## MORTGAGE RECORD 80

Reg. No. 100

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	T
	h	This instrument was filed for record on the day of	
	Anna L. Greene TO	May A. D. 19 37, at 2:10 o'dock P. M. Narolf a. Beck	
and Starley		Register of Deeds.	n
Ger	trude S. Smart	ByDeputy.	
THIS INDENTUR hundred and thir	RE, Made this second day of ty seven Anna	May , in the year of our Lord, one thousand nine L. Greene, an unmarried woman	hun
	Dou	glas and State of Kansas	1-
of Lawrence part y of the first part	t, and Gertrude S. Smart		a part
WITNESSETH, T	That the said part y of the first part, in con	nsideration of the sum of	
which is hereby acknowled	red 00/100	0 05 Grant, Bargain, Sell and Mortgage to the said part Y of the second part, the	tolk
	Lot numbered fifty-three (53	3) on Tennessee Street in the City of Lawrence.	
			- 10 C
			1
with the appurtenances an And the said part_Yol	nd all the estate, title and interest of the said p of the first part do. O.Shereby covenant and agree that	part_y of the first part therein. 1 at the delivery hereof <u>finb is</u> the lawful owner of the permise above grasted, and minit	
And the said part_Yol of a good and indefeasible estate	of the first part do <b>CS</b> hereby covenant and agree that e of inheritance therein, free and clear of all incumbrance.	t at the delivery hereof. <u>Sh0 16</u> the lawful owner of the premises above grasted, and similar what SGOVOT	d + 1
And the said part_yol of a good and indefeasible estate and that they will warrant and d It is agreed between the p	of the first part do CShereby covenant and agree that e of inheritance therein, free and clear of all incumbrance	t a the definitery hereof	et 1.
And the said part_yol of a good and indefeasible estate and that they will warrant and d It is agreed between the p said real estate when the same be as shall be excetted and directed	of the first part do. 0.5. hereby covenant and agree that of inheritance therein, five and clear of all incumbrance. defend the same against all partice making lawful claim the parties hereto that the part. <b>Y</b> , of the first part shall a secome due and payable, and that <b>16.0</b> . Will layer by the the part, <b>Y</b> . of the sound part, the low, if any, many	1 at the defiring hered. She is the left over of the premise above grated, and she what \$500 vor over the second secon	el a g sait sait sait
And the said part <u>y</u> of of a good and indefeasible estate and that they will warrant and d It is agreed between the p maid real estate when the same be and real estate when the same be as shall be specified and directed maid part. <u>y</u> of the first part at	of the first part do. $\Omega$	ta the definity hered. She is the stud owner of the premise above grasted, and small what \$500 YOP Merco. In this deving, the life of this indenture, pay all taxes or assessments that may be levied or assessed applies be building upon and real estate insured against free and tornado in such runs and by such insuresse empary de payable to the part. Jdiv be second parts to the sector ofbr. Department of the provide present parts and the sector is there are diverse. As the late event that payables not be present presented parts the sector is the run of life, you the had not payment and payables not be presented presenter are such the sector is the run of life, you the had not payment and the payable presenter are such as the part of life sector is the run of life, you the had not payment and the payable payable payable payable payable parts the sector is the run of life, you the had not payable and the payable p	d a y 2001 400 400 400 400 400 400 400 400 400
And the said part_y_ol of a good and indefeasible estate and that they will warrant and d It is agreed between the p maid real estate when the same be as shall be specified and directed mid part of the first part at mid taxes and harmanee, or eithe fully read insurance, or eithe fully read in the state of the first part at THIS GRANT is instead	of the first part do. C.Skereby covenant and gave that of of interitance therein, five and dense of all incumberance. defend the same against all partice matrice lawful chains the partice hereto that the part of the first part shall as eccessed use and payable, not that Shen. Yil lawep to by the part of the second part, the loss, if any, mark shall full to pay any these where the same become due and et, and the automat no pair shall become a part of the label of an a mostgray to enserve the payment of the same d	La the definity hereof. Sho.16 the is full owner of the premises above grasted, and smist whAtSOOVOF hereo. In this definition of the indenture, pay all taxes or assessments that may be kerked or annual spinst ab sublings upon and real estate insured against for and to rando in and here and hy such harvase sampary de payable to the part of the second part to the extent of	41 131 14 14 14 15 15
