eceiving No. 2721

MORTGAGE RECORD 80

Reg. No. 710

Receiving No.

	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 18 day of	
	This instrument was hied for record on the 19 day of	irs. An
fargaret C Brocker and husband	July A. D. 19 36 , at 10:15 o'dort A. M. Narold G. Beck	
	Register of Deeds.	
The Lawrence Building and Loan Association	ByDeputy.	The Firs
	July , in the year of our Lord, one thousand nine	THIS INI
THIS INDENTURE, Made this eightcenth day of hundred and thirty six between Margare	July , in the year of our Lord, one thousand mine et C Broeker and J F C Broeker, her husband	bundred and
of Lawrence in the County of Doug!	las and State of Kansas	of Lawr part ies of the
parties of the first part, and The Lewrence building a	part. yof the second part.	The second second
WITNESSETH, That the said parties of the first part, in conside	ration of the sum of DOLLARS, to thom duly paid, the receipt of	WITNESS Eleven E
Seventeen hundred twenty rive and no/100 -	Grant, Bargain, Sell and Mortgage to the said part y of the second part, the	which is hereby a
which is hereby acknowledged, have soid, and by this interfere en- following described real estate situated and being in the County of Douglas	and State of Kansas, to-wit:	following describe
		Lo
Late Blatter (20) Fighty one (81) Fighty	two (82) Eighty three (83) and Eighty four (84)	On
in Walnut Part, a sub-division of a part	of Addition Three (3) in that part of the city	
of Lawrence known as North Lawrence		
		Sector Sector
		Martin State
	the second s	
with the appurtenances and all the estate, title and interest of the said part.	105 of the first part therein.	with the appurten
And the said part 185 of the first part do hereby covenant and agree that at th	he delivery hereof they are the lawful owner & of the premises above granue,	and the said pe
of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance		d a good and indefeasi
and that they will warrant and defend the same against all parties making lawful claim thereto.	times during the life of this indesture, may all laise or assessments that may be irried or summit apart.	
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 105. of the first part shall at all the same shall be a start the same shall be a start to be a start to be same shall be a start to be same shall be a start to	. In the during the life of this indenture, pay all taxes or assessments that may be levied or sound spine in the second spine	It is agreed bety mid real estate when th
and that they will warmant and defend the same against all parties making having dain thereto. It is agreed between the parties hereto that the part 105 of the fart part shall at all mild real state when the same becomes due and payable, and that they. Will keep the built in the same becomes due and payable, and that they will keep the built is the same becomes due and payable, and that they will keep the built is the same becomes due and payable, and that they will keep the built is the same becomes due and payable, and that they will keep the built is the same becomes due and payable, and that they will keep the built is the same becomes due and payable the same same the same same the same factors the same factors the same same the same same same same same same same sam	times during the life of this indenture, pay all taxes or assessments that may be bried or assessing the Bidgay spon aid real scatter largered against for and to rando in such sum and by such summa support while the hyperty. Of the second part to the starts of 1.5	It is agreed bety mid real estate when th as shall be specified and
and that they will warrant and defend the mass spinst all parties making lawful claim thereton. It is agreed between the parties hereto that the part 20.5. of the fert part shall at all and draw datase when the mass becomes durand paythe, and that the year. Will have pute but as shall be precised and directed by the party. — of the scendar part, the heat, if any, made pay and part 20.5 of the fort part shall full to pay such tarse when the same become durand any any start bar and the start part shall full to pay such tarse when the same become durand any any start part 20.5 of the fort part shall full to pay such tarse when the same become durand any any start part of the fort part shall full to pay such tarse when the same become durand any any start parts and the same becomes durand any start tark parts the same become durand any start parts and start parts and the same becomes durand and the same become start parts and start parts and the same becomes durand and parts and the same become start parts and start parts and the same becomes durand and parts and the same become start parts and start parts and the same becomes durand parts and parts and the same become start parts and start parts and parts and the same becomes durand parts and start parts and	times during the life of this indenture, pay all taxes or assessments that may be bried or assessing the Bidgay spon aid real scatter largered against for and to rando in such sum and by such summa support while the hyperty. Of the second part to the starts of 1.5	It is agreed bety mid real estate when th as shall be specified and mid partifics of the fi
