Receivign No. 5746

506

MORTGAGE RECORD 80

Reg. No. 1401 Fee Paid, \$ 14.00 <

Receiving No. 574

William Karl Eisele and Lona M. Eis TO		This instrument was filed for record on the Mar ch A. D. 19.38	A STATE OF THE OWNER OF THE OWNER OF THE OWNER OF	-
The First National Bank Lawrence,	Kansas. By.		Register of Deeds, Deputy,	-
THIS INDENTURE, Made this 9th hundred and thirty-sight	day of February between William Karl Eise	in the year of le and Lona M. Eisele, his	our Lord, one thousand nine wife,	bundre
	Douglas	and State of Kansas		1-
of Lawrence in the County of part iss of the first part, and The Firs WITNESSETH, That the said part iss of th	st National Bank of Lawr	ence, Kansas,	part y of the second part.	part.
WITNESSETH, That the said part 1 es of th <u>Pifty Six Hundred and No/100 (\$5</u> which is hereby acknowledged, ha ve sold, and by following described real estate situated and being in th	this indenture do Grant, Bar	gain, Sell and Mortgage to the said part	duly paid, the receipt of yof the second part, the	Th which follow
The Northwest Quarter $(\mathbf{M}\overline{w}_{2}^{1})$ of Se Douglis County, Kanses; Also: The Southeest Quarter (SE West Helf (\overline{w}_{2}^{1}) of the Northwest Q in a square form in the Southwest (20), containing One Hundred Ten) of the Northwest Guar warter (NW1) of Section corner thereof, all in	ter (NW4) of Section Nine (Number Nine (9), less Ten Township Thirteen (13) of	(9), and the (10) acres Range Twenty	
			•	a starting of the
with the appurtenances and all the estate, title and inte		t part therein.	Contraction of the local sector	with th
And the said part if BG the fort part do horeby our of a good and indefeatible status of inheritance therein, fires and dense and that they will summat and defend the same against all parties mu- its is agreed between the parties hereto that the part 1605 of said real status when the same becomes due and payable, and that the said hall be peried to directed by the part	of all incumbrance aking lawful claim thereto. the first part shall at all times during the lif 18. Willkeep the buildings upon said re	th CY_AFCthe lawful owner_S of the p e of this indexture, pay all taxes or assessments that al extate insured against fire and tornado in such su	t may be levied or assured spaint on and by such insurance company	As of a pool and that It mil real
of a good and indefauithe state of inheritance therein, free and dear much that they will extrant and defend the same against all parties mu- It is agreed between the parties herein that the part 1.66 of mid real estate when the muse become due and payable, and that $\frac{1}{2}$, as shall be specified and directed by the part. $-y_{-}$ of the second part, and part. Light due for part shall fail to pay and taxes yies the s	of all incumbrance aking inwful ciaim thereto. the first part shall at all times during the lif 1937-Will likep the buildings upon said re, the loss, if any, made payable to the part. y me become due and payable for the year sai	th Gy AFC the lawful owner_S of the p e of this indexture, pay all factor or assessments that al exists insured against fire and tornado in such su of the second part to the extent of its	t may be levied or anomed uplant in and by such insurance company . Interest. And it has even that 	As of a pool and that it mid reals we shall be mid poor, mid poor, mid taxes
of a good and indefauithe suits of laberliance therein, free and dear and that they will warrant and defined the same against all parties mu- it is agreed between the parties hereits that the part 1.68 of will real status when here become due and payable, and that $\frac{1}{10}$ as shall be specified and directed by the part $\{\rm V}$ of the second part, and part 1.66 the first part shall fail to pay and have been the Willing GRL the first part shall fail to pay and have been will part 1.66 the first part shall fail to pay and have been the second part of the second as a most payable shall be will be the second as an outgoin the second part of the $_Ff fty. Six . Hundr and a md. No/100. (356$	of all incumbrance alling lawful daim thereto. the first part shall at all times during the lift gay_will lawes the buildings upon said re the loss, if any, made payable to the part. y ame become due and payable dail dailed and me a part of the indications, secured built at of the sum of	th Gy_AFC the lawful owner. S of the p e of this indenture, pay all taxes or assessments that al state learner against fire and tormado in such aw 	t may be briefed or answerd against m and by seek humanses company Interest. And in the event that 	As do pool out that it with real and part and pa