And the said part_yof of a good and indefeasible exists and that they will warrent and di- its is agreed between the pa- mid rest watts when the same be as shall be specified and directed mid part_y_of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of mid part of the fort part of the fort part of the fort part of mid part of the fort part of the fort part of the fort part of the fort part of mid part of the fort part of mid part of the fort part of the fort part of the fort part of the fort part of mid part of the fort part of	of the first part do. $B.5$ _ hereby covenant and gave that e of inheritance therein, five and dense of all incumbrance. defined the same squared and particle method data there is a straight of the same straight level data in the parties herein that the part. Y. of the first part shall a scenare due and payable, and that _ Bh0 . Will have pt by the part Y_ of the scend part is the loss of it any, making shall fail to pay such takes when the same become due and et a an entrapy to secure the payment of the sum of $O_{1}(0,0) = O_{2}(0,0)$ .	ta the definity hered. She is the stud owner of the premise above grasted, and small what \$500 YOP Merco. In this deving, the life of this indenture, pay all taxes or assessments that may be levied or assessed applies be building upon and real estate insured against free and tornado in such runs and by such insuresse empary de payable to the part. Jdiv be second parts to the sector ofbr. Department of the provide present parts and the sector is there are diverse. As the late event that payables not be present presented parts the sector is the run of life, you the had not payment and payables not be presented presenter are such the sector is the run of life, you the had not payment and the payable presenter are such as the part of life sector is the run of life, you the had not payment and the payable payable payable payable payable parts the sector is the run of life, you the had not payable and the payable p	4
And the said part, <u>y</u> d of a good and indérnable statis and that they will warrant and d it is agreed between the p and and matter when the man be as add part, <u>y</u> d to be the same be and and matter warrant and district and the same and the same and the same and the same and the same and <u>Fiftheen</u> . Hundred <u>Statis</u> to be trens of <u>ONG</u> to be the same and <u>the</u> there is a same and <u>the</u> the trens of <u>ONG</u>	of the first part do. G.Skereby covenant and gree that of of interimates therein, five and dense of all incumberance. defend the same against all partice making in lawful chains the accesses due and payable, and that She. will lawep to by the part. <u>y</u> of the first part shall a better that fail to pay such taxes when the same become due and st, and the access the second part, the loss, if any, mark half fail to pay such taxes when the same become due and st, and the access the payment of the land of a sam motinger to exercut the payment of a mask payable to the part. <u>J</u> . of the second part, with	ta the definitry hereof. Sho_is	dag adr adr adr adr adr adr adr adr adr adr
And the mid pert. J of a good and indefensible statis and that they will warrant and d in a grant between the p midd area induces when the same be midd pert. The state of the state midd pert. The state of the state induces and the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the sta	of the first part do. $\Omega_{-}^{-1}$ , here and clear of all facumbrane. de of inheritance therein, free and clear of all facumbrane. defined the same applicate Ul parties mainly lawed with the parties hereto that the part. $Y$ , of the fort part shall a seconse due and payable, and that. $\beta h h = will lawep i here to the second part, the low of it any, making half fail to pay such tarse when the same become due and at a same transmission to paid shall become part of the fail 0 - contain written obligation. For the payment of amaske payable to the part. Y, of the second part, withn + X_{-} of the second part, y_{-} of the second part, withn + X_{-} of the second part to pay for any insurance or to$	is a the definitive here of . Bho 16	dag adr adr adr adr adr adr adr adr adr adr
And the said part, <u>y</u> , of a god and indefaultie state and that they will warrant and d it is agreed between the p main and the same state and the same main and the same state and discreted main are . <u>y</u> of the form part of the same and issues of the same so <u>Firsteen Hundred</u> . <u>Same sources</u> of the said part manage states of the said part manage states of the said part and high the same same same and or any adjustice mained thereby	of the first part do. G.Shency covenant and gave that so of inheritance therein, free and clear of all incumbrance. defend the same acplaint all parties multiple haved duth at seconse due and payable, and that After part shall a seconse due and payable, and that After part shall a parties hereto that the part of the first part shall a hard full to pay such tarse where the same become due and and an anotrapic to solid shall become part of the first 000/1000 of the second part for the symmetric of muscle payse the tarse the payment of the series of a muscle payse to the pay of the second part, with $\pi$ , of the solid part to pay for any insurance or to a field in this information for the tarse on and rest exact be specific thereon, or if the tarse on and rest exact be $\pi$ , but for the tarset for the tarse on and rest exact be $\pi$ , but for the tarset for the tarset on and rest exact be $\pi$ , but for the tarset for the tarset on and rest exact be $\pi$ , but for the tarset for the tarset on and rest exact be $\pi$ . The target thereon, or if the tarset on and rest exact be $\pi$ the target thereon of the target on the target of th	ta the definitry hered. <b>fib 16</b> . the laterial overset. of the premises above grasted, and shink what 5500 vor the second sec	
