MORTGACE DE

.417

ARE NOTIFICATE STATICALLY CO., KANS	FROM	
	11111111111111111111111111111111111111	STATE OF MANSAS, DOUGLAS COUNTY, 55.
Rodna	y E. Rose	This instrument was filed for record on the 3 day of
-1	T0	July A. D. 19 37 at 1:20 o'dock P.M.
States 1		Norald a. Beck
- R. R	• Osborne	Register of Deeds.
THE INDENTIL	RE, Made this 3rd day	
dred and Thirty	Seven between	July , in the year of our Lord, one thousand nine Rodney E. Rose
Kensas City,Ka	nsas in the County of Wyand	otteand State of Kansas
y of the first part	t, and R. R. Osborne	AND SALE OF BRIESS
WITNESSETH, T	hat the said part of the first part,	in consideration of the sum of Five Hundred & No/160
	dged, ha	
		and state of Anneas, to-wit:
Lot Num	ber Five (5), Block One Hu	ndred Thirty Three (133) in the City of Eudora, Kansas
88. g		
the appurtenances and	d all the estate, title and interest of the s	said part y of the first part three n
	d all the estate, title and interest of the s	
And the said part y of nod and indefeasible estate	the first part do BSbereby covenant and agre of inheritance therein, free and clear of all incumbr	ee that at the delivery beread he is the lawful owner of the premises above granted, and seized
And the said part y of sod and indefeasible estate hat they will warrant and d	the first part do D.Shereby covenant and agree of inheritance therein, free and clear of all incumbe efend the same against all parties making lawful ci-	ee that at the delivery hereod <u>h0_18</u> the lawful over _ of the penniee shove guarde, and extend an extend and therefore.
And the said part y of sod and indefeasible estate hat they will warrant and d It is agreed between the pa	the first part do B.S hereby covenant and agre of inheritance therein, free and clear of all incumbr elend the same against all parties making lawful di arties hereto that the part	so that at the delivery horeod
And the said part y of nod and indefeasible estate hat they will warrant and d It is agreed between the pu mi estate when the same bee	the first part do 0.5breby covenant and agre of inheritance therein, free and clear of all incumbs effed the same against all parties making lawful di arties hereto that the part_y of the first part comes due and payable, and that hthe will	so that at the delivery hores
And the said part <u>y</u> of nod and indefeasible estate hat they will warmant and d It is agreed between the p mal state when the same been al separate when the same been al se specified and directed it art <u>y</u> of the first part sh uses and insurance, or either	It the first part do Ω_{an}^{c} hereby covenant and ages of laboritance therein, five and clear of all houses of the same against all partice making lawful do the first part of the large range of the first part coverse due and payable, and that here $m + 1$] by the part where the second part is the bess will age all full to part where the same become beaut of the the part where the same beaute bound the	so that at the delivery hereod. here $\underline{1}$ at minor $\underline{1}$ the invite overall overall or the premiser shows guards, and minor that at the set of the indext over $\underline{1}$ and the set of the indext over $\underline{1}$ and the set of the indext over $\underline{1}$ and \underline{1} and \underline{1} and $\underline{1}$ and $\underline{1}$ and $\underline{1}$ and $\underline{1}$ and
And the mid part <u>y</u> of nod and indefeatible estate hat they will warrant and d It is agreed between the p mi state when the same bee all be specified and directed i at <u>y</u> of the first part sho would be add insurance, or either vald. THIS GRANT is intender	I the first part do D.G. hereby covenant and agree of laboritance therein, fore and dear of all hereands offed the same against all particle making labeled article hereto that the part of the form part courses due and payable, and that http://libele.git by the part of the second part, the loss, if any all fail to pay are that sees when the ames become do , and the amount so paid shall become a part of the , and the amount so paid shall become a part of the	so that at the delivery hereod <u>h0_14</u> the invited owner_ of the premises share granted, and estand many the levies or answering the two of this force of the invited and the start of t
And the mid part <u>y</u> of mod and indefemable cetate has they will warrant and d It is agreed between the p mid ottie when the same bees mid ottie when the same bees and the specified and directed is provided and directed at <u>y</u> of the first part ab world THIS GRANT is intender THIS GRANT is intender	i the first part do D.S hereby covenant and agree of laboritance therein, five and clear of all locamb dred the same against all parties making laborid article hereto that the part of the form part comes due and payable, and that h0. Trill by the part of the second part, the ionsi if any all fail to pay such tarse when the amas become do , and the amount so paid shall become a part of th as a mortgage to accure the payment of the sum	so that at the delivery hereod. here $\underline{1}$ at minor $\underline{1}$ the invite overall overall or the premiser shows guards, and minor that at the set of the indext over $\underline{1}$ and the set of the indext over $\underline{1}$ and the set of the indext over $\underline{1}$ and \underline{1} and \underline{1} and $\underline{1}$ and $\underline{1}$ and $\underline{1}$ and $\underline{1}$ and