of a good and indefauithe suite of inheritance therein, free and dear and that they will warmant and defined the same aguinst all parties mu- its in agreed between the parties have to that the part 1.68 of all real states when here been one does and any solid, and that the anall be specified and directed by the part y_{-} of the second part, all part 1.66 the first part shall full to pay and have been in the part of the state of the state of the second part of the second part of the second part of the second part of the second part of the second part of the second part $Fifty Site Hundred a sametrage to secure the paymeFifty Site Hundred a sametrage to secure the paymeFifty Site Hundred a sametrage to secure the paymefitty = 110 mere and N_0/100 (355seconding to the terms of 0.000 meretain written obligationand b_{-} 115 meters and the part t_{-} of the second part to pay for$	of all incumbrance ahing lawful claim thereto. the first part shall at all times during the lift gay_will lawes the buildings upon said re- the loss, if any, made payable to the part_y and become due and payable. Affice keep at the loss, if any, made payable to the part_ and become due and payable. Affice keep at the second second second second second to the payment of said sum of monty, essent he second part, with all interest accruing the the second part, with all interest accruing the second part, with all interest accruing the second second second part, with all interest accruing the second second second part.	th Gy_AFC the lawful owner_S of the p of this indenture, pay all taxes or assessments that al state learner against fire and tornado in such aw 	t may be briefed or answerd against m and by seek insurants company Interest. And in the event that who has do also do grain may pay boots to do also do grain are pay to a SAR tay to SAR tay to SAR tay to the first set to be seek as any set. The SAR tay to the first set to be seek as a set of the first set	And a product of the second se
of a good and indefaultie suits of laberitance therein, free and dear and that they will warman and defined the same against all parties mu- its in agreed between the parties here to that the part 1.62 of all real states when the same become due and paysible, and that the as shall be specified and directed by the part $____________________________________$	of all incumbrance aking lawful claim thereto. the first part shall at all times during the lift g_{12} , wijl lawes the buildings upon said re- time to said the said state of the law parts. g_{12} , which lawes the buildings were the law me a part of the induktioname, secured by thi set of the sum of	th Gy_Arcthe lawful owner_S of the p of this indenture, pay all taxes or assessments that al state insured against fire and tornado in such as the second part to the state of 1.5 <u>the</u> the second part to the state of 1.5 <u>the</u> the second part is a state of the state of 10 indenture, and shift here inferred the state of 10 inferred there as before a provided, in the state of 10 interest there as a before in provided, in the event is a break and and by a ble second the state of 10 interest there as before in provided, in the event is a break and and by able, or if the interpret is a break and and by able, or if the interpret is a break and and by able or if the interpret is and paylish and the break and paylish and the break and a paylish and the state of 10 interest there and break and the and paylish and the state of 10 interest there is a break and the state of the state of the state of 10 interest there is a break and the state of the	t may be levied or assessed against an and by seek insurance company Interest. And in the own that We do not assess the permitty and We do not assess the permitty and We do not assess the permitty and DOLLARA, ry	And do produced and that in the and reads and the and
of a good and indefaultie entate of labertiance therein, free and dear and that they will serve at a did defait the same spinite all points and it is agreed between the particle herein that the part 1.05 of and real state when the same become due and payable, and that the an able beneficied and directed by the part _ y of the second part in the part 1.05 of the form part ability (by pay which have been the and takes and insurance, or sitter, and the associate to padd hall been [10^{-1} Minst 0.05 has the laberd as a most part of the part 1.05 of 10^{-1} Minst 0.05 has the laberd as a most padd hall been part of the part 1.05 has the laberd as a most padd hall been [10^{-1} Minst 0.05 has the most as a particle network the parts [10^{-1} Minst 0.05 has the test part of the most part of the half of the mass softward been as a payofied in this indeture. J_y of it many softward by the said part _ y of the second part to pay for shall fail to pay the same as payofied in this indeture. J_y of the the balleging as and main tests part is pay its as a payofied in the take to the balleging as and the labert on the labert of the take as the balleging as and main extra to pay for the as done for pairs a thy pay without notice and it shall be taked for the and part _ y of the second without notice and it shall be taked for the main take to pay for the balleging and take it of the many as the form of the part of the takes to the balleging the shall be taked for the said part _ y If the second parts a take it of the many as takes to pay for the said part _ y If the second part is the part is the part of the second part of the said part _ y	e of all incumbrance aking is write dialm thereto. the first part shall stal times during the life $g_{0-x}y(1)$ Likes the biddings upon said re- tube loss, if any, made payshe dibt. In the parts me a part of the indicident of the parts of the indicident of the model of the payshe dibt. The two mess are of the indicident of the parts of the indicident of the model of the payshe dibt. The set is of the sum of the indicident of the parts of the indicident of the model of the payshe dibt. The set is of the payment of and sum of monory, second is considered with a litterest exercised the any insurance or to discharge any taxes with a brends specified, and the chilpeline exclusion of the second part, which indicatence up views, shall not be amount the unpaid of physical prices, the parts of the the same set of the sum of the offset is a second part.	th Gy_AFC	t may be bried or assume against an and by such insurant company Interest. And in the own that Y, of the second promoty pay the company of the second pay the pay the second pay the second pay the pay the pay the second pay the second pay the pay the second pay the second pay the second pay the pay the pay the second pay the second pay the second pay the pay the pay the pay the second pay the	An d a pool ad that in that in a do ad pool do not do do not do not do do not do do do not do not do do dot
