## MORTGAGE RECORD 80

eg. No. 1106

iving No. 45

FROM	STATE OF KANSAS, DOUGLAS COUNTY, SS.	T
	This instrument was filed for record on the18 day of	
Chric Epley, a widower	June A. D. 19 37, at 8:30 o'dock A. M. Narold A. Deck	
10	Narold U. Deck Register of Deeds	
Lawrence National Bank Lawrence, Kansas	By Deputy. N	Law
Lawrence National Bank Lawrence, Manager		
THIS INDENTURE, Made this 12th day of it	ine , in the year of our Lord, one thousand nine	THI hundred an
THIS INDENTURE, Made this 12th day of hundred and thirty-seven between Chris Eple	A B WIGONO	bundred an
of Lawrence in the County of Douglas	and State of Kansas	d Le parties
of Lawrence in the county of the first part, and The Lawrence National Bank	awrence, Kansas part y of the second part.	
til. Cut part in consideration	n of the sum of	WIT
Three Hundred and no/100 which is hereby acknowledged, ha 5 sold, and by this indenture do@5 G		which is be
which is hereby acknowledged, ha S sold, and by this indenture does	State of Kansas, to-wit:	following d
following described real estate situated and being in the entry		
Lot number Twenty (20) on New Hampshire Street,	City of Lawrence, Kansas.	
Lot number facility (ac) on an		
		The Report
		Ser Barber
with the appurtenances and all the estate, title and interest of the said part y	of the first part therein.	AND DESCRIPTION OF A DE
And the said part y of the first part do @S hereby covenant and agree that at the deliv	of the first part therein. very hered_h0_18the lawful owner of the premises above grasted, and must	And the
And the mid part. Y of the first part do QS hereby covenant and agree that at the deliv of a good and indefemible estate of inheritance therein. Free and clear of all incumbrance	of the first part therein. rery heredh0_18the lawful owner of the premises above grasted, and mine	And the base boog a be
And the mid part, y of the first part do. Q.S hereby covenant and agree that at the deliv of a pool and indefauilie state of interinsers therein. free and deser of all incumbrance and that they will surmant and defend the same against all parties making lawful dairn thereto. It is arrend to beyong the against parties that they of the first part shall at all time do	rery hered_h0_18the lawful owner of the premises above guated, and sime	And the of a good and and that they It is ag
And the mid part. Y of the first part do. Q.S hereby covenant and agree that at the deliv of a good and indefenable setate of inheritance therein. Free and deer of all incumbrance 	rery hereof_h0_18 the lawful owner of the premises above granted, and ensu- buring the life of this indexture, pay all taxes or assessments that may be levied or assumed spinst upon mid real exists insured against fire and tornado in work sum and by met howness company	And the of a good and and that they It is ag mid rea, ortat
And the mid part, $\underline{y}_{-}$ of the first part do $0.5$ . hereby coverant and agree that at the delive of a good and indefaultie state of interfauser therein. Free and disc of all incumbrance and that they will warrant and defeed the same against all parties making lawfel dains thereto. It is agreed between the parties hereto that the part, $\underline{y}_{-}$ of the first part shall at all times d and frait matter when the same becomes due and says paths, and that The This The buildings what has mattered and directed by the matry $\underline{y}_{-}$ of the first part shall at all times d with the motion and directed by the matry $\underline{y}_{-}$ of the first part shall be and the buildings	rery hered h0.18 the lawful owner— of the premies above granted, and size $\frac{1}{1000}$ the lawful owner— of the premies above granted, and size $\frac{1}{1000}$ the lawful of this indenture, pay all taxes or assessments that may be lefted or assessing applies upon all for each start of a size of a same add to rech sum and ty rech herease empary to the part. J. of the words part to the extent of 1.15. Listers, that is the rest that	And the of a good and and that they It is ag mid rea. estate is shall be spo
And the mid part, $\underline{y}_{-}$ of the first part do $0.5$ hereby coverant and agree that at the delive of a good and indefaultie state of laboritance therein. Free and desc of all incumbrance and that they will warrant and defeed the same against all particles making lawful dain thereto. It is agreed between the particle hereto that the part, $\underline{y}_{-}$ of the first part shall at all times do and real matter when the same become due and spratche, and that $hh will l keys the buildingsas shall be specified and directed by the part, \underline{y}_{-} of the first part shall a the part data of the direct day the part \underline{y}_{-} of the first part matter here the the same become due and part \underline{y}_{-} and the model part, the laboritance matter is the indefaultement.$	rery hered h0.18 the lawful owner— of the premies above granted, and size $\frac{1}{1000}$ the lawful owner— of the premies above granted, and size $\frac{1}{1000}$ the lawful of this indenture, pay all taxes or assessments that may be lefted or assessing applies upon all for each start of a size of a same add to rech sum and ty rech herease empary to the part. J. of the words part to the extent of 1.15. Listers, that is the rest that	And the of a good and and that they It is ag mid rea, what is shall be ope mit part 1000 mit part shall be