And the mid part y of nod and indefemable estate hat they will warman and d It is agreed between the pu all state when the mane bee all be specified and directed I are y of the first part sh and distances, c wither THIS GRANT is intended first to the terms of <u>Orn</u> y its terms m	It is first part do D.G. hereby covenant and agree of laberiance therein, fore and clear of all locamb effect the same spatiant all partice making lawful do the same spatiant all partice making lawful do the part of the second part, the loca, if any lift (to pay reach takes when the same become do , and the same takes when the same become do , and the same takes when the same become do , and the same takes when the same become do , and the same takes the same takes of the same 0	so that at the delivery hereod <u>h0_18</u> the invited owner_ of the premises shows guarand, and estand many the stress delivery the life of this indecestory, pay all have or anomenous that may be levied or anomed against here the stress delivery the life of this indecestory, pay all have or anomenous that may be levied or anomed against here the stress delivery delive
And the mid part y of mod and indefemable extate at they will warman and d it is agreed between the p mill ottice when the same be- side of the same be- milled insurance, or without THIS GRANT is intrached THIS GRANT is intrached the terms of <u>Ori</u> y . 1 th the small part a structed by the small m same and part the small part.	(the first part do D.G. hereby coverant and arg. of laboritance therein, five and clear of all hormals effort the same against all parties making inerful do effort the same against all parties making inerful do the same against and against a same against a by the part (the second part to be say if any all fail to pay much taxes when the same become do a mortgage to secure the payment of the sam 0 entities making in the same become do ado paysible to the part of the second part of of the second part to pay for eavy insurance same against any first same shores and any first same same same same same same same same	so that at the delivery hereod. here is the law is a community that may be beried or anomed against that a state at a state of the second sec
And the mid part y of mod and indefemable extate at they will warman and d it is agreed between the p mill ottice when the same be- side of the same be- milled insurance, or without THIS GRANT is intrached THIS GRANT is intrached the terms of <u>Ori</u> y . 1 th the small part a structed by the small m same and part the small part.	(the first part do D.G. hereby coverant and arg. of laboritance therein, five and clear of all hormals effort the same against all parties making inerful do effort the same against all parties making inerful do the same against and against a same against a by the part (the second part to be say if any all fail to pay much taxes when the same become do a mortgage to secure the payment of the sam 0 entities making in the same become do ado paysible to the part of the second part of of the second part to pay for eavy insurance same against any first same shores and any first same same same same same same same same	so that at the delivery hereod. here is the law is a community that may be beried or anomed against that a state at a state of the second sec
And the set $p_{\rm eff}$ — of our and indefendable states in they will excreme that $p_{\rm eff}$ will excreme the $p_{\rm eff}$ is a speciel between the $p_{\rm eff}$ is a speciel between the $p_{\rm eff}$ is a distribution of the set of	(the first part do D.G. hereby coverant and arg. of laboritance therein, free and clear of all hormals effort the same spatian all parties mating interful do trained the same spatian and parties mating interful to more due and payable, and that hD. utill by the part (the second part to be nut if any spatial fail to pay much taxes when the same become do all fail to pay much taxes when the same become do it do a mostroger to secure the payment of the sam of of the second part to pay for a say insurance dada payable to the part of the second part by do the second part to pay for any insurance ideal in this indextary. J do the second part to pay for any insurance ideal in this indextary.	so that at the delivery here d_{10} , g_{20} , the invite over d_{10} of the premises share guards, and seized mass that any is jeried or anomed against that real times during the life of this indectors, pay all have or assuments that may be jeried or anomed against here the buildings upon and real emists insured spinst for and torads in mass and by such harmane company q_{10} , and by principal to part. J_{10} of the sound part is the transfer and the south torads in tends on and by such harmane company q_{10} , and by principal to part. J_{10} of the sound part is the transfer and the south tends of t