of a good and indefaultie suits of laberitance therein, free and dear and that they will warman and defined the same against all parties mu- its in agreed between the parties here to that the part 1.62 of all real states when the same become due and paysible, and that the as shall be specified and directed by the part $____________________________________$	of all incumbrance aking is will delim thereto. the first part shall at all times during the lif $10.9 \dots 10^{-1}$ [1 key made payshe diffs the type ani- me a part of the indektedness, secured by this me a part of the indektedness, secured by this to the sum of the payshe diffs the type ani- me a part of the indektedness, secured by this the become duration of the standard security of the payment of and sum of monoy, security the become duration of the standard security of herein specified, and the chipping security of the become duration of the standard security of the become duration of the standard security of the standard security of the standard security of the standard security of the standard security of the security of which this indextor is given, and the standard the magnid or principal and d to the dissociat the magnid or principal and d to the dissociat the standard security of a of this indexture and a standard security of a of the indextor of the standard security of the the dissociat the magnid or principal and d to the dissociat the magnid security of the standard security of the the standard the standard security of the security of the standard security of the standard security of the standard security of the standard security of the security of the standard security	th Gy_AFC	t may be beried or ansmed spine m and by such hourses rangery lateres. And in the event that y of the second part may pay the form the data of payment and y of the second payment and the la secure say year to small at mail part. 100 the form part may approximate the second part hourse the background part hourse the b	An dis pool and that it is a most of the second and that is a second second and pool and pool
of a good and indefaultie estate of inheritance therein, free and dear and that they will service tail of defail the same spinite all portions of main the squeed between the parties herein that the part 105 of and and state when the same become due and payable, and that the an shall be medical and directed by the part the the second part. [10] Second S	of all incumbrance aking is will delim thereto. the first part shall at all times during the lif $10.9 \dots 10^{-1}$ [1 key made payshe diffs the type ani- me a part of the indektedness, secured by this me a part of the indektedness, secured by this to the sum of the payshe diffs the type ani- me a part of the indektedness, secured by this the become duration of the standard security of the payment of and sum of monoy, security the become duration of the standard security of herein specified, and the chipping security of the become duration of the standard security of the become duration of the standard security of the standard security of the standard security of the standard security of the standard security of the security of which this indextor is given, and the standard the magnid or principal and d to the dissociat the magnid or principal and d to the dissociat the standard security of a of this indexture and a standard security of a of the indextor of the standard security of the the dissociat the magnid or principal and d to the dissociat the magnid security of the standard security of the the standard the standard security of the security of the standard security of the standard security of the standard security of the standard security of the security of the standard security	th Gy_AFC	t may be beried or ansmed appine m and by such lasers sompary laterest. And in the event that "" from the data of payment and "" "	An disped inditation indittation indittation indittation indittati
