of period barred on the same of the period barred. And is the event that the bar paint period barred on the barred bar barred on the period period barred part may pay events by this indexture, and shall hear bitreet at the rate of 10% from the date of payment with	- - - - - - -
And the said part 185. a pool and indefenalible estat that they will warrant and It is agreed between the It real states when the same b real states when the same b and have peefed and directer in the same state of the same part 1850 of the first part is in a same THIS GRANT is intend <u>FOUT</u> ording to the terms of <u>O</u> D	of the first part dobreaky covenant and agree that at the del of inheritance therein, five and clear of all incembranes. defend the same against all particles making lawful dalaw therein. against leaves that the part 100 if the first part shall at all times eccesses due and payable, and thatbhylikely, the building building the start of the second part the leave flaw, the law payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pay more issues when the same become due and payable shall full pays more issues when the same become due and payable shall full pays more issues the payable shall be and payable shall full pays more issues the payable shall be and payable shall be and payable shall be and payable shall be and shall be and the payable shall be and payable shall be and shall be an opposed shall be and payable shall be and shall be an opposed shall be an opposed	ivery larved. $^{+}h\theta y$. $BF\theta$. the larved events B of the pression above granted, and enter during the life of this indextore, pay all tasse or assuments that may be bried or assumed applian a upon all real exists housed appliant the real torsets in such sum and by such harmone enquages to the part	
And the said part 185 a pool and indefenable estat b that they will warmant and it is agreed between the first agreed between the first astate them the same b hall be specified and director part 165 of the first part - tions dol imarches, or still "THIS GRANT is intend FOUT will be the state of the second the second second second second the second second second second the second second second second the second second second second second the second second second second second the second second second second second second the second second second second second second second the second second second second second second second second the second sec	of the first part dobreaky covenant and agree that at the del of inheritance therein, free and dear of all locumbrance. defend the same against all particles making lawed chain thereto. partice herein that the part 1.0.0 of the defen part shall at all times eccesses do and payshes, not that	ivery larved. $\frac{1}{2}$ (B.Q. A.F.O. the larved events <u>B</u> of the pression above granted, and enter during the life of this indexters, pay all taxes or assessments that may be bried or unsered agains a upon micro and inclusion of the add torsion is nock must and by each larvessme response to the part. of the second part to the extent of <u>112</u> , in its second. And in the event the second by this indexters, have a lark been interest to the rate of <u>122</u> , and the above of partmars per event by this indexters, the and here interest to the rate of <u>122</u> , and the above of partmars per event by this indexters, that and here interest to the rate of <u>122</u> , form the date of partmar per model by this indexters, that and here interest to the rate of <u>122</u> , form the date of partmar per assess, executed on the <u>185</u> day of <u>May</u> <u>1136</u> .	