And the set $p_{\rm eff}$ — of our and indefendable states in they will excreme that $p_{\rm eff}$ will excreme the $p_{\rm eff}$ is a speciel between the $p_{\rm eff}$ is a speciel between the $p_{\rm eff}$ is a distribution of the set of	(the first part do D.G. hereby coverant and arg. of laboritance therein, free and clear of all hormals effort the same spatian all parties mating interful do trained the same spatian and parties mating interful to more due and payable, and that hD. utill by the part (the second part to be nut if any spatial fail to pay much taxes when the same become do all fail to pay much taxes when the same become do it do a mostroger to secure the payment of the sam of of the second part to pay for a say insurance dada payable to the part of the second part by do the second part to pay for any insurance ideal in this indextary. J do the second part to pay for any insurance ideal in this indextary.	so that at the delivery hereod. here is the law is a community that may be beried or anomed against that a state at a state of the second sec
Let the mid part Y — of a di indicinative entrate and the indicinative entrate in the transmission of the indicinative it they will warmant and discuss the part of the indicination provided built be have in the manage provided built be have in the manage provided built be indiced and in the indice of a dill in the indice of a dill indicination of the indicina	It is first part do Ω_{int}^{-1} hereby covenant and agree of laberitance therein, for and clear of all locamb effort the same against all partice making lawled di- near the same against all partice making lawled di- trained by the part, which be first part in trained and payable, and that him. will in by the part, which are used that him. will in the part, which are used to a more become do its dift to pay reach the second part, the loca and payable is an emergane to heart when payment of the same $\Omega_{}$ certain written obligation for the pay more all payable to the part, which are been and well on the second part to pay for any insurance is different there are all the second part $V_{}$ of the second part to pay for any insurance is defined in this information. for the second part for in maid written obligation, for the second part for in and written obligation, for the second part $V_{}$ of the second part to pay for any insurance is to have a fereior appointer; be could be the manner $V_{}$ of the second part to pay for any for the pay has a fereior appointer; be could be the manner of the pay have a fereior appointer; be could be the manner of the pay in the pay based to manner and the pay more the pay for the pay more the pay for rate to manner and the pay the pay the pay the pay more the pay for any family the pay the pay the pay the pay the pay the pay the pay the pay the pay the pay the p	so that at the delivery here $h_0 = 1$ the hord over of the premises shore granted, and sense and the set of the indexton, pay it have or assume that may be level or assumed spinar here. Multiply upon aid real shift is delivery there is the set of the set o
And the mail part Y — of and the indefaultive series to at they will warman and do the agreed between the pa- ling of the series of the series of the the specified and directed of the specified and series of the specified and series of the specified and the specified of the specified and series of the specified and series of the specified and series of the	It the first part do fif hereby covenant and ages of laboritance therein, five and clear of all hombi- effect the same against all partice making lawful di- tributions of the second part to be first part results bereto that the part	so that at the delivery hered
Last the male part $\frac{Y}{2}$ — of our disadiments in states of and indefensible entries the out of and indefensible entries that the same between the particular bar of the second states of the state part of the second states of the state part of the part of the part of the part of the state part of the part of the part of the part of the state part of the state part of the part of the state part of the part of the state part of the part of the state part of	It the first part do fif hereby covenant and ages of laboritance therein, five and clear of all hombi- effect the same against all partice making lawful di- tributions of the second part to be first part results bereto that the part	so this is the delivery hered
And the male part, Y — of o of and indefensible entrain to the second second second second second second is the well were the particular to the second is the second second second second second second second second second second second second second second second second secon	It the first part do fif hereby covenant and ages of laboritance therein, five and clear of all hombi- effect the same against all partice making lawful di- tributions of the second part to be first part results bereto that the part	so that at the delivery hered
And the mail part $\mathcal{J}_{}$ of and indicatly ensuits of and indicatly ensuits and do it they will remain and dispersion of the second it is agreed between the particular of the second term of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the THIS GRANT is intended the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of the second dispersion of	It the first part do fif hereby covenant and ages of laboritance therein, five and clear of all hombi- effect the same against all partice making lawful di- tributions of the second part to be first part results bereto that the part	so this is the delivery hered