of a good and indefaultie estate of inheritance therein, free and dear and that they will service tail of defail the same spinite all portions of main the squeed between the parties herein that the part 105 of and and state when the same become due and payable, and that the an shall be medical and directed by the part the the second part. [10] Second S	of all incumbrance aking is will delim thereto. the first part shall at all times during the lif $10.9 \dots 10^{-1}$ [1 key made payshe diffs the type ani- me a part of the indektedness, secured by this me a part of the indektedness, secured by this to the sum of the payshe diffs the type ani- me a part of the indektedness, secured by this the become duration of the standard security of the payment of and sum of monoy, security the become duration of the standard security of herein specified, and the chipping security of the become duration of the standard security of the become duration of the standard security of the standard security of the standard security of the standard security of the standard security of the security of which this indextor is given, and the standard the magnid or principal and d to the dissociat the magnid or principal and d to the dissociat the standard security of a of this indexture and a standard security of a of the indextor of the standard security of the the dissociat the magnid or principal and d to the dissociat the magnid security of the standard security of the the standard the standard security of the security of the standard security of the standard security of the standard security of the standard security of the security of the standard security	th Gy_AFC	t may be beried or ansmed appine m and by such lasers sompary laterest. And in the event that "" from the data of payment and "" "	As ds pool ind that is a made to a made to made to made to a made to a made to a made to a made
of a good and indefaultie estate of inheritance therein, free and dear and that they will service tail of defail the same spinite all portions of main the squeed between the parties herein that the part 105 of and and state when the same become due and payable, and that the an shall be medical and directed by the part the the second part. [10] Second S	of all incumbrance aking is will delim thereto. the first part shall at all times during the lif $10.9 \dots 10^{-1}$ [1 key made payshe diffs the type ani- me a part of the indektedness, secured by this me a part of the indektedness, secured by this to the sum of the payshe diffs the type ani- me a part of the indektedness, secured by this the become duration of the standard security of the payment of and sum of monoy, security the become duration of the standard security of herein specified, and the chipping security of the become duration of the standard security of the become duration of the standard security of the standard security of the standard security of the standard security of the standard security of the security of which this indextor is given, and the standard the magnid or principal and d to the dissociat the magnid or principal and d to the dissociat the standard security of a of this indexture and a standard security of a of the indextor of the standard security of the the dissociat the magnid or principal and d to the dissociat the magnid security of the standard security of the the standard the standard security of the security of the standard security of the standard security of the standard security of the standard security of the security of the standard security	th Gy_AFC	t may be levied or ansmed spins m and by such lasersase suspary laterest. And in the swat that Y of the model on may pay the construction of the system of the laterest star of any set of the rest of the second star of the system of the laterest star of the system of the value of the system of the star and pay. I full the fore pay the value of the system of the star and pay of the star of the system of the system of the system of the value of the system of the star base of the system of the star base of the system of the system of the system of the system of the value of the system of the star base of the system of the star base of the system of the system of the system of the system of the system of the system of the the system of the system of the (SEAL) 	As ds pool ind that is a made to a made to made to made to a made to a made to a made to a made
of a good and indefauitie what of laboritance therein, free and dear mark that they will earnant and defend the same spintal fluctions It is agreed between the path meres that the path in 5.0 m and that they will earnant and they be part the the second part in a shall be specified and directed by the part the the second part in a shall be specified and directed by the part the the second part in the greet direct the for part shall fail to be yeard hand. Now THIS GRANT Is inclued as an anticege to secure the parts THIS GRANT Is inclued as an anticege to secure the parts THIS GRANT Is inclued as an anticege to secure the parts the second THIS default as an anticege to the parts of th means advanced by the and part of the second part to pay for hall full to part the second THA second part to pay for the baddings on and the short of the indicator: or any adaption entited the high default of the second part to part of the half of the part is a section by the part of the indicator is and the indicator is an adding to the part of the indicator is a second part to be part of the second part of the presented by have add a second to the indicator is a different and part of the indicator is a second part of the parts and part of the indicator is a second part of the parts is a different and part of the indicator is a second part of the parts is a different and part of the indicator is a second part of the parts is a different and part of the indicator is a second part of the parts is a different and part of the indicator is a different and part of the parts is a different and part of the parts is a different and part of the parts is a different and part of the indicator is a different and part of