and that they will warrant and defend the mane against all parties making inwise data thereto. It is agreed between the parties hereto that the part 2023, of the fort part shall at all and drain state when the markes however due and payable, and that the YOM, Will keep the built and hall be specified and directed by the paya. Of the second part, the has, it day, made pay and part 10.5 of the fort part shall fail to pay such tare when the mane become due and pays that here predict and direct the the the manus to paid and however part of the histohetic fully repid. THIS GRANT is intended as a maring or source the payment of the sum of THIS GRANT is intended as a maring or source the payment of the sum of the participation of the state how the state of the sum of the sum of the state of marine pays the state how the state of the sum of the sum of	times during the life of this indenture, pay all tases or assessments that may be bried or assessed spine didgs upon aid real scatte insured against for and to rando in such musual by such homes compu- hate to the part $J_{\rm eff}$ of the second part to the scatted of $J_{\rm eff}$. Insured. And is the weil the heast to the part $J_{\rm eff}$ of the second part more graves asses, second by this indenture, and shall beer interest at the rate of 10% from the shall of part are graves assess.	It is agreed bety mid real estate when it as shall be specified any mid partics of the fi mid taxes and insurance fully repaid. THIS GRANT
and that they will warrant and defend the mass spinst all parties making lawful claim thereto. It is agreed between the parties hereto that the part [CB] of the fert part shall as all and are instate when the mass become due and paythe, and that the Oy. Will keep the bulk as hall be operating and duriced by the pay. ¹¹ of the wood part, the has, it fay, made pay and part [CB] of the fert part shall full to pay such tarse they have made been spin- d trans of the mannes, or stifter, and the instance to put administration of the indefect fully regist. Seventheorn humberd: "This GRANT is instand as a margare to secure the payment of the sum of 	times during the life of this indenture, pay all taxes or assessments that may be bried or somed ignor- liking upon aid real extra loaned against for and borned in such man and by such manase sequen- take to the part J. of the second parts to the extent of 15.5. Interest. And is the rest that he and to keep such provides interest at herein provided, then the part J. of the second part are re- ments and the provided part of the second part are re- provided by this indenture, and shall been interest at the rest of 10% from the data of spream and the provided part is a start of the part of the potential, the provided part of the part of the part of the part of the	It is agreed bet mid enai enaite when it or shall be specified an mid partiell, of the bar mid taxes and insurance fully resid. THIS GRANT
and that they will warrant and defend the same against all parties making lawful claim thereton. It is agreed between the parties hereto that the part 16.6 , of the first part shall at all and erail state when the same becomes down all parties and that 10^{-1} yr. That 110^{-1} yr. That all erail state when the same becomes down all parties and that 10^{-1} yr. That 110^{-1} yr the bulk and grant 10.5 of the first part shall fail to pay such tarse when the same become down all parties that the same becomes the same starse shall become the parties of the same shall be the same state of the same starse shall be become the parties of the same starse that the same starse starse starse starse starse starse when the same starse starse starses the same starse starses starse starses starse starse starses at a same starse to same starse starse starse starse starses starses Same starses at a starse starse starse starses starses starses starses starses starses starses that the starse starses at a starse starse starse starse starse starses starses starses starses starses starses at a starses starse starse starses starses starses starses starses starses starses starses starses starses at a starse starse starses starses starses starses starses starses starses starses starses starses starses starses starses starses starses s	times during the life of this indenture, pay all taxes or assessments that may be bried or summit spins. Billings upon said real extra tourned against for and tornado in such man and by such manass compary rable to the part $U_{}$ of the second part to the extent of <u>15.5</u> . Interest. And in the reset that the and to keep all promised insured a hearing portical that the part $U_{}$ of the second part may pro- ess, secured by this indenture, and shall bear interest at the rate of 10% from the date of promised models and the part of the second part to the terms of the date of 10% from the date of promised models are the second part of the terms of all dates to second part may pro- terms according thereon according to the terms of all dates to second are may of dates and the second part to the terms of all dates to second are may of the second part may and the second part of the second part of the terms of all dates to second are may of the second part of the second part of the terms of the second part may be all the second part may be also to second part of the second part of the second part of the terms of the second part of the second part of the second part of the second part of the terms of second part of the terms of second parts of the second part of the second part of the second part of the second part of the terms of second parts of the second part of the se	It is agreed bet mid ensi ensiste when it u shall be specified as an arrian of the specified as an arrian of the specific as THIS GRANT Elloyo; recording to the terms and byifing