And the said part, <u>y</u> , of a god and indefaultie state and that they will warrant and d it is agreed between the p main and the same state and the same main and the same state and discreted main are . <u>y</u> of the form part of the same and issues of the same so <u>Firsteen Hundred</u> . <u>Same sources</u> of the said part manage states of the said part manage states of the said part and high the same same same and or any adjustice mained thereby	of the first part do. G.Shency covenant and gave that so of inheritance therein, free and clear of all incumbrance. defend the same acplaint all parties multiple haved duth at seconse due and payable, and that After part shall a seconse due and payable, and that After part shall a parties hereto that the part of the first part shall a hard full to pay such tarse where the same become due and and an anotrapic to solid shall become part of the first 000/1000 of the second part for the symmetric of muscle payse the tarse the payment of the series of a muscle payse to the pay of the second part, with $\pi$ , of the solid part to pay for any insurance or to a field in this information for the tarse on and rest exact be specific thereon, or if the tarse on and rest exact be $\pi$ , but for the tarset for the tarse on and rest exact be $\pi$ , but for the tarset for the tarset on and rest exact be $\pi$ , but for the tarset for the tarset on and rest exact be $\pi$ , but for the tarset for the tarset on and rest exact be $\pi$ . The target thereon, or if the tarset on and rest exact be $\pi$ the target thereon of the target on the target of th	ta the definitry hered. <b>fib 16</b> . the laterial overset. of the premises above grasted, and shink what 5500 vor the second sec	
And the said part, $J \rightarrow d$ of a good and indefaultie statis and it as the they will avail the state when the same in a great between the pa- mid and indicates when the same ba- mid part indicates when the same ba- mid part is a state in specific and directed and part $J \rightarrow d$ is fore part i. Bin S (DANT is instead of the same state of the same same part of the same same recommender in the same state of the same same recommender by the said part many is default of the same same of the same same same same same and the same same same same same is the same	of the first part do. $\Omega_{-}^{-1}$ . Lensby covenant and agree that e of inheritance therein, five and dear of all incumbrance. defined the same splittent II parties marking haved data there is a second s	ta the definity hered. <b>Bho 16</b>	
And the suid part, <u>y</u> of a good and indéfensible state and that they will warren and d It is agreed between the p and and indefension and the suid and the state when the same be and and the second card and discrete and and the second card and discrete international states and the second "Hill's GRANT is instead- " <u>Fiftheon Hundred"</u> " <u>Hill's GRANT is instead- "Fiftheon Hundred"</u> <u>Hill's GRANT is instead- second to the testers of . <u>Mark the second second the second second the second second second second second second second the second second second second second second the second second second second second second the second second second second second second the second second second second second second the second s</u></u>	of the first part do. G.Shency covenant and gave that so of inheritance therein, free and clear of all incumbrance. defend the same against all parties making havded durin to aparties hereto that the part of the first part shall a seconse due and payable, and that Shin. Jrill large pi hyper but here the part of the first part shall a first part of the second part, the low, if any, mak- half all to pay such taxes where the same become due and etc. and the absound to paid that Becomes part of the bind of as a mortgay to secure the payment of the sum of $DO_1DO$ rectain write obligation for the payment of a make payable to the part of the second part, with th of the second part to pay for any insurance or to which is this first the obligation. For the payment of the large during the second part to pay for any insurance or to which is not his factor write obligation. For the second part, with the during the second part is pay the note or of the second part, which is word in this factor payment is made as herein severited, at the during the able payment is the second part. (If the the second part, the payment of the word for the aligned on pays the note or of the second part. The pay if for the aligned the pay is not pay the note or	ta the definitive hered. <b>hitb.16</b> . the herdul overset of the premises above grasted, and shink what 5500 ever 1	
