MORTGAGE RECORD 80

0. 897 °C

Receiving	No.
recervine	

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	T
	ad Vahal Varma	This instrument was filed for record on the 18 December A.D. 1936, at 4:55 pelook	day of
Ernest W. Young a	TO TO	Warold a. Deck	
Lawrence National Ba	ank Lawrence, Kansas	Register o	d Deeda.
awrence actional be		By	
THIS INDENTURE, M hundred and thirty-six	lade this 15th day of between Ernest	December , in the year of our Lord, one theo W, Young and Mabel Young, his wife	usand nine
of Lawrence	in the County of Douglas	and State of Kansas	
parties of the first part, and	The Lawrence National B	Lawrence, Kansas part y of the se	
WITNESSETH, That th	he said part 165 of the first part, in consider	ration of the sum of	Charles and the state of the state
Six thous	and and no/100	Grant, Bargain, Sell and Mortgage to the said part y of the second	receipt of I part, the
v		ichusetts Street, Lawrence, K _{ansas} .	
Lot Mu	mber signty-two (or) on masse		
		• • • • •	
And the said parties.of the first		95 of the first part therein. deivery bread	, and minim
And the mid paril 65.of the first of a good and indefeasible estate of inheri and that they will warrant and defend the It is agreed between the parties he mid real sector when the mane becomes du shall be specified and directed by the pa- mid paril 65.of the first part while fail is	t part do	05. of the first part therein. delivery hereof <u>they</u> <u>are</u> the hard over <u>a</u> of the premise short painly met during the life of this indecture, pay all have or assessments that may be level or same finge upon and real entate insured spinst for and toreads in meth was not by your harmonic life to the part <u>J</u> of the second part to the state of <u>158</u> . Instrume. As in the sec of the part <u>J</u> of the second part to the state of <u>158</u> .	and solution as a space as a support or company arreat that
And the mid particS.of the first of a good and indefeasible estate of inheri mat that they will warrant and defend the It is agreed between the particle he mid real estate when the mans becomes du as shall be specified and directed by the put end garaxies of the first part that full mid gara and instrance, or either, and it fully read. Six	t part do	delivery hereof this [3.6] and the lawful over S. of the preside above push- me during the life of this indecture, pay all taxes or assessments that may be lefted or ann lings upon said real estate insured spainst five and torenado in such was not by such howards he to the part \mathcal{Y} of the second part to the estent of 1.5 for the second part of the lower second part is the rest of 1.5 for the second part of the second part to the estent of 1.5 for the second part \mathcal{Y} of the second part to the estent of parts \mathcal{Y} of the lower second part is the rest of 10% Town the data of pay so, secured by this indecture, and shall beer interest at the rate of 10% Town the data of pay	Los data mai spatia resultati resultati data SOLLARS
And the side part 0.5 , of the first of a good and indefaultile state of label and that they will warrant and defend the It is greed between the parties he midd real state when the same becomes du and hall be specified and directed by the p mid graft 0.5 of the fort part shall fail fully realized. THIS GRANT is intended as a me Six secording to the terms of _OIO	t pert dolevely covenant and agree that at the same therein, free and dear of all incentives σ . evens explore a priority of the there of the there of the end perpendicular the there pert shall at all the set ad perpendicular the there. The pert of the there end perpendicular the there is a pert of the individual explores there when the same hereas dies and perpen- ion there is be individual. The individual explores the perpendicular the individual throws and and no/100 —	delivery hereof. Likely D.E. the involution over S. of the premises alone pushed meet during the life of this indexture, pay all mass or assessments that may be levid or and line upon aid real entrie innered spinst for and toreads in more was not by such humans the to the part \mathcal{Y} of the second part to the extent of	Last dadi and galaxy and gal
And the said part 0.5 , of the first of a good and indefensible states of laber and that they will warmant and defend the It is spred between the parties he mid part state when the name becomes do as hall be specified and directed by the p mid part 0.5 of the first part shall fail the said and instructions of the said the said laber and managements of states, and the laber and managements of the said the said the said the said the said the said the said the said the said the said the said the Hilly distance of the said part. $\Delta = 0$	to put dolevely overant and agree that at the itame therein, free and dear of all incumbrance ensemptions of particular the first optimum of the eres that the part102. If the first part hall is all the eres of particle, not that they will have not be its and particle, and that they will have not be and particle, and that the same because does and party its how the same because does and party has sensate by said hall become a part of the his does does not be and the because does and party has a sensate by said hall become a part of the his does does not be and the because does and the does does not be and the because does and the does does not part of the because part to be and the thousand a main on/2000 – – – – , wrain writien oblightion for the payment of and mum able to the second part to pay for any insurance or to dischard	delivery hereof_they_BEB_BEB_BEB_BEB_BEB_BEB_BEB_BEB_BEB_BE	Last deal and to be an anyony and to be an anyony and the and th