And the mid part, $\underline{y}_{-d}$ is the first part do $0.5$ hereby covenant and agree that at the delive of a good and indefauilie state of laboritance therein. Free and desc of all incumbrance matches they will warrant and defend the mass spinist all parties making laborith dains there in the green detween the parties here to that the part, $\underline{y}_{-d}$ of the first parts that it all inflation midd real watter when the parties here to that the part, $\underline{y}_{-d}$ of the first parts that it all inflations are also been the parties day the part, $\underline{y}_{-d}$ of the first parts that it all inflations are also been the parts and in the pay each taxe when the mane become due and payles are used that first first day that parts the pay that have the the mane the core of the indeficience, as when the part $\underline{y}_{-d}$ is the part of the integration to payle that have been down and payles are used to make the integration of the integration to paid that the beause it parts to the integration of the part of the integration on paid that becomes a part of the indeficience, as $\frac{1}{2} \frac{1}{2} 1$	recry here $d_1 = 10$ the lawful owner of the premises above pushed, and emission buring the life of this indexture, pays all taxes or assessments that may be bried or assessed applies upon aid real evants insured against for and torrado in such sum and by rach heurase company to the part $J_{}$ of the second part to the extent of $-112$ indext. And in the rest that is a key and portions insured as a branch provided, then the parts $J_{}$ of the model parts much recurs by this indexture, and shall beer interest at the rate of 10% from the date of payment and	And the of a good and and that they It is ag mid rea. statk as shall be op- mid part 1000 mid too statk in the statk in th
And the mid part, $\underline{y}_{-}$ of the first part do $\underline{0}\underline{3}_{-}$ however, and and agrees that at the delive of a good and indicative state of interfaces therein. For and discr of all incumbrance- ins that they will warrant and defend the same against all partice making lawfeld duin thereto. It is agreed between the particle hereto that the part, $\underline{y}_{}$ of the first part shall at all times d and real matter when the same become due and payable, and that The <b>W</b> 111 keep the buildings as hall be specified and directed by the strengt $\underline{Y}_{}$ of the first part shall at all times d and grade and incred by the the instance to pair that hall in the symmetry of the buildings and that the first and directed by the the instant to pair that hall become pair of the installed test fair fair fair matters, or either, and the instance to pair that hall be the installed constant, which will be install become pair to the install become pair to the installed constant, which will be installed constant the pair that the instance of the pair of the same of the THIS GRANT is intrudied as a mortgare to secure the payment of the same of the Three Hundred $= 0.07$	recry here $d_1 = 0.13$ the lawful owner— of the premises above guards, and mini- lawing the life of this indenture, pay all taxes or assessments that may be brief or assessed spinse upon aid rest insured against fire and tormado in such sum and by moth herease sumpary to he part. J. of the second part to the extent of 1.12. Interest. A statistical is the rest list is hereast and permises insured as herein provided, then the part. J. of the mood part may pro- recursd by this indenture, and shall beer interest at the rate of 10% from the statist of payment with an experimental permises insured as herein provided, then the part of the mood part may pro- recursd by this indenture, and shall beer interest at the rate of 10% from the statist approximation of the state of 10% for the state of payment with an experimental states of the state of 10% from the state of payment with an experimental states of the state of 10% from the state of payment with an experimental states of the state of 10% for the state of the payment with an experimental states of the state of 10% for the state of the payment with an experimental states of the state of 10% for the state of the payment with an experimental states of the state of 10% for the state of the payment with an experimental states of the state of 10% for the state of the payment with an experimental states of the state of 10% for the state of the payment with an experimental states of the state of 10% for the state of the payment with an experimental states of the state of the payment with the states of the states of the states of the payment with the states of the payment with the states of the payment with the states of the states of the payment with the payment with the states of the payment with the states of the payment with the states of the states of the payment with the payme	And the of a good and and that they It is no mid reas within the spe- mid taxes mid- half yeard. TILL of amording to the