And the said part 10S, a pool and indefeasible entat it has they will warman and it is agreed between the first astate when the same t- hall be specified and directer part 10SG the first part, result assumes, or eith THIS GRAVE is interest "THIS of the terms of	of the first part dobreaky covenant and agree that at the del of inheritance therein, five and dear of all locumbrance. defend the same against all particles making lawful dains there resource does and payshes, not that	ivery larved. $\frac{1}{2}$ (B.Q., A.F.O., the larved scarse B of the pression shows granted, and enter during the life of this indenters, pay all taxes or assessments that may be bried or assessed agains a upon mit real south laward against first and isomake in such sum and types. And in the event iso the part, of the second part to the extent of $\frac{1}{2}$ ($\frac{1}{2}$ and $\frac{1}{2}$ parts) part may pay the bary state of the part is the state of $\frac{1}{2}$ ($\frac{1}{2}$ and $\frac{1}{2}$ parts) pay exceed by this indenters. As is and here's birred to the rate of $\frac{1}{2}$ ($\frac{1}{2}$ form the state of payment mover, essented on the $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or	
And the hard part 168 , $a_{\rm eff}$ and $a_{\rm eff}$ hard 168 and $a_{\rm eff}$ hard $a_{\rm eff}$ hard $a_{\rm eff}$ hard hard hard hard hard hard hard hard	of the first part 60breaky overant and agree that at the del of inheritance therein, five and clear of all hornbrane. defend the same against all parties making lawful claim thereto. parties here to hat the part.105 of the form part had at all times eccessed on and payable, and thatbreaky. Will have be builting by the partbreak the same horner does not apply the apply and the should be seened part. the loss flow part had at a have been been been been been been been be	ivery larved. The $y = 8.5 \circ$ the larved events B of the pression above granted, and enter during the life of this indexters, pay all takes or assuments that may be bried or assumed agains to promite real exists hoursed against the and increase is marker. The provide areas and the second part to part the second part to part the second part to the sec	
And the said part 165 a pool ad hold-sail-be exist in the large will warrent and in a greed between the free desix when the mass has be specified and direct sectors of the same of the Four- transfer of the same of the free desix of the same of the large part hold by the said of the large part hold by the said of the large part hold by the same of the same of of the same of the s	of the first part 40breakly covenant and agree that at the del of liketicance therein, five and dear of all locumbranes. defend the same against all particles making lawful dains therefore. particle serves that here services for a dain therefore. Particle serves that here services for a dain all times excesses due and payables, not that. <u>.</u> theyWill keep the buildings if by the part. <u>.</u>	ivery larved. $\frac{1}{2}$ (B.Q., A.F.O., the larved scarse B of the pression shows granted, and enter during the life of this indenters, pay all taxes or assessments that may be bried or assessed agains a upon mit real south laward against first and isomake in such sum and types. And in the event iso the part, of the second part to the extent of $\frac{1}{2}$ ($\frac{1}{2}$ and $\frac{1}{2}$ parts) part may pay the bary state of the part is the state of $\frac{1}{2}$ ($\frac{1}{2}$ and $\frac{1}{2}$ parts) pay exceed by this indenters. As is and here's birred to the rate of $\frac{1}{2}$ ($\frac{1}{2}$ form the state of payment mover, essented on the $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ or $\frac{1}{2}$ ($\frac{1}{2}$ or	
And the said part 165 a pool ad hold-sail-be exist in the large will warrent and in a greed between the free desix when the mass has be specified and direct sectors of the same of the Four- transfer of the same of the free desix of the same of the large part hold by the said of the large part hold by the said of the large part hold by the same of the same of of the same of the s	of the first part 60bridge overant and agree that at the del of of historicary threads, first and dear of all homemore. Model the same agricult all parties making law/d claim thereas. parties hereto that the part $\frac{1}{2}$ OS is the Gray part halt at all times eccesses due and payable, and that $\frac{1}{2}$ Mby. Will have babeling by the part $\frac{1}{2}$ or the second part. the loss, if any, and payable is that fail to pay uses taxes when the man become due and payable are is edit to amount a policitation of the loss of the loss of the loss of the loss of a lam moting to be every the payment $\frac{1}{2}$ " a mm of $\frac{1}{2}$ - thousand $\frac{1}{2}$. One the loss of pay the loss of the loss	ivery layed. $\frac{1}{2}$ (b) $\frac{1}{2}$, $\frac{1}{2}$, the layest events B_i of the pression share granted, and enter during the life of this indexters, pay all tasks or assume in that may be bried or assumed agains to provide the old second part to the states of $\frac{1}{2}$ ($\frac{1}{2}$), $\frac{1}{2}$,	