And the said part, J	of the first part do. G.Shency covenant and gave that so of inheritance therein, free and clear of all incumbrance. defend the same against all parties making havded durin to aparties hereto that the part of the first part shall a seconse due and payable, and that Shin. Jrill large pi hyper but here the part of the first part shall a first part of the second part, the low, if any, mak- half all to pay such taxes where the same become due and etc. and the absound to paid that Becomes part of the bind of as a mortgay to secure the payment of the sum of $DO_1DO$ rectain write obligation for the payment of a make payable to the part of the second part, with th of the second part to pay for any insurance or to which is this first the obligation. For the payment of the large during the second part to pay for any insurance or to which is not his factor write obligation. For the second part, with the during the second part is pay the note or of the second part, which is word in this factor payment is made as herein severited, at the during the able payment is the second part. (If the the second part, the payment of the word for the aligned on pays the note or of the second part. The pay if for the aligned the pay is not pay the note or	ta the definity hered. fib. 16 the iseful over of the premises above grasted, and share with 15000 vor	
And the said part, J	of the first part do. G.Shency covenant and gave that so of inheritance therein, free and clear of all incumbrance. defend the same against all parties making havded durin to aparties hereto that the part of the first part shall a seconse due and payable, and that Shin. Jrill large pi hyper but here the part of the first part shall a first part of the second part, the low, if any, mak- half all to pay such taxes where the same become due and etc. and the absound to paid that Becomes part of the bind of as a mortgay to secure the payment of the sum of $DO_1DO$ rectain write obligation for the payment of a make payable to the part of the second part, with th of the second part to pay for any insurance or to which is this first the obligation. For the payment of the large during the second part to pay for any insurance or to which is not his factor write obligation. For the second part, with the during the second part is pay the note or of the second part, which is word in this factor payment is made as herein severited, at the during the able payment is the second part. (If the the second part, the payment of the word for the aligned on pays the note or of the second part. The pay if for the aligned the pay is not pay the note or	ta the definitive harrod. <b>f.f.D.</b> 16	
And the said part, J	of the first part do. G.Shency covenant and gave that so of inheritance therein, free and clear of all incumbrance. defend the same against all parties making havded durin to aparties hereto that the part of the first part shall a seconse due and payable, and that Shin. Jrill large pi hyper but here the part of the first part shall a first part of the second part, the low, if any, mak- half all to pay such taxes where the same become due and etc. and the absound to paid that Becomes part of the bind of as a mortgay to secure the payment of the sum of $DO_1DO$ rectain write obligation for the payment of a make payable to the part of the second part, with th of the second part to pay for any insurance or to which is this first the obligation. For the payment of the large during the second part to pay for any insurance or to which is not his factor write obligation. For the second part, with the during the second part is pay the note or of the second part, which is word in this factor payment is made as herein severited, at the during the able payment is the second part. (If the the second part, the payment of the word for the aligned on pays the note or of the second part. The pay if for the aligned the pay is not pay the note or	ta the definity hered. Bho 16 the the full events of the permises above grasted, and share what 550 events the full events of the second secon	