And the mid part, $\underline{y}_{-}$ of the first part do $\underline{0.5}_{-}$ hereby coverant and agree that at the delix of a pool and indicatile state of liberitance therein. For and deer of all incumbrance middle that they will warmant and defeed the same against all parties making lawful dains thereas. It is agreed between the parties here to that the part, $\underline{y}_{-}$ of the first part shall at all times d middle and state when the same becomes due and payable, and that $-$ Me. Will J. keep the buildings as shall be specified and directed by the part, $\underline{y}_{-}$ of the first beam in the same becomes due to payable, and that $-$ Me. Will J. keep the buildings as that be parted by the part, $\underline{y}_{-}$ of the second part, the loss, if any, mole payable to the first T. If its results the indications, we first all interacts, of either, shall be an most to paid shall become a part of the indications, we first the indication of the building to the terms of $         -$	recry hered_h0_13	And the of a good and not that they It is ap million entits in the fact of a million entits in the fact of a million entits million entits mi
And the mid part <b>y</b> _of the first part do 25 _ hereby coverant and agree that at the ddit of a good and indicative state of interfaces therein. For and disc of all incumbrance. It is agreed between the parties here to that the part <b>y</b> _of the first part shall at all dimensions and read matter share that the part <b>y</b> _of the first part shall shall dimension that the part <b>y</b> _of the first part shall shall the part <b>y</b> _of the first part shall shall the part <b>y</b> _of the first part shall shall be part be an adjuster of the part <b>y</b> _of the first part shall shall the part <b>y</b> _of the first part shall shall the part <b>y</b> _of the first part shall shall be part be and the part <b>y</b> _of the first part shall shall be part be and includy by the instantian of the part <b>y</b> _of the first part <b>y</b> _of the maint <b>y</b> _of the maint <b>y</b> _of the first part	recry here $10$ 18 the law and owner— of the premises above granted, and size in the previous start of this indexture, pay all taxes or assessments that may be irrited or assesses apparent of the part. J. of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part of the seco	And the of a pool and and that they be not and an an antiti- u shall be app and its an anti- tic shall be app and its antitic the shall be app and its antitic the shall be app and the shall be app and the shall be app and the shall be app and the shall be app
And the mid part <b>y</b> _of the first part do 25 _ hereby coverant and agree that at the ddit of a good and indicative state of interfaces therein. For and disc of all incumbrance. It is agreed between the parties here to that the part <b>y</b> _of the first part shall at all dimensions and defaed the here to that the part <b>y</b> _of the first part shall shall dimension that the ddit the part <b>y</b> _of the first part shall shall the dimension of the shall be part of the first part shall at all times dimensions of the shart shall be part <b>y</b> _of the first part shall shall the dimension of the shall be part <b>y</b> _of the first part shall shall be part <b>y</b> _of the first part shall shall be part be all the shall be part <b>y</b> _of the first part shall shall be part <b>y</b> _of the first part shall be part be part of the part <b>y</b> _of the first part <b>y</b> _of the most <b>y</b> _of the first part <b>y</b> _of the first part <b>y</b> _of the most <b>y</b> _of the first part <b>y</b> _of the most <b>y</b> _of the first part <b>y</b> _of the most <b>y</b> _of the first <b>y</b> _of the mass <b>y</b> _of	recry here $10$ 18 the law and owner— of the premises above granted, and size in the previous start of this indexture, pay all taxes or assessments that may be irrited or assesses apparent of the part. J. of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part to the extent of 152 interest. And is the rest that the part of the second part of the seco	with the ap And the d's good and and that they his may all mone statist which he apone all the statist which he apone all the statist and the tap ap- And tap- And tap