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.0 , of the first part shall at all and real outs the same because durant parties and that 16.0 will have the bulk and parties of the first part shall full to pay reduct that 10.0 will have the bulk that are add manages, or thirty, and the manual to paid and there are part of the side of the filly "Hills GRANT is intended as a maringree to secare the payment of the same 10.0 mode 10.0	times during the life of this indenture, pay all taxes or assessments that may be bried or summit spins. Bidings upon said real estate insured against for and toreado in such mus and by such manass compary rable to the pair the second part to the estate of <u>11.5</u> interest. And it has even the base at to keep all promised named a hearing pervided, then the part <u>J</u> of the second per up yr asses, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment and more more, securid on the <u>18.18th</u> day of <u>JULy</u> 18.56 , interest according thereon according to the terms of aid obligation and sho to secon any use around are any assess with interest thereon as herein provided, in the event that mid part <u>18.84</u> is hon per	It is agreed bet mid ensi ensiste when it u shall be specified as an arrian of the specified as an arrian of the specific as THIS GRANT Elloyo; recording to the terms and byifing
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.0 , of the first part shall at all and real outs the same because durant parties and that 16.0 will have the bulk and parties of the first part shall full to pay reduct that 10.0 will have the bulk that are add manages, or thirty, and the manual to paid and there are part of the side of the filly "Hills GRANT is intended as a maringree to secare the payment of the same 10.0 mode 10.0	times during the life of this indenture, pay all taxes or assessments that may be bried or summit spins. Bidings upon said real estate insured against for and toreado in such mus and by such manass compary rable to the pair the second part to the estate of <u>11.5</u> interest. And it has even the base at to keep all promised named a hearing pervided, then the part <u>J</u> of the second per up yr asses, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment and more more, securid on the <u>18.18th</u> day of <u>JULy</u> 18.56 , interest according thereon according to the terms of aid obligation and sho to secon any use around are any assess with interest thereon as herein provided, in the event that mid part <u>18.84</u> is hon per	It is agreed bet mid ensi ensiste when it u shall be specified as an arrian of the specified as an arrian of the specific as THIS GRANT Elloyo; recording to the terms and byifing
and that they will warmat and defend the mane against all parties making inwise data in the second they be greated between the parties hereto that the part. 2023. (d) the fort part shall at least a start when the mane becomes due and payable, and that the bay. Till Harey the bulk and and the start be part in the second part, the loss (if any start shall be specified and directed by the part). (d) the second part, the loss (if any start shall be specified and directed by the part). (e) the second part, the loss (if any start shall be specified and directed by the part). (e) the second part, the loss (if any start shall be specified as a directed by the part). (e) the second part is the loss (if any start shall be specified as a directed by the part). (e) the specified be specified by the part of the second part is be loss (if any start shall be specified by the part of the specified by the part of the second part is the loss (if any start shall be specified by the part). (e) the specified by the part of the second part is the loss (if any start shall be specified by the part of the backbard on the specified by the part of the backbard on the specified by the backbard on the part of the backbard on the part of the backbard on the part of the backbard on the backbard on the part of the backbard on th	times during the life of this indenture, pay all taxes or assessments that may be bried or somed spins. Bidgs upon aid real status degrade for and formado in such man and by such assesses upon table to hep art. (a) of the second part to the status of	It is agreed been and real ensures when it as able has been been and particles, at the able to the second second THIS GRANT 20072 remediate to the terms as by <u>fits</u> and the second able the second able the second able the second able to able the second second second able to able the second able of the able to able to able of the able of the able of the able to able of the able of the able to able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the able of the abl
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.6 , of the first part shall at all error of the the max becomes down all parties and that 10.5 , 10.1 . Lives the bulk and error to the max becomes down all parties and that 10.5 , 10.1 . Lives the bulk and a parties and that 10.5 , 10.1 . Lives the bulk and parties and that 10.5 , 10.1 . Lives the bulk and parties and that 10.5 , 10.1 . Lives the that the part 10.1 of the second part, the law, if sky, made pay might part 10.5 of the first part shall fail to pay such tars when the same become down all parties of the second part, the law, if sky, made pay might part 10.5 of the first part shall fail to pay such tars when the same become down and parties of the second part, the law, if sky, made pay might part 10.5 of the first part shall fail to pay such tars when the same tars pay that the same stars pay that the same stars pay that the same stars pay the same stars the payment of all at the day 10.0 . Lives 10.0 , the same stars the part is pay for a pay the same stars the part 10.0 of the second part, with all is made pay be to the part. $y_{\rm c}$ of the second part, with all is shall be pay the same stars pay that to the part $y_{\rm c}$ of the second part, with all is that if and the same stars the same stars 10.0 . And the same stars 10.0 might pay the pay the part 10.0 might pay the pay the part 10.0 might pay the pay the pay the part 10.0 might pay the pay the pay the part 10.0 might pay the pay the pay the part 10.0 might pay the pay the pay the pay the pay the part 10.0 might pay the pay the pay the part 10.0 might pay the pay the pay the pay the part 10.0 might pay the pay th	times during the life of this indenture, pay all taxes or assessments that may be bried or summit quite. Bings upon mid real exists insured against for and tornado in such man and by such means compary hals to the pair during the second part to the exist of <u>15.6</u>	It is agreed here and run antice when it as shall be specified as an an arrivation of the specified as a specific of the specified the specified of the specified as a specified of the specified as a specified of the specified of the state of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of the specified of th