And the said part, $J \rightarrow d$ of a good and indefensible state and that they will serve a state it is agreed between the pa- main of the instate when the same be- main of the instate when the same be- state of the state will be same be- stated as the sequence is an instate of the state of the same sequence is a pictory of the same sequence is and the sequence is the same sequence is and the same sequence is and same and the same sequence is an instate the same sequence is and the same sequence is a same sequence is an instate and the same sequence is an instate of the same sequence is a same sequence is a the same sequence is a same sequence is a instant of the same sequence is a same in the same sequence is a same sequence is a instant sequence is a same sequence is a same sequence is a instant sequence is a same sequence is a same sequence is a instant sequence is a same sequence is a same sequence is a instant sequence is a same sequence is a same sequence is a instant sequence is a same sequence is a same sequence is a instant sequence is a same sequence is a same sequence is a same sequence is a instant sequence is a same sequence	of the first part do. G.Shency covenant and gave that so of inheritance therein, free and clear of all incumbrance. defend the same against all parties making havded durin to aparties hereto that the part of the first part shall a seconse due and payable, and that Shin. Jrill large pi hyper but here the part of the first part shall a first part of the second part, the low, if any, mak- half all to pay such taxes where the same become due and etc. and the absound to paid that Becomes part of the bind of as a mortgay to secure the payment of the sum of $DO_1DO$ rectain write obligation for the payment of a make payable to the part of the second part, with th of the second part to pay for any insurance or to which is this first the obligation. For the payment of the large during the second part to pay for any insurance or to which is not his factor write obligation. For the second part, with the during the second part is pay the note or of the second part, which is word in this factor payment is made as herein severited, at the during the able payment is the second part. (If the the second part, the payment of the word for the aligned on pays the note or of the second part. The pay if for the aligned the pay is not pay the note or	ta the definitive hereof. <b>a.f.b. 1.6</b> the left overset of the premises above grasted, and shall with <b>5.60 evers</b>	
And the mail pert. J	of the first part do. S.Shency covenant and gaves that e of inheritance therein, free and clear of all incumbrance. Identify the series of the second part of the first part shall be recomend out and payable, and that	ta the definity hered. Bho 16 the the full events of the permises above grasted, and share what 550 events the full events of the second secon	
And the mid pert. J	of the first part do. G.Shency covenant and gaves that e of inheritance therein, free and clear of all incumbrance. Identify the same space of the same space of the same space frame is benetical the parties multiple bared data the parties hereto that the partY. of the fore part shall a second on and payable, and thatAhn	ta the definitive hereof. <b>a.f.b. 1.6</b> the left overset of the premises above grasted, and shall with <b>5.60 evers</b>	
And the mid pert. J	of the first part do. G.Shency covenant and gave that e of inheritance therein, free and clear of all incumbranc. defend the same agained will parties multiple haved durin parties hence that the part of the first part shall a seeme due and payable, and that Bh. Trill lare p i by the part of the scored part, the loss, if any, mul- half fail to py such tarse where the same become due and er, and the alcohant to part fail the score of a sol of or the multiple to pay the score of the scored part, with multiple to part If the scored part, with m of the scored part to pay for any insurance or to study in this information. For the sports of a sol multiple part If the scored part, with m or the scored part to pay for any insurance or to study in this information. The the scored part, with m or the scored part to pay for any insurance or to study in the said part y of the scored part, with m measure study of the scored part or the scored part,, the scored bar within the score of the scored part or the score there is any score and part is the scored part y = inferent thereon, or if the taxes on and rest score if which measure studies there are also portions to be part to be could part. where there is a part y of the first part ha DEREOFP, The part of the first part ha DEREOFP, The part of the first part ha	is at the definitive hereof. <b>afta 16 16 a 17</b> the hereful owner of the premises above grasted, and share with this GOOVOR in the definition of t	
And the suid pert. J	of the first part do. G.Shency covenant and gave that e of inheritance therein, free and clear of all incumbranc. defend the same agained will parties multiple haved durin parties hence that the part of the first part shall a seeme due and payable, and that Bh. Trill lare p i by the part of the scored part, the loss, if any, mul- half fail to py such tarse where the same become due and er, and the alcohant to part fail the score of a sol of or the multiple to pay the score of the scored part, with multiple to part If the scored part, with m of the scored part to pay for any insurance or to study in this information. For the sports of a sol multiple part If the scored part, with m or the scored part to pay for any insurance or to study in this information. The the scored part, with m or the scored part to pay for any insurance or to study in the said part y of the scored part, with m measure study of the scored part or the scored part,, the scored bar within the score of the scored part or the score there is any score and part is the scored part y = inferent thereon, or if the taxes on and rest score if which measure studies there are also portions to be part to be could part. where there is a part y of the first part ha DEREOFP, The part of the first part ha DEREOFP, The part of the first part ha	ta the definitive hereof. <b>a.f.b. 1.6</b> the left overset of the premises above grasted, and shall with <b>5.60 evers</b>	