And the maid part <b>y</b> _of the first part do 25_ hereby coverant and agree that at the ddit of a good and indicative state of interfaces therein. Free and discr of all incumbrance matching will warmant and ddired the same septiant all particles making larded dist: therea. It is agreed between the particle herein that the part <b>y</b> _of the first part shall at all times d and real matter when the same become due and payable, and that. The <b>w</b> [11] here the buildings at that the specific and directed by the part <b>y</b> of the first part shall be applied and dist read matter when the same become due and payable, and that. The <b>w</b> [11] here the buildings and the specific and directed by the the insurant so paid that become <b>y</b> part of the first <b>y</b> _or direct bey direct <b>y</b> _or direct <b>y</b> by the insurant so paid the become <b>y</b> _or and <b>y</b> _or <b>y</b> _or <b>b</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b>	recry hered_ h0_12	And the of a pool and a short and the second and me which a short and the second and the second and the second and the second and a second a second and a second a second a second a second a second a second a second a second a second a second a second a second second a seco
And the maid part <b>y</b> _of the first part do 25_ hereby coverant and agree that at the ddit of a good and indicative state of interfaces therein. Free and discr of all incumbrance matching will warmant and ddired the same septiant all particles making larded dist: therea. It is agreed between the particle herein that the part <b>y</b> _of the first part shall at all times d and real matter when the same become due and payable, and that. The <b>w</b> [11] here the buildings at that the specific and directed by the part <b>y</b> of the first part shall be applied and dist read matter when the same become due and payable, and that. The <b>w</b> [11] here the buildings and the specific and directed by the the insurant so paid that become <b>y</b> part of the first <b>y</b> _or direct bey direct <b>y</b> _or direct <b>y</b> by the insurant so paid the become <b>y</b> _or and <b>y</b> _or <b>y</b> _or <b>b</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b> _or <b>y</b>	recry hered_ h0_12	And the of a pool and a short and the second and me which a short and the second and the second and the second and the second and a second a second and a second a second a second a second a second a second a second a second a second a second a second a second second a seco
And the maid part, <u>Y</u> of the first part do <u>QS</u> hereby correctal and agrees that at the delix of a good and indefaultie state of laboritance therein. First and discr of all incumbrance mainter that the the state of laboritance therein. The and discr of all incumbrance is the there there the particle herets that the part, <u>Y</u> of the first part shall at all time di and real matter when the same become due and payable, and that here. The biolitages as shall be specified and directed by the part, <u>Y</u> of the first part shall at all time di direct <u>A</u> at the fort part that [11] to pay such taxes then the same become due and payable and direct <u>A</u> at the fort part that [11] to pay such taxes then the same become due and payable and direct <u>A</u> at the fort part that [11] to pay such taxes then the same become due and payable and direct <u>A</u> at the fort part that [11] to pay such taxes the the form of the same become due and payable and direct <u>A</u> at the fort part to the pay such the same become due and payable and <u>Thirdee Hundred end no()(00) = </u>	recry hered _ h0_13	And the of a pool and and that they life and the app and pool and the app and pool and the app and pool and the second pool and the app an
And the maid part, <u>Y</u> of the first part do <u>0.5</u> hereby correctal and agrees that at the delive of a good and indefaultie state of laboritance therein. First and disc of all incumbrance mainter that the state of laboritance therein. For and disc of all incumbrance is the state of the stress of the state of laboritance therein. The state of the stress of the state state the state become due and a state stress the stress become due and state state the state become due and state stress the state become due and state stress the stress become due and state stress the state become due and state stress the state become due and state stress the state stress the state become due and state stress the state become due and state stress the state stress the state stress the state stress the state become due and state stress the stress the stress the state stress the state stress the state stress the state stress the stress the stress the stress the stress the state stress the state stress the state stress the state stress the stress the stress the stress the stress the state stress the state stress the state stress the stress	recry hered_ h0_13	And the of a pool and not have been as a set of the set
And the mid part <b>y</b> _ of the firm part do 25 _ hereby coverant and agree that it the ddit of a pod an isoblamilie state of interfaces therein. For and disc of all incumbrance. It is argued between the parties here to that the part <b>y</b> _ of the first partial ddit there are all the ddit of the ddit the ddit of the ddit	recry hered _ h0_13	And the of a pool and of the they is a pool and in the set of the set of the