And the state part, $V \rightarrow 0$ of and indefaulties ensure to one and indefaulties ensure to the effect of the state of the state is the effect of the state of the state is the specific based of directed in the specific based of the state of the state of the state of the state of the state is the state of the state of the state is the state of	It the first part do fif hereby covenant and ages of laboritance therein, five and clear of all hombi- effect the same against all partice making lawful di- tributions of the second part to be first part results bereto that the part	so that at the delivery hered
of the mild part \underline{Y}_{-} of an indefensible estates is and indefensible estates they ell versus and d is agreed between the p estate when the mane been estate when the mane been estates when the mane been its definition of the second transformer of the table estates and part is the terms of in the terms of	It the first part do fif hereby covenant and ages of laboritance therein, five and clear of all hombi- effect the same against all partice making lawful di- tributions of the second part to be first part results bereto that the part	se that at the delivery hered
ed the mild pert \underline{Y}_{-} of and indefensible entaints they will warman and is a grand between the p metric when the mane besi- metric when the mane be- specified and directed in \underline{Y}_{-} of the first pert and an anamars, cr wither its GRANT is intended its GRANT is intended its GRANT is intended its discussion of the star- ters are made in the and part its \underline{G}_{-} there are made in the terms of \underline{O}_{-} the its mane by the and part is the maner provided by the maner provided by the maner provided by the balancies provided its in the maner provided by the maner provided by the balancies provided by the balancies provided by the maner provided by the balancies of the balance figure provided by the part figure part of the	It the first part do fif hereby covenant and ages of laboritance therein, five and clear of all hombi- effect the same against all partice making lawful di- tributions of the second part to be first part results bereto that the part	so that at the delivery hered
that its mild part ¥ of d and indefensible entate d and indefensible entate d they will warrast and be agreed between the p instar when the mane besi- physical discussion of the second test of the second discussion of the second discussion of the second discussion in the second discussion of the second discussion of the second discussion of the second discussion of the discussion of the second discussion of the discussion of the second discussion of the second discussion of the second discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the discussion of the di	It the first part do fif hereby covenant and ages of laboritance therein, five and clear of all hombi- effect the same against all partice making lawful di- tributions of the second part to be first part results bereto that the part	se that at the delivery hered
And the staft part J_{-} of od and indefaultie entrain at they will warrant and it is they will warrant and the agend between the p and the staff of the staff of the the specified and different of the specified and different of the specified and different of the specified and different of the specified and different ind insurance of the staff part of the staff of the staff of the staff of the staff of the staff of the staff of the the staff of the staff of the staff of the the staff of the staff of the staff of the the staff of the staff of the staff of the the staff of the staff of the staff of the the staff of the staff of the staff of the the staff of the staff of the staff of the the staff of the staff of the staff of the the staff of the staff of the staff of the the staff of the staff of the staff of the staff of the the staff of the staff of the staff of the staff of the the staff of the staff of the staff of the staff of the the staff of the staff of the staff of the staff of the the staff of the staff of the staff of the staff of the the staff of the staff of the staff of the staff of the the staff of the staff of the staff of the staff of the the staff of the staff of the staff of the staff of the staff of the the staff of the staff	the first part do fif here not clear of all hermits of inheritance therein, free and clear of all hermits often the same against all parties making lawled do tried the same against all parties making lawled do the first part of the second part to be first part or the second part to be second part to be smit any all fail to pay much taxes when the same become do all part to pay much taxes when the same become do all part to pay much taxes when the same become do all part to pay much taxes when the same become do all part to pay much taxes when the same become do all parts the part of the second part of the second part to pay for any insures all payshes to the part of the second part be before the become of parts to pay or and the second part to pay for a main parts of the second taxes and the second part to be before the become of parts to pay are to exclude the