And the suid pert. J	al de fins part do. G.Shency covenant and gave that of inheritance therein, free and clear of all incumbranc. defend the same agained will parties multiple haved durin the same agained will parties multiple haved durin seemes due and payable, and that She. Trill lare p i hyte the part of the scored part, the base, if any, mul- tiple the part of the scored part, with m on on the incum of the payment of the series of a multiple part of the scored part, with m on on the incum of part in physical multiple part, with multiple part of the scored part, with m multiple part of the scored part, with m multiple part of the part of the scored part, with m or the information of part to pay for any insurance or to make payable to the part of the scored part, with m or the information of the taxes on and well excited any measure stilling from such hild to relate the multiple scored of statict ty a base of a base. Secretary application to the fort part in measure stilling from such hild to relate the multiple EKEOFP, The party of the first part ha 	is at the definitive hereof. fib. 16       the isoful owner	
And the suid pert. J	al de fins part de. G.Sknew y covenant and agree that e of inheritance therein, free and clear of all incumbrance. defined the same against all parties multiple bard durin the parties hereto that the part	is at the definitive hered. <b>after 16 16 16 16 16 16 16 16</b>	
And the mid pert. J	al de fins part do. G.Sknowly covenant and agree that e of inheritance therein, free and dear of all incumbrance. defined the same adjustent B parties marking hereid durin the parties herein that the herein of the same that herein the same adjustent B parties marking hereid durin by the part of the scored part, the loss of any, marking that full to pay such taxes where the same become due and et al of the scored part is the loss of any, marking that full to pay such taxes where the same become due and et al of the scored part of the scored part, with mark paysible to the payment of a marking barrier of the form of the scored part to pay for any insurance or to reach experiment of the scored part of the scored part, with mark paysible to the part of the scored part, of the scored part to pay for any insurance or to find in this insterior of the scored part of the scored part is pay of the scored part of the scored part is a pay of the scored part of the scored part is any score of the scored part of the scored part is the part of the scored part of the score and the scored part is the score of the scored part. of the scored part of the scored part of the score and the scored part is the score of the scored part. are the scored part of the first part ha are the scored part of the first part ha 	is at the definition period. Effo. 16	d . ad ad ad ad ad ad ad ad ad ad
And the mid pert. J	al de fins part do. G.Sknowly covenant and agree that e of inheritance therein, free and dear of all incumbrance. defined the same adjustent B parties marking hereid durin the parties herein that the herein of the same that herein the same adjustent B parties marking hereid durin by the part of the scored part, the loss of any, marking that full to pay such taxes where the same become due and et al of the scored part is the loss of any, marking that full to pay such taxes where the same become due and et al of the scored part of the scored part, with mark paysible to the payment of a marking barrier of the form of the scored part to pay for any insurance or to reach experiment of the scored part of the scored part, with mark paysible to the part of the scored part, of the scored part to pay for any insurance or to find in this insterior of the scored part of the scored part is pay of the scored part of the scored part is a pay of the scored part of the scored part is any score of the scored part of the scored part is the part of the scored part of the score and the scored part is the score of the scored part. of the scored part of the scored part of the score and the scored part is the score of the scored part. are the scored part of the first part ha are the scored part of the first part ha 	ta the definitive hered. <b>after</b> 160 16	d . ad ad ad ad ad ad ad ad ad ad