And the said part 0.5 , of the first of a good and indefaulties state of laber and that they will warmant and default in its grand between the parties he and real scatte when the same becomes do and and scatte when the same becomes do and grand scatter when the same becomes do that scatter and insurance, or sither, and the failty scatter and scatter and the same scatter and scatter and scatter and scatter that the scatter scatter and scatter scatter and scatter scatter and scatter and grand scatter scatter scatter and scatter and the comparison scatter scatter scatter scatter and the scatter scatter scatter scatter scatter and the scatter scatter scatter scatter scatter scatter and the scatter scatter scatter scatter scatter scatter and the scatter scat	to pet do	delivery hereof_they_BEBthe labels of the premise alors pushed are during the life of this indexiture, pay all taxes or assessments that may be brief or any infing upon aid real ratics insured actions for and terms to index was not by with terms the to the party	ver ander and spins in support in suppo
And the said partleS.of the first of a good and indefeasible sets of lateri- ized that they will warrant and defend the It is greed between the parties he mid end sets when the same becomes due and and sets when the same becomes due and a sets when the same becomes due indegreed and sets of the set of the same difference of the set of the same set of the same set of the same moory side and the same set of the same moory side and the same set of the same set	to pert do	delivery hereof this inderitor, pay all taxes or assessments that may be lefted or and me during the life of this inderitor, pay all taxes or assessments that may be lefted or and fing upon aid real entate insured spinst for and formade in mote was and by sub human the to the part of the second part to the stete of 1.5 Life. Lifeter, that is the is of the part of the second part to the stete of 1.5 Lifeter. As is the second by this inderitor, and shall been interest at the real of 10% From the data of part entations are stated as the 1.5 Lifet. As of a of money, exceeded as the 1.5 Lifet. As of all of money, exceeded as the 1.5 Lifet. As of all rest accurate therein a second part of additional and also is second as a second by the inderitor as been in provided, in the event that and part and of an one shall been in the state of a second part of the part of the state with latterest therein a breach is part of the state of a black to make therein therein a breach is part of the state of and of a said promuse. The lifet of the promises the bards is and part and the inset is a part of the state of the part of the state of a said promises and the state with latterest therein a bard to be and a part of the state of a said promuse. The lifet over the state and part of the bar- enders accurate therein, therein a the state is not and provide as all the promises and the state of the promises being part of the state of the promises of the bards of the promises being part of the state of the provide state of the promisest the state of the provide state of the bards of provide state of the provide state of the provide state of the state of the provide state of the state of the part of the state of the part of the state of the state of the provide state of the state of	
And the said partleS.of the first of a good and indefeasible sets of lateri- ized that they will warrant and defend the It is greed bareau and defend the It is greed bareau and bareau and and and sets when the same become du- ated and sets when the same become du- dition of the same and the same and the fully regard. THIS GRANT is intended as a m Six moory straned by the said part. Joint and byits terms make pay moory straned by the said part. Joint All the correspond half be for the said that correspond half be for the same and the same as a provided for in a dayits terms make pay make and the convergence shall be vold be addid point and strait and the for the same and the same as a provided for in and the same approvided for in we add the same approvides for i	to pert do	delivery levered <u>they</u> ATA the lawful over A of the premise alone pushed meeduring the life of this indecture, pay all taxes or assessments that may be levid or an fing upon aid real entate insured spinst for and formade in mote was not by sub levid the to the part <u>J</u> of the scend port to the test of <u>J</u> <u>J</u> <u>L</u>	and and a support a