And the used particles or part and indefenditive states in the target will be average that it is agreed between the first agreed between the between the first agreed between the between the first agreed between the first agreed between the first agreed between the between the first agreed between the between the first agreed between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the fir	of the first part 60breaky covenant and agree that at the del of inheritance therein, free and dear of all locambrane. defend the same against lipsrice making is will deal there. particle herein that the part 1.05 of their part shall at all times ecomes do and payshes, not that. 1.7hBy. Will have by balance there is a straight of the second part, the loss I fary, made payshes is the the part. J. of the second part, the loss I fary, made payshes or , and its theorem is part when the same becomes does and payshes as e. , and its theorem is part when the same become does and payshes as e., and its theorem is part when the same become does and payshes as the a manages of occurs the payment. " is a must of thousand is not the second part, with all interest thousand is the second part, with all interest r is the second part to pay for any insurance to is discharge a wide in a this index of pays in any insurance to is discharge a straight in the paysment is made as herein specified, and the adjust is be vaid in white colligation. I for the payment of add man of a low in the paysment is an asset as herein specified, and the adjust is be vaid in white colligation, for the security of which this index wide in the index of pays is a top as an one. If wants a sameling to do it is all written obligation, for the security of which this index wide to have a revert or applicited to collect the same straight of p 	ivery layed. $\frac{1}{2}$ (b) $\frac{1}{2}$, $\frac{1}{2}$, the layest events B_i of the pression share granted, and enter during the life of this indexters, pay all tasks or assume in that may be bried or assumed agains to provide the old second part to the states of $\frac{1}{2}$ ($\frac{1}{2}$), $\frac{1}{2}$,	
And the used particles or part and indefenditive states in the target will be average that it is agreed between the first agreed between the between the first agreed between the between the first agreed between the first agreed between the first agreed between the between the first agreed between the between the first agreed between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the first agreed between the first agreed between the between the fir	of the first part 60breaky covenant and agree that at the del of inheritance therein, free and dear of all localizations of defend the same against lipsrice making is will deal the three. particle served that the part 1.05 of the first part half at all times econome doe and payable, not that	ivery larved. $\frac{1}{2}$ (by _ AFO _ the larved events <u>B</u> of the pression shave granted, and online during the life of this indextors, pay all taxes or assuments that may be bried or assumed agains a upon and real solution bound against first and increase is mark and prove harmone compares to the part	
And the start part 168 , as the start part 168 , as possible to the start part 168 and	of the first part 60 hereby overant and agree that at the del of inheritance therein, five and dear of all hoembears. defend the same against all parties making hered daim therein. agains hered that the part.100 of the first part had at all times eccesses due and payable, and that	ivery larved. They AFO the larved events B of the pression above granted, and online the larved spectra of the larved spectra of the second spectra the second spectra of the second spectra the second A of the second spectra the second A of the second A	
And the start part 168 , as the start part 168 , as possible to the start part 168 and	of the first part 60 hereby overant and agree that at the del of inheritance therein, five and dear of all hoembears. defend the same against all parties making hered daim therein. agains hered that the part.100 of the first part had at all times eccesses due and payable, and that	ivery larved. They AFO the larved events B of the pression above granted, and online the larved spectra of the larved spectra of the second spectra the second spectra of the second spectra the second A of the second spectra the second A of the second A	