And the mid pert. J	al de fins part do. G.Sknowly covenant and agree that e of inheritance therein, free and dear of all incumbrance. defined the same adjustent B parties marking hereid durin the parties herein that the herein of the same that herein the same adjustent B parties marking hereid durin by the part of the scored part, the loss of any, marking that full to pay such taxes where the same become due and et al of the scored part is the loss of any, marking that full to pay such taxes where the same become due and et al of the scored part of the scored part, with mark paysible to the payment of a marking barrier of the form of the scored part to pay for any insurance or to reach experiment of the scored part of the scored part, with mark paysible to the part of the scored part, of the scored part to pay for any insurance or to find in this insterior of the scored part of the scored part is pay of the scored part of the scored part is a pay of the scored part of the scored part is any score of the scored part of the scored part is the part of the scored part of the score and the scored part is the score of the scored part. of the scored part of the scored part of the score and the scored part is the score of the scored part. are the scored part of the first part ha are the scored part of the first part ha 	is a the defaury hered. <u>fib 15</u>	
And the mail part, Jd. of a good and indefensible states and that they well warms and d is a good and indefensible states and that they well warms and d is a state between the part and a real matter when the same be mail area and instances, or other distance and instances, or other filts on the states and other of the same states and other of the same states and other and the same states and the same and the same states and the same states and the same states and the written. In WITNESS WHI written.	al de fin part de. G.Shereby covenant and gaves that e of inheritance therein, free and clear of all incumbrance. defined the same apprich all parties multiple bard durin the parties herets that the partY. of the first part shall a second out and payable, and thatBheIll.eep 1 by the part of the scored part, the bass. If any, mul- and the scored net is paid and becomes part of the first multiple part of the scored part 0	ta the definity hered. <u>fib. 16</u> the life of the set of orace of the premiers above prested, and when what 500 over	d. ad ad ad ad ad ad ad ad ad ad
And the mid pert. Jd. of a good and indefensible statis and that they well warms in 64 It is argued between the p midd real datase when the same be midd pert datase when the same be midd pert. Jd the form pert of the same of the same as the perturbation of the same as the and the same of the same as the and the same of the same as the same of the same same perturbation and the <u>same same same same same</u> and the same same same same and the same same same same same same same same same same and the same	<pre>al de fing part do. C.S</pre>	ta the definity hered. <u>fib. 16</u> the life of the set of orace of the premiers above prested, and when what 500 over	d . ad ad ad ad ad ad ad ad ad ad
And the mail part, Jd. of a good and indefensible states and that they well warms and d is a good and indefensible states and that they well warms and d is a state between the part and a real matter when the same be mail area and instances, or other distance and instances, or other filts on the states and other of the same states and other of the same states and other and the same states and the same and the same states and the same states and the same states and the written. In WITNESS WHI written.	al de fin part de. G.Shency covenant and gave that e of inheritance therein, free and clear of all incumbrance. defined the same appriate II parties multiple bard durin the parties hereic that the partY. of the first part shall a second out and payable, and thatBheIll.eep 1 by the part of the scored part. the bass. If any, mul- and the stoom to spale shall become approximate of a made payable to the part of the scored part 0or the scored part. to pay for any insurance or to strate in the inheritance of part of the first payment of a made payable to the part of the scored part 0or the part of the scored part re that induced part to pay for any insurance or to strate in his indecture. If we add in the payment is mude as bering specified, as re relations within a bardenia for the payment of a made payable to the part of the scored part re the stoom payment be mude as bering specified, as relations within indecture. If we add in the payment is for a bard in specified, as relations within the store are only in the score of the store of the score of the scored part of the score of the score of the scored part of the score of the score of the scored part of the first and the score of the scored part of the score of the score of the scored part of the first and the score of the scored part of the first and the score of the scored part of the first and the score of the scored part of the first and the score of the scored part of the first and the score of the scored part and BE IT REMEMBERED, That on the 	is it the definitive harrod. Bho 16	d . iii iii iii iii iii iii iiii iiii ii

402