And the said partleS.of the first of a good and indefeasible sets of lateri- ized that they will warrant and defend the It is greed bareau and defend the It is greed bareau and bareau and and and sets when the same become du- ated and sets when the same become du- dition of the same and the same and the fully regard. THIS GRANT is intended as a m Six moory straned by the said part. Joint and byits terms make pay moory straned by the said part. Joint All the correspond half be for the said that correspond half be for the same and the same as a provided for in a dayits terms make pay make and the convergence shall be vold be addid point and strait and the for the same and the same as a provided for in and the same approvided for in we add the same approvides for i	to pert do	delivery hereof this inderitor, pay all taxes or assessments that may be lefted or and me during the life of this inderitor, pay all taxes or assessments that may be lefted or and fing upon aid real entate insured spinst for and formade in mote was and by sub human the to the part of the second part to the stete of 1.5 Life. Lifeter, that is the is of the part of the second part to the stete of 1.5 Lifeter. As is the second by this inderitor, and shall been interest at the real of 10% From the data of part entations are stated as the 1.5 Lifet. As of a of money, exceeded as the 1.5 Lifet. As of all of money, exceeded as the 1.5 Lifet. As of all rest accurate therein a second part of additional and also is second as a second by the inderitor as been in provided, in the event that and part and of an one shall been in the state of a second part of the part of the state with latterest therein a breach is part of the state of a black to make therein therein a breach is part of the state of and of a said promuse. The lifet of the promises the bards is and part and the inset is a part of the state of the part of the state of a said promises and the state with latterest therein a bard to be and a part of the state of a said promuse. The lifet over the state and part of the bar- enders accurate therein, therein a the state is not and provide as all the promises and the state of the promises being part of the state of the promises of the bards of the promises being part of the state of the provide state of the promisest the state of the provide state of the bards of provide state of the provide state of the provide state of the state of the provide state of the state of the part of the state of the part of the state of the state of the provide state of the state of	and and a support a
And the said part 0.8. of the first of a good and indefaulties state of labels of the first of a good and indefaulties state of labels and the label of labels of l	to pert do	delivery level this of this indexizer, pay all taxes or assessments that may be levid or an inter upon aid real entate insured spinst for and terms of inter upon aid real entate insured has a during the life of this indexizer, pay all taxes or assessments that may be levid or an life upon aid real entate insured spinst for and terms of inter uso and by and herman here the parity of the seeds part to the steat of 1.1 Life As in the a and to the parity of the seeds part to the steat of 1.2 Life As in the second by the indexizer, and hall been interest at the stea of 10% then the based by not money, secured on the	and adda a support a
And the said part 0.8. of the first of a good and indefaulties state of labels of the first of a good and indefaulties state of labels and the label of labels of l	to pert do	delivery leved this indexister, pay all tases or assessments that may be levid or an inter upon aid real entate insured spinst for and terms of inter upon aid real entate insured has a during the life of this indexister, pay all tases or assessments that may be levid or an inter upon aid real entate insured spinst for and terms of inter upon aid y and herman is of the pay aid permisses insured as herein perviced, then the part, "A of the sends of pay as, secured by this indexister, and hall been interest of the next of 10% from the due of pay of money, secured on the	and adda and an
And the said part 0.8. of the first of a good and indefaulties state of label and the same of the sam	to pert do	delivery leved this indexister, pay all tases or assessments that may be levid or an inter upon aid real entate insured spinst for and terms of inter upon aid real entate insured has a during the life of this indexister, pay all tases or assessments that may be levid or an inter upon aid real entate insured spinst for and terms of inter upon aid y and herman is of the pay aid permisses insured as herein perviced, then the part, "A of the sends of pay as, secured by this indexister, and hall been interest of the next of 10% from the due of pay of money, secured on the	and adda and adda a many adda