And the maid part, <u>Y</u> of the first part do <u>0.5</u> hereby correctal and agrees that at the delive of a good and indefaultie state of laboritance therein. First and disc of all incumbrance mainter that the state of laboritance therein. For and disc of all incumbrance is the state of the stress of the state of laboritance therein. The state of the stress of the state state the state become due and a state stress the stress become due and state state the state become due and state stress the state become due and state stress the stress become due and state stress the state become due and state stress the state become due and state stress the state stress the state become due and state stress the state become due and state stress the state stress the state stress the state stress the state become due and state stress the stress the stress the state stress the state stress the state stress the state stress the stress the stress the stress the stress the state stress the state stress the state stress the state stress the stress the stress the stress the stress the state stress the state stress the state stress the stress	recy hered_ h0_13_ the layful overs— of the premises above granted, and size the first of this indesture, pay all taxes or assessments that may be levide or assessed spins upon aid rest insured against for and to rest of the rank of the rest interval of the rest of the rank of the rest interval of the rest of the rank of the ra	And the of a pool and not have been as a set of the set
And the mid part <b>y</b> _ of the firm part do 25 _ hereby coverant and agree that it the ddit of a pod an isoblamilie state of interfaces therein. For and disc of all incumbrance. It is argued between the parties here to that the part <b>y</b> _ of the first partial ddit there are all the ddit of the ddit the ddit of the ddit	recy hered_h0_13	And the driped and driped and and the taby in the taby and me, which will be app and me, which will be app and the taby and the taby and the taby and the taby and the taby and the taby and the taby the taby and the taby and the taby and the taby and the taby and the taby and the taby and the taby and the taby and the taby and th
And the mid part <b>y</b> _ of the firm part do 25 _ hereby coverant and agree that it the ddit of a pod an isoblamilie state of interfaces therein. For and disc of all incumbrance. It is argued between the parties here to that the part <b>y</b> _ of the first partial ddit there are all the ddit of the ddit the ddit of the ddit	recy hered_ h0_13_ the layful overs— of the premises above granted, and size the first of this indesture, pay all taxes or assessments that may be levide or assessed spins upon aid rest insured against for and to rest of the rank of the rest interval of the rest of the rank of the rest interval of the rest of the rank of the ra	And the driped and driped and and the taby in the taby and me, which will be app and me, which will be app and the taby and the taby and the taby and the taby and the taby and the taby and the taby the taby and the taby and the taby and the taby and the taby and the taby and the taby and the taby and the taby and the taby and th
And the mid part <b>y</b> _ of the firm part do 25 _ hereby coverant and agree that it the ddit of a pod an isoblamilie state of interfaces therein. For and disc of all incumbrance. It is argued between the parties here to that the part <b>y</b> _ of the first partial ddit there are all the ddit of the ddit the ddit of the ddit	recy hered_h0_13	And the of a pool and of the they is a pool and in the set of the set of the
And the mid part <b>y</b> _ of the firm part do 25 _ hereby coverant and agree that it the ddit of a pod an isoblamilie state of interfaces therein. For and disc of all incumbrance. It is argued between the parties here to that the part <b>y</b> _ of the first partial ddit there are all the ddit of the ddit the ddit of the ddit	recy hered_h0_13	And the of a pool and of the theory I is not at most state. I is not at most state and of the theory of the theory many stream and the spe- and the spe- transformer and the state of the theory stream and the spe- transformer and the theory stream and the spe- transformer and the theory stream and the spe- transformer and the spectra former
And the maid part <b>y</b> _of the firm part do 25_ hereby coverant and agree that it the ddit of a good and isoblematic state of interfaces therein. Free and discr of all incumbrance. In the argued between the parts do not be a set of partice mainting leafed distributed. It is argued between the parts here to that the part <b>y</b> _of the first parts shall at all time of and real maints when the same become due and parable, not that. In <b>De v</b> [11]. Leep the buildings at all all models and directed by the strengt <b>y</b> _or of the scened part, the local <b>i</b> , <b>x</b> <sub>0</sub> , make payable <b>x</b> <sub>0</sub> and <b>y</b> _0 and <b>x</b> <sub>0</sub> and <b>y</b> _0 and <b></b>	recy hered_h0_13	And the dripped and driften target and me, which are a set and the set and me, which are a set and the set and provide and the target are a moving on the set a moving on the set a moving on the set a moving on the set a mo