and that they will warmat and defend the mass against all parties making lawful claim thereto. It is agreed between the parties hereto that the part. 16.21. dt the fort part shall at end of the mass becomes due all paytoks, and that the hyst. Thill here the built and end states when the mass becomes due all paytoks, and that the hyst. Thill here the built at the states that at the part of the state of the state state at the paytok and that the hyst. Thill here the built is and the state state at the state of	times during the life of this indenture, pay all taxes or assessments that may be bried or some inputs Bidgs upon aid real scatter larger is a start for and to rando in such may be bried or some inputs bidgs upon aid real scatter larger is a breed power in the start of 15.5	It is agreed here and real entropy when the entropy of the second second second entropy of the second second the second second second second result of the second second entropy of the second second second entropy of the second second second second entropy of the second second second second second entropy of the second second second second second second entropy of the second
and that they will warrant and defend the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the part 16.0 , of the first part will be response to the parties bereform that the part 16.0 , of the first part will be response to the parties below the part because the part 10.0 and 10.0 an	times during the life of this indenture, pay all taxes or assessments that may be bried or summit spins. Billing upon aid real extra learned against for and formade in such man and by such means compary rake to the part y of the second part to the extent of if if if if if billing upon aid real extra learned against for and to rake of 10% from the data of parts are the set of the part by promised instead a herein provided, then the part y of the second part are not second by this indenture, and shall here interms at the rate of 10% from the data of parts are more accurated by this indenture, and shall here interms at the rate of 10% from the data of parts are more accurated by this indenture, and shall here interms at the rate of 10% from the data of parts are more accurated by this indenture, and shall here interms at the rate of 10% from the data of parts are more accurated by this interest there as a herein provided, in the event that and part 11212 this here at args are up taxes with interest there as herein provided, in the event that and part 11212 this here at a big the not herein therein for the data area. If default here and is not paramete area part have a big the not herein therein the data bas and the based on a member that are at the indent contained therein fully discharged. If default here and is part therein the and member at a start is forter, that in indentify mattrue and become due and parts in a the based members and the start in the start and the based of the adjournees and the based members in the data part indentify the parts and based in a member and at the herein and the part indentify in the core and add adding in indentify the start indentify the start indentify the start indentify the start indentify the parts are and the based members and adding the start indentify the start indentify the start indentify the start indentify indentify the start indentify therein indentify thendify the start indentify the start indentif	It is agreed here and real ensities when the an shall be specified and and particles, of the for- adje particles, of the for- adje particles, and the adje particles, and the THES GRANT ELEVENT THE STATE many stranged by the shall fail to gray them and or Add Mark ensaty and the adje and the state of the adje and the state of the adje adje and the state of the adje adje adje adje adje adje adje adje adje adje adje adje adje adje adje
and that they will warrant and defend the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the part 16.0 , of the first part will be response to the parties bereform that the part 16.0 , of the first part will be response to the parties below the part because the part 10.0 and 10.0 an	times during the life of this indenture, pay all have or assessments that may be bried or summed spins. Bidlags upon aid real extra learned against for and formado in such man and by such masses output table to the part J_ of the second part to the extent of 15	and that they will war. It is agreed berry and read and the specified and and provided differences of and and the specified and the specified differences of the specified and the specified differences and by <u>112</u> . Butty schwards by the schward specified and by and by <u>112</u> . Butty schwards by the schward specified and by and the specified and by the schward specified and by and the specified and by the schward by the schward by and the specified and the specified and the specified and the and the specified and the specified and the specified and the and the specified and t