And the said part 0.8. of the first of a good and indefaulties states of label and the they will surmant and default the It is greated between the parties he and real series when the name becomes do indefault and methods and default by the mid part 0.5. of the fort part shall fail to the said and methods and the said by the mid part 0.5. of the fort part shall fail the said and methods and the said by the mid part 0.5. of the fort part shall fail the said of the said part. Y. of shall the pay the said part. Y. of the bidding of a said real state as a to the bidding of the said part. Y. of the bidding of the said state as a to the without notice, and it shall be bireful fort in the bidding of the bid by the part. The same by the parts before the said be state. The NER WERE DOIL	to pert do	delivery lereod this indexitor, pay all taxes or assessments that may be bried or an me during the life of this indexitor, pay all taxes or assessments that may be bried or an life upon aid rul state insured spinst for and formado is more was not by sub brends in the to the part of the second part to the state of all the matter is and to be bried of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided. In the event of the form the the matter of second been mid premises largered in the terms of all oblighten and all as in secon may any maxes with litered therein fully destanced. If default is made in and part of all of the second the many become due approxies, of it is insures in and being and the formation of the angle is a second by the indexing of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the index of the second been due to all provide is the order of the index of the index of the order of the index of the index of the index of the order of the index of the index of the index of the order of the index	and adda and an
And the said part(0.5. of the first of a good and indefaulties state of indef and that they will surrants and defend the It is agreed between the parties he and real state when the name becomes do indefaulties and indefaulties of the same defaulties and indefaulties of the same faily real state when the name becomes do indefaulties and indefaulties of the same faily real state when the name becomes do indefaulties and indefaulties of the same faily real state when the same state in the real state of the same state in the same of the same state state in the same of the same state state in the same of a same state state in the same state in the same state state in the same state in the same of a same state state in the same state in the same state state in the same state in the same of the same state state in the same state in the same state state state state in the same in the same state in the same state in the same in the same state in the same state in the same in the same state is state in the same state in the same state is state in the same state in the same state is state in the same state in the same state is state in the same state in the same state is state in the same state in the same state is state in the same state in the same state is state in the same state in the same state is state in the same state in the same state is state in the same state in the same state is state in the same state is state in the same state is state in the same state is state in the same state is state in the same state is state in the same state is state in the same state is state in the same in the same state is state in the same state is state in the same in the same state is state in the same state is state in the same in the same state is state in the same state is state in the same in the same state is state in the same state is state in the same in the same state is state in the same state is state in the same state is state in the same state is state in the same state is state in the same state is state in the sa	to pert do	delivery lereod this indexitor, pay all taxes or assessments that may be bried or an me during the life of this indexitor, pay all taxes or assessments that may be bried or an life upon aid rul state insured spinst for and formado is more was not by sub brends in the to the part of the second part to the state of all the matter is and to be bried of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided. In the event of the form the the matter of second been mid premises largered in the terms of all oblighten and all as in secon may any maxes with litered therein fully destanced. If default is made in and part of all of the second the many become due approxies, of it is insures in and being and the formation of the angle is a second by the indexing of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the index of the second been due to all provide is the order of the index of the index of the order of the index of the index of the index of the order of the index of the index of the index of the order of the index	and and and spins a support a
And the said part 0.8. of the first of a good and indefaulties state of label and that they will surrant and default in It is agreed between the parties he and real seture when the name becomes do independent of the same between the indegrad state when the name becomes do indegrad state and interest of the same failty states and interests, or sith a failt indegrad to the terms of0010 meror ding to the terms of0010 and by1123 the same of the name provided in the work or any site that he work or any site interest in the mane and if of the site interpret or interest in the same of the mane provided for in any without socies, and it shall be beeful for the presense that he pard by the part The is agree by the parts between the same shall be part by the parts. WHEREOOF written.	t pert 6	delivery levered	and deal and genes and genes a