And the state part Ias_{1}^{2} is a post and indefenditive states as a post and indefenditive states in the state of the states of the stat	of the first part 60 hereby overant and agree that at the del of inheritance therein, five and dear of all hoembears. defend the same against all parties making hered daim therein. agains hered that the part.100 of the first part had at all times eccesses due and payable, and that	ivery hared. "They_AFO_ the hards events B of the pressments there granted, and enter during the life of this indextors, pay all taxes or assuments that may be bried or assumed agains to be part. of the second part to the sector of 12 minute. Also the the second part tax pay exceeved by this indextors, and and have former to the site of 10% from the date of payment and means, exceeded on the 18 the second part to the sector of 12 minute. Also the second part tax pay exceeved by this indextors, and and have former to the set of 10% from the date of payment and means, exceeded on the 18 the second part to the pay of 18 means and pays and pays assure, exceeded in the 18 the second part to the pays of 18 minute. Also the second pay tax pay is a second pay there are an and the bare former of and bilighties and also in payment and and the second pay the second pay to the pays of 18 minute. The 18 the 18 minute of 100 Minutes as a second to the second pay to the bare of and bilighties and also be payment or pay and the pays that is assess there are barened or pay that are pay to the pay the pay of the second pay tax pay of the second pay tax pays the pay that the second pay tax pays the pay the pay tax pays the pay the pay tax pays tax pay tax pays tax pay tax pay tax pay tay pay tax pay tax pay t	
And the used parties a post and indefenditive state as post and indefenditive state in a post of the state where the first and we want in and in the state way we want in and in the state of the state of the interface of the interface of the interface of	of the fing part 60 bereby overant and agree that at the del of inheritance therein, from and four of all homemore. 	ivery hared. "They_ATO_ the hards evenes B of the pressmen shore granted, and online during the life of this indexters, pay all taxes or assuments that may be bried or assumed agains to be part. of the second part to the texts of 12 Main indexter in the terms of the other part of the second part to the texts of 12 Main indexter indexter indexter of the beam of the second part to the texts of 12 Main indexter indexter indexter of the beam of the text of texts of 12 Main indexter indexter indexter of the beam of the text of texts of 12 Main indexter indexter indexter of the beam of the text of the text of 12 Main indexter indexter indexter of the beam of the text of the text of the text of 12 Main indexter indexter of the text of the text of the text of the text of the text of the text of text 12 Main indexter when its insert text text on the text of the dest of text of the text of the text of the text of the text of the text of the text of text 10 Main 10 M	
And the used parties a post and indefendition of the set of the s	of the first part 60 hereby overant and agree that at the del of inheritance therein, five and dear of all hoembranes. defend the same against all particles making hered daims therein. particle hered that the part.1003 of the first part had at all times escense due and payable, and that	ivery hared. "They_AFO_ the hards events B of the pressments there granted, and enter during the life of this indextors, pay all taxes or assuments that may be bried or assumed agains to be part. of the second part to the sector of 12 minute. Also the the second part tax pay exceeved by this indextors, and and have former to the site of 10% from the date of payment and means, exceeded on the 18 the second part to the sector of 12 minute. Also the second part tax pay exceeved by this indextors, and and have former to the set of 10% from the date of payment and means, exceeded on the 18 the second part to the pay of 18 means and pays and pays assure, exceeded in the 18 the second part to the pays of 18 minute. Also the second pay tax pay is a second pay there are an and the bare former of and bilighties and also in payment and and the second pay the second pay to the pays of 18 minute. The 18 the 18 minute of 100 Minutes as a second to the second pay to the bare of and bilighties and also be payment or pay and the pays that is assess there are barened or pay that are pay to the pay the pay of the second pay tax pay of the second pay tax pays the pay that the second pay tax pays the pay the pay tax pays the pay the pay tax pays tax pay tax pays tax pay tax pay tax pay tay pay tax pay tax pay t	
And the used parties a post and indefendition of the set of the s	of the fing part 60 break of each of all hormbrane	ivery level. "They_ATS. The the layer over a second set of the presence over granted, and enter the order of the layer particle and the second part to the	
And the used parties a post and indefendition of the set of the s	of the first part 60 breakly overant and agree that at the del of inkritiskow threak, first and dear of all homembrane defend the same against all parties making lawid claim therets parties barets that the part.105 of the form of half at all times econome due and payable, and that	<pre>ivery laved. "They RTG the lavest overse. E of the presenteen above granted, and enter during the life of this indextore, pay all taxes or assessments that may be bried or assessed agains a upon mile real entst houred against the and increase is a man, and by such hourses or support to the part the second part to the statest of . This</pre>	
And the used parties a post and indefendition of the set of the s	of the fing part 6 between the argument and argume that at the defined of inheritance therein, five and dear of all hormstreams	ivery lawed. "They_ATS. They do not a series a state of the presence of the presence of the series of the serie	