and that they will warrant and defend the mass against all parties making lawful claim thereton. It is agreed between the parties hereto that the part 16.8 of the first part will be an observed to an all parties and that the part 11.1 large the bulk and an all be specified and directed by the party — of the scenard part, the law, if sky, made pay might part 16.8 of the first part whall fail to pay such tarse when the same because the individual because the parties of the first part whall fail to pay such tarse when the same because the individual because the parties of the first part whall fail to pay such tarse when the same because the individual because the individual because the parties of the scenario is and the part of the scenario part of the scen	times during the life of this indenture, pay all have or assessments that may be bried or summed spins. Billings upon aid real catter insured against for and formado in such man and by such assess supervise. Also have such that be as to keep which promise insured as having provided, then the part, Y. as the second part are the bears securing thereon according to the terms of and obligation and the second second are as a second second as the terms of and obligation and the second second are as a second second as a second second second as the terms of and obligation and the second sec	It is agreed here and real ensities when the an shall be specified and and particles, of the for and particles, of the for the specified of the specified of the specified of the specified of the specified of the specified of t
and that they will warrant and defend the mass against all parties making lawful claim thereton. It is agreed between the parties hereto that the part 16.8 of the first part will be an observed to an all parties and that the part 11.1 large the bulk and an all be specified and directed by the party — of the scenard part, the law, if sky, made pay might part 16.8 of the first part whall fail to pay such tarse when the same because the individual because the parties of the first part whall fail to pay such tarse when the same because the individual because the parties of the first part whall fail to pay such tarse when the same because the individual because the individual because the parties of the scenario is and the part of the scenario part of the scen	times during the life of this indexture, pay all have or assessments that may be bried or somed spin- filling upon aid real catac insured against for and formado in such man and by such assess sequent that the top any of the second part to the catact of 15	It is agreed been and area mains when it is a single state with the specified as a significant of the signif
and that they will warmant and defend the same against all parties making lawful claim thereton. It is agreed between the parties hereto that the part. 16.8. of the first part shall as a law law parties and the same boreas side and parties and that the first. 11.11 are to be built of the same boreas at our and parties and that the first. 11.11 are to be built are able to be parties of the law law law are same parties and that the first. 11.11 are to be built of the first part shall fail to pay not have been at boreas are been at the same boreas at the same different di	times during the life of this indenture, pay all have or assessments that may be bried or summed spins. Billings upon aid real catter insured against for and formado in such man and by such assess supervise. Also have such that be as to keep which promise insured as having provided, then the part, Y. as the second part are the bears securing thereon according to the terms of and obligation and the second second are as a second second as the terms of and obligation and the second second are as a second second as a second second second as the terms of and obligation and the second sec	It is agreed here and real ensities when the an shall be specified and and particles, of the for and particles, of the for the specified of the specified of the specified of the specified of the specified of the specified of t
and that they will warrant and defend the mass against all parties making lawful daim thereton. It is agreed between the parties hereto that the part 16.6 , of the first part what at all the rest 16.6 , of the first part is the part 16.6 , of the first part is that the part 16.6 , of the first part is that the part 16.6 , of the first part is that the part 16.6 of the first part is that the part 16.6 of the first part is that the part 16.6 of the first part is that the part 16.6 of the first part is that the part 10.6 of the second part, the law, if sky, made pay might part 16.6 of the first part is that the part 20.6 of the second part, the law, if sky, made pay might part 16.6 of the first part is that the part 20.6 of the second part, the law, if sky, made pay might part 16.6 of the first part is that the part 20.6 of the second part, the law, if sky, made pay might part 16.6 of the first part is that the part 10.6 of the payment of midd more strategies by the mid part 20.6 of the second part is pay for any part of part and pay 11.6 throw made pay the to the part 10.6 of the second part is pay for any part of part of part is pay the max as periodic in the intermation of the the payment of midd more strategies by the mid part 20.6 of the second part is they are were first on the the that midd is the second part of the second part is they part which the hit the second part 20.6 of the second part 10.6 of t	times during the life of this indexture, pay all have or assessments that may be bried or somed spin- filling upon aid real catac insured against for and formado in such man and by such assess sequent that the top any of the second part to the catact of 15	It is agreed terms and real states when the ask and real states when the ask of the states and the ask of the states and the difference of the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and th