And the said pard 0.5. of the first of a good and indefaultie exist of inheri and that they will warrant and default but It is agreed between the parties he midd pard seture when the same becomes of the same of the same as provided by the midd part of the first part that full of fully "Diff." THIS GRANT is intended as a m "THIS GRANT is intended as a m- hild by	t pert do	delivery lereod this indexitor, pay all taxes or assessments that may be bried or an me during the life of this indexitor, pay all taxes or assessments that may be bried or an life upon aid rul state insured spinst for and formado is more was not by sub brends in the to the part of the second part to the state of all the matter is and to be bried of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided, then the part of the format of the second been mid premises largered as herein provided. In the event of the form the the matter of second been mid premises largered in the terms of all oblighten and all as in secon may any maxes with litered therein fully destanced. If default is made in and part of all of the second the many become due approxies, of it is insures in and being and the formation of the angle is a second by the indexing of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the second been due to all provide is the order of the index of the index of the second been due to all provide is the order of the index of the index of the order of the index of the index of the index of the order of the index of the index of the index of the order of the index	and deal and genes and genes a
And the sid partleS.of the first of a good and indefaultie exits of inheri and that they will warman and default but It is agreed between the parties he mid and setux when the same becomes of the same of second and second by the p mid garrield. Call the fort part hall full will date and all senses of second and second by the mid garrield. GRANT is intended as a mi- secording to the terms of _OIO and byILSthe mid part money detuneed by the mid part money detuneed by the mid part second the second second second second and byILS reaction of the second second second second and by money detuneed by the mid part and by reaction of the second second second second and by reaction of the second second second second presented by law and out of all money a the based by the second second second second IN WITNESS WHEREOF written.	t pert 6	delivery leved they are dependent of the solution over \$\$, of the preside above prime are during the life of this indexture, pay all taxes or assessments that may be level or an infing upon aid real state insured spinst for and toread is not wan and by and heread the to the parity of the second part to the state of all \$\$	and and and spins and and spins and and a
And the said part 0.8. of the first of a good and indefaultive states of inder and that they will warmant and default in It is agreed between the parties he and real state when the same becomes du- ind part 0.8. of the fort part shall fail the said and states when the same becomes du- ind part 0.8. of the fort part shall fail the said of the shall be said fort of the said the said of the shall be said fort of the same same same becomes dual to the said and by <u>1.1.5.</u> there made part And the part be same as provided in a And the corrystant shall be weld the baddprine and real states to the said the said of the shiften part of the said the baddprine and real states to the said the baddprine and the said the said. It is and the said of the shift the part y . It is agreed by the part y . It is agreed by the part y . STATE OP Farinass County or Douglas	<pre>t pet d levely coverant and agree that it the tance thereia, free and dear of all incumberser</pre>	delivery level this of this indexitor, pay all taxes or assessments that may be levid or and ming upon aid rail entate insured spinst for and toreads in more want and y and hermal his upon aid rail entate insured spinst for and toreads in the want and y and hermal his upon aid rail entate insured spinst for and toreads in the want of y and hermal entations upon aid premises insured as herein perioded, then the set. J. A di h dis and to the parity of the indexitors, and shall beer interest at the not of 10% Town the data of and entation of money, executed on the	and deal and genes and genes a