And the said parties a post and indefault events of the same set of the same	of the fing part 60breaky overant and agree that at the defined of inheritance therein, five and dear of all hormbranes	ivery lawed. "They_ATS. The	
And the said parties a postation in the same part of the	of the first part 60 hereby overant and agree that at the del of inheritance therein, five and dear of all hormbrane. defend the same agrind all particles making leaved dains therein. particle herein that the part 105 of the first part shall as all times escense due and payable, and that. <u>1</u> . They. Will have be believed that field pay mere itsees when the many become due payable is that field pay mere itsees when the many become due payable is that field pay mere itsees when the many become due payable is that many the pay mere itsees when the many become due payable is that many the pay mere itsees when the many become due payable is that many the pay mere itsees when the many become due payable is that many writes obligation for the payment of the indefections, that many the part 105 of the second part. the second part, with all interest that writes obligation for the payment of the indefections, the second part to pay for any insurance or to duckary at the second part to pay for any insurance or to duckary at the second part to pay for any insurance or to duckary at the second part to pay for any insurance or to duckary at the second part to pay for any insurance or to duckary at the second part to pay of the second part. The many duck the second part to pay at the second part. The many duck has the second part to pay at the second part. The second part. the second part to pay the second part. The second part is the second part. The second is the index second part. The second part. the second part to pay at the second part. the second part to pay the second part. the second part to pay the second part. The second part to pay at the second part. the second part to pay the second part. Th	ivery larved. "They_ATO_ the larved scarse B of the presence of the provided and safety of the larved scarse of the second part to the scarse of the second part to the scarse of the second part to the scarse of t	The Felle was wr tt on theory
And the said parties a post and indefault events of the same set of the same	of the first part 60 breakly overant and agree that at the defined of laberitance therein, first and dear of all lacenthranes	<pre>ivery level. "They_AFO_ the last reason and a set of the presenter and set of the set of the last reason of a part of the set o</pre>	This Pelev
And the said parties a post and indefault events of the same set of the same	as	ivery larest. "They_ATO_ the larest events B of the presents above granted, and enter during the life of this indexters, pay all taxes or assessments that may be bried or assessed agains to be part of the second part to the second of the the second is much all by such havenase responses to be part of the second part to the second of the the second is the second part tax pay measure, second on the 15t day of 15g from the size of 10% form the size of payment and measure, second on the 15t day of 15g from the size of 10% form the size of payment of the second pay this interest, and shall be a fittered to the second part tax pay measure, second on the 15t day of 15g from the size of 10% form the size of 10% form the size of 10% of 100 measure pay taxes is a contained therein a been provided, is the second tax and part 100% of the form are been the size of the second pay to the second on all days and is a second pay taxe pay the second pay that second there as the second on all days and is the second taxes are pay the size as a back been the second on a size of 10% form the size of 100% of the form and the second been days and the second and days are pay by the size of the size of 100% of the form and the second been days and the second and days and the second at the second tax is the second of the size pay and the second at the second of the size pay and the second at the se	This Reine
And the safe part 168. a part and indefenditive safe is a part of a distributive safe safe safe is a sport of a distributive safe safe safe is a sport of a distributive safe safe safe is a sport of a distributive safe safe safe is a sport of a distributive safe safe safe is a sport of a distributive safe safe safe safe safe safe safe saf	of the first part 6 breaky overant and agree that at the definition of diskriftment formation (are clear of all locaritaneous). A second secon	<pre>ivery level. "They_Are</pre>	This Reine
And the and parties a postable that the problem of the second parties at the second balance of the second bala	of the first part 6 breaky overant and agree that at the definition of diskriftment formation (are clear of all locaritaneous). A second secon	ivery larest. ¹ Th OY_ATO_ to larest provide a set of the presence of the provide set of the inference of the second part to the second and the second a	This Reine