before the become of parts to pay are to exclude the best before the beginst the pay are to be to pay the second tax to pay and the pay the second part to pay the part of the second part to pay the part of the paysen of the best to the second part to pay are pay to pays the second tax the terms and provides to the first part making when such as of emands the inners BREOF, The part of the first part BREOF, The part of the first part and the second pays to pay are pays and the pays the second pays the pays the pays and the pays the pays the pays the best pays the pays the pays the pays the pays the pays the second pays the pays the pays the pays the pays the pays the second pays the pays the pays the pays the pays the pays the second pays the pays the pays the pays the pays the pays the second pays the pays the pays the pays the pays the pays the second pays the pays the second pays the pa	se that is the delivery hered
Last the male part Y — of and indefensible entrained in the second state of and indefensible entrained in the second state of the second state	(the first part do fill	se that it is defining here the life of this indextore, pay all have or assuments that may be level or assumed against the start and the set of
Last the male part Y — of and indefensible entrained in the second state of and indefensible entrained in the second state of the second state	<pre>the fars part & D.G</pre>	so that at the delivery hered
And the set of part I - of ord and indefaultive states and indefaultive states in they will surrant and it is approximate the set of the independence of the set of the set of the specified and different of the specified and the set of the set of the specified and different of the specified and set of the specified and set of the specified and set of the specified and set of the s	<pre>(the fort part do fill hereby coverant test arg is inheritance therein fore and clear of all horman of inheritance therein fore and clear of all horman of the same against all parties making torifd di- arties hereto that the part_y_ of the fort part . </pre>	so that it is divery lorsed. he-1s
And the set is part <u>J</u> - of and and indicative setu: out as indicative setu: they cell summarizes the p in the predict and of the set is have be the predict and the setu: setu: the predict and the setu: setu: the setu: setu: setu: setu: the setu: setu: setu: setu: setu: setu: the setu: setu: setu: setu: setu: setu: the setu: setu: setu: setu: setu: setu: setu: the setu: setu: setu: setu: setu: setu: setu: setu: the setu: s	<pre>(ib for lpart & D.G. berefor coverant to at grav of inheritance therein, free and clear of all horman dinkeritance therein, free and clear of all horman dink the same square at D parties multiple therein d articles hereto that the part _y of the fore part . yours due and payable, and that hD_ urilli of the smooth of the second part, the best of ray all fail to pay mich taxes when the mass become due and payable to the part _y of the second part of the smooth of part due by fore any lamances due payable to the party of the second part _y of the second part to pay fore any lamances local in haid written obligation for the pay mul- de payable to the party of the second part _y of the second part to pay fore any lamances local in haid written obligation for the pay multiple in the local party of the second part _y of the second part to pay fore any lamances local in haid written and payable to the pay multiple multiple in a good crait to pay fore any lamances in the word to have a second part . _y</pre>	so that it is defining hered. here 16 a
And the set is part <u>J</u> - of and and indicative setu: out as indicative setu: the part <u>J</u> mutual and d it is agreed between the part and attas the setup the setup setup territy <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u>	<pre>(ib for lpart & D.G. berefor coverant to at grav of inheritance therein, free and clear of all horman dinkeritance therein, free and clear of all horman dink the same square at D parties multiple therein d articles hereto that the part _y of the fore part . yours due and payable, and that hD_ urilli of the smooth of the second part, the best of ray all fail to pay mich taxes when the mass become due and payable to the part _y of the second part of the smooth of part due by fore any lamances due payable to the party of the second part _y of the second part to pay fore any lamances local in haid written obligation for the pay mul- de payable to the party of the second part _y of the second part to pay fore any lamances local in haid written obligation for the pay multiple in the local party of the second part _y of the second part to pay fore any lamances local in haid written and payable to the pay multiple multiple in a good crait to pay fore any lamances in the word to have a second part . _y</pre>	so that it is defining hered. here 16 a