And the said particleS.of the first of a good and indefaulties exists of inheri and that they will surrant and default the II is agreed between the particle he and real sector when the same becomes the indigeneous sector of the same becomes the indigeneous sector of the same sector of the indigeneous sector of the same sector of the faily "tide". THIS GRANT is intended as a m "THIS GRANT is intended as a m "tide". THIS GRANT is intended as a seconding to the terms of _OIO and yits the main second part. and the same second second second is all fail to pay the main second second second and yits second second second second second second is a second second second second second second and second second second second second second and second second second second second as a second sec	t pert 6	delivery leved the US of this indexture, pay all taxes or assessments that may be levid or and ming upon aid real state insured spinst for and toreads is not wan and by and berness the to the pay 2 of the second part to the state of all taxes. As it is is and output this indexture, and shall been interest all the not all the part 2, of the second part to and the the pay 2 of the second part to the state of all taxes. As it is is and to the pay 2 of the second part to the state of all taxes are assessments that may be levid or and me, second by the indexture, and shall been interest all the not all taxes. As it is is and to be and 2 minutes interest as been provided, then the art 2, of the analy and and the same because the state of the state of the state of the state of the second by the indexture, and shall been interest at the not a of 100, the the state of the second pay the indexture, and shall been interest at the not a part 100, at the second taxes with interest there on as been provided, in the over that may part 100, at the second taxes with interest there on as been provided, or the part 100, at the second pay 100, and the second taxes and the second taxes are then the second taxes and the second taxes are then the second taxes are then the second taxes are the second taxes are the second taxes are then the second taxes are the second taxes are the second taxes are thereas the second taxes are taxes are taxes are	and deal and genes and genes a
And the said particleS.of the first of a good and indefaulties exists of inheri and that they will surrant and default the II is agreed between the particle he and real sector when the same becomes the indigeneous sector of the same becomes the indigeneous sector of the same sector of the indigeneous sector of the same sector of the faily "tide". THIS GRANT is intended as a m "THIS GRANT is intended as a m "tide". THIS GRANT is intended as a seconding to the terms of _OIO and yits the main second part. and the same second second second is all fail to pay the main second second second and yits second second second second second second is a second second second second second second and second second second second second second and second second second second second as a second sec	t pert 6	detivery leved the UK of this indexture, pay all taxes or assessments that may be brief or an inter upon and real state insured spinst for and terrado is not wan and by and berness these the party	and adda a support a
And the said particleS.of the first of a good and indefaulties exists of inheri and that they will surrant and default the II is agreed between the particle he and real sector when the same becomes the indigeneous sector of the same becomes the indigeneous sector of the same sector of the indigeneous sector of the same sector of the faily "tide". THIS GRANT is intended as a m "THIS GRANT is intended as a m "tide". THIS GRANT is intended as a seconding to the terms of _OIO and yits the main second part. and the same second second second is all fail to pay the main second second second and yits second second second second second second is a second second second second second second and second second second second second second and second second second second second as a second sec	t pet do lensky ownant and agree that it the taxes therein, free and dear of all incumbrance	delivery leved the UK of this indexture, pay all taxes or assessments that may be brief or an me during the life of this indexture, pay all taxes or assessments that may be brief or an inter upon and real state insured a plants for and formade in and was have by and by the to the party of the second part to the state of all taxes. The second is the second and y and hence and the to the party of the second part to the state of all taxes. As if is the sade to hep mild provides latered as hereing porticide, then the set, y of the anong be second by this indexture, and shall beer interest of the taxes of 10% from the the date of pay as a second by this indexture, and shall beer interest of the tax and the second second as a second by this indexture, and shall beer interest of the second second by the date of pay as a second by this indexture, and shall beer interest of the second second part of the second to the indexture, and shall beer interest of the second second by the second second as a part takes with litterest there as a benefit pay of the second second and basic is many because the second payside, of it is the second is near hypermeters are all then it is the second the second payside, of it is interest in an of the second second and the second second second and the second	and adda a support a