and that they will warrant and defend the mass explort all parties making lawful claim thereto. It is greed between the parties hereto that the part 16.6 , of the first part hall at all the relation of the mass because of an all parties and that 10.0° , M.11. They the bulk of the relation of the mass because of an all parties and that 10.0° , M.11. They the bulk of the relation of the theory of the second part, the law, if sky, made pay mail grant (10.5 of the first part shall fail to pay such tarse when the same because the indication of the second part, the law, if sky, made pay mail grant (10.5 of the first part shall fail to pay such tarse when the same because the indication of the second part, the law, if sky, made pay mail grant (10.5 of the first part shall fail to pay such tarse when the same because the indication of the second part, the law, if sky, made pay mail grant (10.5 of the first part shall fail to pay such tarse when the same second to same difference of the same second the same difference of the same second target the same s	times during the life of this indetertor, pay all taxes or assessments that may be bried or summed spin- fillings upon aid real catac insured against for and formado in such many all yeach issues upon this to the part y. J of the second parts to the catter of 15	It is agreed terms and real states when the ask and real states when the ask of the states and the ask of the states and the difference of the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and the states and th
<pre>sed that they will warrant and defend the mass against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 10.8. of the first part shall all read or any other herms becomes do and parties and that ChOy. Mill Libre the built and any other herms becomes do and parties and that ChOy. Mill Libre the built is appendix and the mass becomes do and parties and that ChOy. Mill Libre the built and any other herms becomes do and parties and that ChOy. Mill Libre the built and the mass becomes and the mass any addition that ChOy. Mill Libre the built and the mass becomes and the mass and the mass any addition the set of an addition of the mass of the mass become and the mass and the become a part of the set of the mass of the mass become and the mass and the become a part of the set of the mass and the mass become and the mass and the set of the set of the mass and the mass parties the the mass and the set of the set of the mass are parties of the mass and the mass and the set of the mass and by</pre>	times during the life of this indetertor, pay all taxes or assessments that may be bried or summed spin- fillings upon aid real catac insured against for and formado in such many all yeach issues upon this to the part y. J of the second parts to the catter of 15	It is agreed been and or mains when it is a shall be specified as a significant of the state of
<pre>set that they will warrant and defend the mane against all parties making lawful claim theretes. It is agreed between the parties hereto that the part 16.8. of the fort part shall at all the related and state when the mane because our all parties and that the 100. MILL here the bulk as a shall be specified and directed by the party of the scend part, the law, if days, mode pay and gard. 12.8 of the fort part shall hall to pay such as part all the same as a pay and gard. 12.8 of the fort part shall hall to pay such as part all the same as part of the same of </pre>	inne during the life of this indexture, pay all taxes or assessments that may be bried or summed spins. Billing upon aid real entra insured against for and formado in such man and by such insures or sum that is to the part of the second part to the center of 1.5	A is agreed been and real starts when it is a single start when it is a single start and the specified an anise start of the start and the specified start and the specified starts and the start and the specified starts and the specified starts and the start and the specified starts and the speci
<pre>set that they will warrant and defend the mane against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.8. of the fort part shall at all end and another the mane becomes do and party, and nutrich Toy. Thill Live the built and and the fort here the there is a source of the second part, the bas, if any, mode pay and gard. 16.8 of the fort part shall fail to pay not have when the mane are part of the indication of the second part, be based to be and party, and nutrich Toy. Thill Live the built in the second part, the base is because an any part of the second part, the bas, if any, mode pay and gard. 16.8 of the fort part shall fail to pay not have when the mane are part of the indication of the second part is an any part of the second part. The second part, the base of the second and by</pre>	inne during the life of this indexture, pay all taxes or assessments that may be bried or summed spins. Billing upon aid real entra insured against for and formado in such man and by such insures or sum that is to the part of the second part to the center of 1.5	It is agreed be a set of real sense when it is a set of real set o
<pre>set that they will warrant and defend the mane against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.8. of the first part shall at all end and another the mane becomes down all parties and that the type. That like the solution of the first parties here to that the the solution of the mane and and generic 10.8 of the first part shall fail to pay not have when the mane are part of the indication of the solution of the solution of the source of the source of the source of the solution of the solution of the source of</pre>	times during the life of this indenture, pay all have or assessments that may be bried or summing that. Biding upon aid real entre laured against for and formado in such man and by such assess supervised in the second of the second part to the second of the file of the second part of the second p	A is agreed been and real starts when it is a single start when it is a single start and the specified an anise start of the start and the specified start and the specified starts and the start and the specified starts and the specified starts and the start and the specified starts and the speci