And the maid part <b>y</b> _of the firm part do 25_ hereby coverant and agree that it the defined a pool and indefaultie state of laberitance therein. Free and dear of all incumbrance.	recy hered_h0_13	And the d's point and different they will be any might be
And the maid part <b>y</b> _of the firm part do 25_ hereby coverant and agree that it the ddit of a pod an isoidenable state of interfaces therein. For and disc of all incumbrance. That that they will warmant and defend the manu septions if purphers making larded dist. there, and that the vertex the parts become that the part <b>y</b> _of the first part shall at all the indi- math of a pod and incidently the part <b>y</b> _of the scored part. It has, if any the buildings and all so exclude and directed by the strong through the the mark <b>y</b> _of the first part shall be specified and indice the strong the score the part <b>y</b> _of the scored part, the local <b>i</b> is indiced. The there the strong the score the part <b>y</b> _of the scored part, the local <b>i</b> is indiced. The score <b>i</b> is the score the part <b>y</b> _of the scored part, the local <b>i</b> is indiced. The <b>i</b> is the score <b>i</b> is the score <b>i</b> is part <b>y</b> _of the scored part. It is all the score <b>i</b> is indiced as a mortage to secure the payment of the sum of <b>i i i i i i i i i i</b>	recy hered_h0_13	And the of speed and of the theory in the second second second with the second
And the mail part <b>y</b> of the firm part do 25 howey coverant and agree that it the defined a pool and isoforable states of inferinance therein. For and disc of all incumbrance. It is agreed between the parties and first during market market and of the first part half at all times of market market in the state become due and payable, and that the first part half at all times of market market in the state become due and payable, and that the first part half at all times of market market market in the state become due and payable, not that the first part half at all times of market	http://internet.com/distriction the lawful owner of the premium above praints, and similaring the life of this indestrum, pay all taxes or assessments that may be invide or assessments that may be taken the max be taken or assessments that taken or assessments that the max be taken or assessments taken or assessments that the max be taken or ass	And the of speed and of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the second second second second of the rest of the second second second second of the rest of the second second second second of the rest of the second second second second second of the rest of the
And the mail part <b>Y</b> _of the firm part do 35_hereby coverant and agree that it the ddit of a good and indicative state of interfaces therein. Free and disc of all incumbrance. That that they will warrant and defeed the same septimat of purcher making leafed dist: there: This agreed between the parts become due and appaths, and that. In <b>WITH</b> here the buildings and and indicates the same second agreed to that the part <b>Y</b> of the first part shall at all time of and real mainter the same showing the same sequent and parts making leafed dist: there: and the specific and directed by the same sequent and parts the same second part, the load. There <b>B</b> Hurd First <b>G</b> is not parts the same sequent and the same second size and approximation of the same second part, the load. There <b>B</b> Hurd First <b>G</b> and <b>n</b> O/100	http://internet.com/distriction the lawful owner of the premium above praints, and similaring the life of this indestrum, pay all taxes or assessments that may be invide or assessments that may be taken the max be taken or assessments that taken or assessments that the max be taken or assessments taken or assessments that the max be taken or ass	And the of speed and of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the second second second second of the rest of the second second second second of the rest of the second second second second of the rest of the second second second second second of the rest of the
And the maid part <b>y</b> _of the first part do 0.5browly coverant and agree that at the deliv of a good and indefaultie state of interfauces therein. First and disc of all incumbrance maintain the strength of the strength	recy hered_h0_13	And the of speed and of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the second second second second of the rest of the second second second second of the rest of the second second second second of the rest of the second second second second second of the rest of the