And the said part 0.8. of the first of a good and indefaulties state of inter- ing that the said series of a said of the said of the said of the said of the said series of a said of the said series of a said se	<pre>t pet d</pre>	delivery leves. they are the isofal over 8. of the preside along paint are during the life of this indexiture, pay all taxes or assessments that may be brief or any life upon aid rail ratice insured ar herein porticide, then the may be brief or any inter upon aid rail ratice insured ar herein porticide, then the may be brief or any second by this indexiture, and hash beer interest at the them of the form and the one may premises insured as herein porticide, then the may be brief or any second by this indexiture, and hash beer interest at the mater of the form that the during any is compared by this indexiture, and hash beer interest at the mater of the form that the during any is compared by this indexiture, and hash beer interest at the mater of the form that the during any is compared to the life of the second part of the second and objection and also beer example and then any brief of the during to the terms of and objection and also beer example at the hash beer interest there as a the second and compared that any part at the many brief of the during of the terms of and the based is much permetter at any and then the there are there and the second and compared that any part of the method and there in the during the second and charge and at the during the second and the second and charge and the during the second and the second and charge and the during the second and charge and the during the second and charge and the during the second and the second and charge and the during the second and charge and the during the second and charge and the during the second and charge and the second and charge and the during the second and charg	and adad and agene a support a
And the said part OS. of the first of a good and indefaultie state of infart int that they will surrant and default in It is agreed between the parties he aid and setue when the name becomes do independent of the said part of the said of the said and surrent of the said part of the fully THIS GRANT is intended as an THIS GRANT is intended as an independent of the said part. Y. of shall the pay the mans are provided in a And the comparison of the said part. Y. of shall full the pay the mans are provided for in and it of the said part. Y. of shall full the pay the mans are provided for in and it of the shall be paid by the part. Y. of there is the same provided for in an it without nodes, and it shall be brefs for the written. IN WITNESS WHEREOF written. STATE OP Kansas Country or Douglas (SEAL) writt My c	<pre>t pet d</pre>	delivery leves. they are the isofal over 8. of the preside along paint are during the life of this indexiture, pay all taxes or assessments that may be brief or any life upon aid rail ratice insured ar herein porticide, then the may be brief or any inter upon aid rail ratice insured ar herein porticide, then the may be brief or any second by this indexiture, and hash beer interest at the them of the form and the one may premises insured as herein porticide, then the may be brief or any second by this indexiture, and hash beer interest at the mater of the form that the during any is compared by this indexiture, and hash beer interest at the mater of the form that the during any is compared by this indexiture, and hash beer interest at the mater of the form that the during any is compared to the life of the second part of the second and objection and also beer example and then any brief of the during to the terms of and objection and also beer example at the hash beer interest there as a the second and compared that any part at the many brief of the during of the terms of and the based is much permetter at any and then the there are there and the second and compared that any part of the method and there in the during the second and charge and at the during the second and the second and charge and the during the second and the second and charge and the during the second and charge and the during the second and charge and the during the second and the second and charge and the during the second and charge and the during the second and charge and the during the second and charge and the second and charge and the during the second and charg	and adad and agene an anyon an anyon anyon an anyon an anyon
And the said part OS. of the first of a good and indefaultie state of infart int that they will surrant and default in It is agreed between the parties he aid and setue when the name becomes do independent of the said part of the said of the said and surrent of the said part of the fully THIS GRANT is intended as an THIS GRANT is intended as an independent of the said part. Y. of shall the pay the mans are provided in a And the comparison of the said part. Y. of shall full the pay the mans are provided for in and it of the said part. Y. of shall full the pay the mans are provided for in and it of the shall be paid by the part. Y. of there is the same provided for in an it without nodes, and it shall be brefs for the written. IN WITNESS WHEREOF written. STATE OP Kansas Country or Douglas (SEAL) writt My c	<pre>t pet d</pre>	delivery level	and add and spins a support a