<pre>sed that they will warrant and defend the mass explort all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.8. of the fort part shall at all end of the determine the mass because our all parties and that the type. That law, that is all end and the bus the mass because our all parties and that the type. That law, that will general 16.8 of the fort part shall fail to pay note that when the mass because this indication in the parties of the fort part shall fail to pay note that when the mass because the indication in the parties of the fort part shall fail to pay note that when the mass because the indication in the parties of the fort part shall fail to pay note that when the mass because the indication in the parties of the fort part shall fail to pay note that we when the mass because the indication in the parties of the fort part shall fail to pay note that the same of the shall be pay the part the part of the same and pay in the part of the same of the same of the shall be pay the part of the mass pays the to the part of the same part of the same and by</pre>	times during the life of this indenture, pay all hasse or assessments that may be bried or summed spins. Billing upon aid real entropy has a for and for and for all the second s	A is agreed been and real starts when it is a single start when it is a single start and the specified an anise start of the start and the specified start and the specified starts and the start and the specified starts and the specified starts and the start and the specified starts and the speci
<pre>set that they will warrant and defend the mass explort all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.8. of the fort part shall at all ide rail on state when the mass because our all parties and that the fort. Thill be the the shall be positived and directed by the party of the second part, the law, if any, mode pay and gard.16.8 of the fort part shall fail to pay such than the same areas of the indirection if the positive of the law because and paythe, and that the fort. This is all the positive of the parties of the pay of the pay</pre>	times during the life of this indenture, pay all has no or assessments that may be bried or named spins. Billings upon aid real entropy that for each format of the set of the set of the set of the second part of the secon	It is agreed for a dist when it is a size of the dist is used at it is a dist in specified an add magnetized an add magnetized and the distance of the distanc
<pre>set that they will warrant and defend the mass explort all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.8. of the fort part shall at all ide rail on state when the mass because our all parties and that the fort. Thill be the the shall be positived and directed by the party of the second part, the law, if any, mode pay and gard.16.8 of the fort part shall fail to pay such than the same areas of the indirection if the positive of the law because and paythe, and that the fort. This is all the positive of the parties of the pay of the pay</pre>	times during the life of this indenture, pay all has no or assessments that may be bried or named spins. Billings upon aid real entropy that for each format of the set of the set of the set of the second part of the secon	A is agreed been and real starts when it is a single start when it is a single start and the specified an anise start of the start and the specified start and the specified starts and the start and the specified starts and the specified starts and the start and the specified starts and the speci
<pre>set that they will warrant and defend the mass explort all parties making lawful claim thereto. It is agreed between the parties hereto that the part 16.8. of the fort part shall at all ide rail on state when the mass because our all parties and that the fort. Thill be the the shall be positived and directed by the party of the second part, the law, if any, mode pay and gard.16.8 of the fort part shall fail to pay such than the same areas of the indirection if the positive of the law because and paythe, and that the fort. This is all the positive of the parties of the pay of the pay</pre>	times during the life of this indenture, pay all has no or assessments that may be bried or named spins. Billings upon aid real entropy that for each format of the set of the set of the set of the second part of the secon	It is agreed for a dist when it is a size of the dist is used at it is a dist in specified an add magnetized an add magnetized and the distance of the distanc
at that they will warmat and defed the mass explort all parties making lasted data therete. It is greed between the parties hereto that the part 10.8. of the first part shall be the postfield and directed by the party of the second part, the last, fit asy, made pay and part 10.8 of the first part shall fit to pay such tasses when the same because the individual like the postfield and directed by the party of the second part, the last, fit asy, made pay and part 10.8 of the first part shall fit to pay such tasses when the same because the individual like the postfield and directed by the party of the second part, the last, fit asy, made pay and part 10.8 of the first part shall fit to pay such tasses when the same because the individual like the postfield and directed by the party of the second part, the last, fit asy, made pay and by "fits"	Lines during the life of this inferiture, pay all tasks or assessments that may be bried a reasonal quite finding upon and real state inserved against for and formation in such years of the second part of the inference of th	As agree does ad a real action to the all as shall be specified as as a real particle of the action to the specified as an as a by <u>15.8</u> more stranged by the shall fail to age the an or an Astronom to the action and the action as all as the action as a stranged by the shall fail to age the an or a shall fail to age the and the add the action as all a the backgroup and the add the action as all a shall be paid to a shall be paid to a shal