And the set is part <u>J</u> - of and and indicative setu: out as indicative setu: the part <u>J</u> mutual and d it is agreed between the part and attas the setup the setup setup territy <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u>	<pre>(ib for lpart & D.G. berefor coverant to at grav of inheritance therein, free and clear of all horman dinkeritance therein, free and clear of all horman dink the same square at D parties multiple therein d articles hereto that the part _y of the fore part . yours due and payable, and that hD_ urilli of the smooth of the second part, the best of ray all fail to pay mich taxes when the mass become due and payable to the part _y of the second part of the smooth of part due by fore any lamances due payable to the party of the second part _y of the second part to pay fore any lamances local in haid written obligation for the pay mul- de payable to the party of the second part _y of the second part to pay fore any lamances local in haid written obligation for the pay multiple in the local party of the second part _y of the second part to pay fore any lamances local in haid written and payable to the pay multiple multiple in a good crait to pay fore any lamances in the word to have a second part . _y</pre>	se that is the delivery hered
And the set is part <u>J</u> - of and and indicative setu: out as indicative setu: the part <u>J</u> mutual and d it is agreed between the part and attas the setup the setup setup territy <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u> and <u>J</u>	<pre>(ib for lpart & D.G. berefor coverant to at grav of inheritance therein, free and clear of all horman dinkeritance therein, free and clear of all horman dink the same square at D parties multiple therein d articles hereto that the part _y of the fore part . yours due and payable, and that hD_ urilli of the smooth of the second part, the best of ray all fail to pay mich taxes when the mass become due and payable to the part _y of the second part of the smooth of part due by fore any lamances due payable to the party of the second part _y of the second part to pay fore any lamances local in haid written obligation for the pay mul- de payable to the party of the second part _y of the second part to pay fore any lamances local in haid written obligation for the pay multiple in the local party of the second part _y of the second part to pay fore any lamances local in haid written and payable to the pay multiple multiple in a good crait to pay fore any lamances in the word to have a second part . _y</pre>	so that it is defining hered. he-1s
And the set is part J — of and a set information entropy of the part of the set is a set of the the part of the set is the set of the the part of the set is a set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set	(the fart part do fillrevents to at grave of inheritance therein, fore and clear of all memoir diff the same spinster of parties multiple (herd do article herein of the second part, the best of say whether the same spinster of the same spinster of the same spinster of the spin spin spin spin spinster of the same spin spin spin spin spin spin spin spin	se that it is defining hered
And the staft part Y — of od and indefaultive states it they will wrants and it is here will be appended because the part of the states of the states and the is a special because the states and the is a special because the state states and the states of the state states and states it is a state of the state state and states it is a state of the state state is a state if the states of the state states and states and the states and states and states it is the states and states and states it is the states and states and states and the states and states and states and states and states and the states and state	<pre>(it is fair spart do fif</pre>	es that it to delivey hered
And the solar part Y — of of an all indefaulties entrained they will arrays and the h is aqueed between the p and an all indefaulties entrained they will array the solar and the h is aqueed between the p and instance the solar part of the fills GRANT is intended without the solar part of the solar and the solar part of the solar part of the solar part of the solar solar part of the solar part of the solar part of the solar solar part of the solar part of the solar part of the solar part of the solar solar part of the solar part	(the fart part do fillrevents to at grave of inheritance therein, fore and clear of all memoir diff the same spinster of parties multiple (herd do article herein of the second part, the best of say whether the same spinster of the same spinster of the same spinster of the spin spin spin spin spinster of the same spin spin spin spin spin spin spin spin	so that it is defining hered_here
at the mild part Y_{-} of it and indefensible writes it and indefensible writes it and indefensible writes it and indefensible writes the indefension of the star of the indefension of the star of the indefension of the star of the its of the terms of its the terms ofits the terms of its the terms ofits the terms of	<pre>(it is fair spart do fif</pre>	se that it to delivery level <u>he</u> <u>18</u> the level over <u>1</u> of the pressure that may be level or anomal sphere many <u>1800</u> . The level of the indextors, pay all have or anomanotic that may be level or anomal sphere have the heldings upon and real entits inserts sphere for and urade in max must by such have and pay and and by each have and real entits inserts sphere for and urade in the <u>100</u> . <u>100</u> the here and pay the indextors, <u>1800</u> . <u>100</u> <u></u>