And the mail part <b>y</b> _of the firm part do 35_ hereby coverant and agree that it the ddit of a pod an isoblamile state of interinance therein. For and disc of all incumbrance. The intermed between the parties here to that the part, <b>y</b> _of the first part shall at all the indi- tial real matter when the same become due and appaths, not that. How <b>1111</b> , here the buildings and the specific and directed by the strengt <b>y</b> of the source part, below, if any, made paysible at the signal and the shall be been addressed by the source part, below, if any, made paysible at the state the same addirected by the strengt <b>y</b> of the second part, the loss, if any, made paysible at the state the same addirected by the strengt <b>y</b> of the second part, the loss, the state the specific and in the loss of the strengt be paysed of the same of <b>Three Hurdred C and no</b> /100 <b>- - - - - - - - - -</b>	http://iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	And the of a pool and of the the they is the and the up and pool and the the and pool and the the second and the the the the the the the second and the the the the the the the second and the the the the the the the second and the
And the maid part <b>y</b> _of the first part do 0.5 how by coverant and agree that at the defined a good and indefaultie state of laboritance therein. First and disc of all incumbrance	rery hered_h0_13	And the of speed and not that they all fine any all fine
And the maid part <b>y</b> _of the first part do 0.5 how by coverant and agree that at the defined a good and indefaultie state of laboritance therein. First and disc of all incumbrance	rear bened_h0_13 the lawful owner of the premium above practed, and similar upon and real crists insuce against fire and the read in the real that is the real bank upon and real primery and real bank read in the real that is the primer and read in the real that is the real bank upon and real primery and reads in read on	And the of speed and not that they all fine any all fine
And the maid part <b>y</b> _of the first part do 0.5 how by coverant and agree that at the defined a good and indefaultie state of laboritance therein. First and disc of all incumbrance	<pre>regr hered_h0_13</pre>	And the of speed and out that they all new metric and the speed and particular of the speed of the speed and the speed of
And the maid part <b>y</b> _of the firm part do 25_hereby coverant and agree that it the delit of a good and indefaultie matter of laberitance therein. Free and dear of all incumbrance. This agreed between the parts between that the part <b>y</b> _of the first parts shall at all time of and real matter when the parts become due and paysite, and that. In <b>B 111</b> here the buildings and the specified and directed by the strong <b>x y</b> _or (at the code part. Is how, if <b>x y</b> _or more specified the specified and directly by the the monant sep just hall be been <b>x j</b> and <b>x y</b> _or more paysite and the specified and directly by the the monant sep just hall be been <b>x j</b> and <b>x y</b> _or the distrophysical specified as a mostrage to access the specified of the matter <b>Three Hundred end no</b> /1000	rery bered_h0_13	And the of a pool and and that they and that they and the second
And the mail part <b>Y</b> _of the form part do 25_hereby coverant and agree that it the ddiff of a pod and indicative state of interfaces therein. For and disc of all incumbrance. That that they will warmant and defend the same septimat of purches making leaded dist. there, This agreed between the parts become due and spatials, and that. In <b>WITH</b> here the building that the spatial constraints of the set of the same septimat of purches making leaded dist. These, The same due due to the same sequent of purches making leaded dist. These, the building that the spatial constraints on the same sequent of purches making leaded dist. These, the building that the spatial constraints of the same sequent of purches making leaded the indications and the spatial constraints of the same sequent of purches the same second of the same of Three Hurdred et all constraints purches the second part, which all indications there of high purches the same second part, being all the same of a part purches of the same second part of the same second part, being all the same of Three Hurdred et all constraints of the part y- of the second part, with all interest many setures by the said part. Y- of the second part is possible to the same of the same setures of the same second district an explorate to make setures or to distrains are shall fill to py the many setures that the state ward region and setures are stated as a shall fill to py the parties back of the same seture of possible to the same seture of t	<pre>rery bered_ h0_13</pre>	And the d's point and d'un point and d'un service and me service and the servi