and that they will warmat and defend the mass explicit all parties making lasted data therete. The spread between the parties hereto that the part 16.8 of the fort part that at all the result of the result of the second part, the last, 110 yr, 111 here the balance of the second part, the last, 110 yr, 111 here the balance of the second part, the last, 110 yr, 111 here the balance of the second part, the last, 110 yr, 111 here the balance of the second part, the last, 110 yr, 111 here the balance of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part is part of the second part, the	times during the life of this indeterture, pay all taxes or assessments that may be bried or summed spats indigs open aid real status during a gainst for and formado is such sum and by such assessments were were added by this indeterture, and all beer interest at the relate of 1.5	It is agreed teams and real and real and the specified and and any specified and the specified and the specified and the specified and the specified and the specified and the specified and and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified the specified and the specified and the specified and the specified and the specified and the specified the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the spe
and that they will warmat and defend the mass explicit all parties making lasted data therete. The spread between the parties hereto that the part 16.8 of the fort part that at all the result of the result of the second part, the last, 110 yr, 111 here the balance of the second part, the last, 110 yr, 111 here the balance of the second part, the last, 110 yr, 111 here the balance of the second part, the last, 110 yr, 111 here the balance of the second part, the last, 110 yr, 111 here the balance of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part, the second part is part of the second part is part of the second part, the	times during the life of this indeterture, pay all taxes or assessments that may be bried or summed spats indigs open aid real status during a gainst for and formado is such sum and by such assessments were were added by this indeterture, and all beer interest at the relate of 1.5	It is agreed teams and real answers with the additional sector of the sector of the adjustment of the sector of the adjustment of the sector of the adjustment of the sector of the answers of the adjustment of the answers of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the adjustment of the
and that they will warmat and defend the mass explort all parties making lawful claim thereto. The agreed between the parties hereto that the part 10.65 of the fort part shall be the derived and directed by the party of the second part, the law, if any, mode pay and generic 10.55 of the fort part shall full to pay such tarse when the same because the addition of the second part, the law. If any, mode pay and generic 10.55 of the fort part shall full to pay such tarse when the same because the addition of the second part, the law. If any, mode pay and generic 10.55 of the fort part shall full to pay such tarse when the same because the addition of the second part, the law. If any, mode pay and generic 10.55 of the fort part shall full to pay such tarse when the same to pay sets the second part, the law. If any, mode pay second part, the law. If any, mode pay second part, the law. If any, mode pay sets the second part, the law. If any, mode pay second part, the law. If any, mode pay second part, the law. If any, mode pay second part, the law. If any of the second part, the law. If any mode payshes to the part. J. C. the second part, the law is and the second part, the law. If any mode payshes to the part of a second part, with all find to pay the same as periodic in the law and the part of the second part, the law and the second part and part and part and part and part and the second part and the second part and second pa	times during the life of this indeterture, pay all taxes or assessments that may be bried or summed spats indigs open aid real status during a gainst for and formado is such sum and by such assessments were were added by this indeterture, and all beer interest at the relate of 1.5	It is agreed here a solution of the second s
at that they will warmat and defed the mass explort all parties making lasted data therete. It is greed between the parties hereto that the part 10.8. of the first part shall be the postfield and directed by the party of the second part, the last, fit asy, made pay and part 10.8 of the first part shall fit to pay such tasses when the same because the individual like the postfield and directed by the party of the second part, the last, fit asy, made pay and part 10.8 of the first part shall fit to pay such tasses when the same because the individual like the postfield and directed by the party of the second part, the last, fit asy, made pay and part 10.8 of the first part shall fit to pay such tasses when the same because the individual like the postfield and directed by the party of the second part, the last, fit asy, made pay and by "fits"	times during the life of this indeterture, pay all taxes or assessments that may be bried or summed spats indigs open aid real status during a gainst for and formado is such many all y such assesses using this to the part y.g. of the second gainst the taxet of 1.5	A is agreed been and real start when it is a single start when it is a start with the specified as a significant of the start of the st