And the mail part <b>Y</b> _of the firm part do 25_hereby coverant and agree that it the ddit of a good and indicative state of interfaces therein. Free and disc of all incumbrance. This agreed between the parts between that the part <b>Y</b> _of the first parts shall at all time of and real matter when the parts become due and payable, and that. The <b>WIII</b> here the buildings and the state the same become due and payable, and that. The <b>WIII</b> here the buildings and the state the same diverse that parts <b>Y</b> _of the first part shall at all time of and real matter when the same become due and payable, and that. The <b>WIII</b> here the buildings and the specific and directed by the streng <b>Y</b> _or of the scored part. It is not, <b>W</b> _N, and <b>P</b> _N yields the state <b>P</b> _off the first GRANT is intered as a mortage to searce the payment of the same of <b>Three Hundred_ and no/100</b>	resy bered h0 13 the lawful owner of the premium above prainted, and similaring the life of this indenture, pay all taxes or assessments that may be levide or assessed update update indenture and provide and area to be part of the second part to the extern of to life interest. Add is the rest taxe in the taxe of the provide and taxes or taxessments that may be levide or assessed update to be part of the second part to the rest of taxes of the rest of tax and taxes or even may me or taxes of the rest of tax of taxes of taxes of the rest of taxes of taxes of taxes of taxes of taxes of taxes of the rest of taxes of the rest of taxes of	And the d's pool and dist that they will be age will pool that will be age will pool that has be age will be age will be age of the
And the mail part <b>Y</b> _of the form part do 25_hereby coverant and agree that it the ddiff of a pod and indicative state of interfaces therein. For and disc of all incumbrance. That that they will warmant and defend the same septimat of purches making leaded dist. there, This agreed between the parts become due and spatials, and that. In <b>WITH</b> here the building that the spatial constraints of the set of the same septimat of purches making leaded dist. These, The same due due to the same sequent of purches making leaded dist. These, the building that the spatial constraints on the same sequent of purches making leaded dist. These, the building that the spatial constraints of the same sequent of purches making leaded the indications and the spatial constraints of the same sequent of purches the same second of the same of Three Hurdred et all constraints purches the second part, which all indications there of high purches the same second part, being all the same of a part purches of the same second part of the same second part, being all the same of Three Hurdred et all constraints of the part y- of the second part, with all interest many setures by the said part. Y- of the second part is possible to the same of the same setures of the same second district an explorate to make setures or to distrains are shall fill to py the many setures that the state ward region and setures are stated as a shall fill to py the parties back of the same seture of possible to the same seture of t	resy bered h0 13 the lawful owner of the premium above prainted, and similaring the life of this indenture, pay all taxes or assessments that may be levide or assessed update update indenture and provide and area to be part of the second part to the extern of to life interest. Add is the rest taxe in the taxe of the provide and taxes or taxessments that may be levide or assessed update to be part of the second part to the rest of taxes of the rest of tax and taxes or even may me or taxes of the rest of tax of taxes of taxes of the rest of taxes of taxes of taxes of taxes of taxes of taxes of the rest of taxes of the rest of taxes of	And the d's pool and dist that they will be any still be
And the mail part <b>Y</b> _of the firm part do 25_hereby coverant and agree that it the ddit of a good and indicative state of interfaces therein. Free and disc of all incumbrance. This agreed between the parts between that the part <b>Y</b> _of the first parts shall at all time of and real matter when the parts become due and payable, and that. The <b>WIII</b> here the buildings and the state the same become due and payable, and that. The <b>WIII</b> here the buildings and the state the same diverse that parts <b>Y</b> _of the first part shall at all time of and real matter when the same become due and payable, and that. The <b>WIII</b> here the buildings and the specific and directed by the streng <b>Y</b> _or of the scored part. It is not, <b>W</b> _N, and <b>P</b> _N yields the state <b>P</b> _off the first GRANT is intered as a mortage to searce the payment of the same of <b>Three Hundred_ and no/100</b>	<pre>rery bered_h0_13</pre>	And the d's pool and not that they his any aid non-active statistical be appresented by Traffic ( annotany of the annotany of