the parts is a different and part of the parts is a different part of the part of the part of the parts is a different part of the p	of all incumbrance aking is will delim thereto. the first part shall at all times during the lif $10.9 \dots 10^{-1}$ [1 key made payshe diffs the type ani- me a part of the indektedness, secured by this me a part of the indektedness, secured by this to the sum of the payshe diffs the type ani- me a part of the indektedness, secured by this the become duration of the standard security of the payment of and sum of monoy, security the become duration of the standard security of herein specified, and the chipping security of the become duration of the standard security of the become duration of the standard security of the standard security of the standard security of the standard security of the standard security of the security of which this indextor is given, and the standard the magnid or principal and d to the dissociat the magnid or principal and d to the dissociat the standard security of a of this indexture and a standard security of a of the indextor of the standard security of the the dissociat the magnid or principal and d to the dissociat the magnid security of the standard security of the the standard the standard security of the security of the standard security of the standard security of the standard security of the standard security of the security of the standard security	th Gy_AFC	t may be levid or summed uping m and by such lawranses company interest. And in the swart that "" And the solution of anyone may say " And the solution of anyone may " And the solution of anyone man " - DOLLARA, ty - 10.3 R. 	An d'a prod nel chan na chan n
of a good and indefaultie what of laberlianer therein, free and dear and that they will serious task default has man spatial all parties of and and any when the parties herein that the part 1.05 of and and main when the mans become do and paysible, and that the an shall be mediad and directed by the part of the second part. [10] and main when the mans become do and paysible, and that the an shall be mediad and directed by the part of the second part. [10] and the part 1.05 for the form part of hill (the part of high the theory of the part of high the part of high the part of high the part of high the theory of the part of high the second part of high the theory of high the part of high the theory of high the part of high the theory of high the high the high theory of high the high	<pre>e of all incumbrance ahing is well of dum therets. the first part shall stal times during the lift gay_will like the biddings upon asis or the loss, if any, made payshes to the part, gay_will like the part of the list mess part of the indidiction gayshes of the bey main mess part of the indidiction gayshes of the bey main the of the sum of the payshes of the best part is to due sum of the indidiction of nonzy, second the second part, which ill interest second part, which any insurance or to discharge any taxes with a bernin specified, and the chilpsine notation is the second part, which ill interest second part when the man reav, of further is committed on a sid primit of the second part, which is discover or priod between the the any insurance or to discharge any taxes with a bernin specified, and the chilpsine notation of start of the indicators upper of the discover and second and every oblig representative, and part and exclosed excession of the he first part ha YO hereunto set here in the another the second part. } ss. RED, That on this</pre>	they are the lawful over. S of the p of this indenture, pay all taxes or assessments that all state insured against fire and tormado in such as the second part to the sector of . 1fm . . of the second part to the sector of . 1fm . . of the second part to be sector of . 1fm . . of the second part to be sector of . 1fm . . of the second part to be sector of . 1fm . 	t may be bried or some update m and by such insurant company Interest. And in the own that Yes, and the source of anyonen and Yes, and the source of anyonen and the source of the source of anyonen and and mid port. 100 the fore port may a payment so easy not hence of the value of the source of anyonen and mid port. 100 the fore port may a payment so easy not hence of the value of the source of anyonen the value of the source of anyonen the value of the source of anyonen the value of the source of anyonen (SEAL) (SEAL) (SEAL) (SEAL) A. D. 19	An d'a prod nel chan na chan n
of a good and indefauitie water of inheritance therein, free and dear and that they will extrant and defend the same spatial all purchess It is agreed between the particle herein that the purt 1.05 m of said real state when the same become due and puryble, and that the an shall be specified and directed by the part of the second part. Tigst data the first shall all the purp such taxes when the and the purp data that the state of the purp shall take the the state of the same become due and puryble, and that the the state of the same become due and puryble, and the state the state of the same become due and puryble, and the the state of the same become due and puryble and the state the state of the same and the puryble to the part of the means advanced by the said part the scool part to pury for the state of the state of the state of the state the purp the state of the state of the state of the state of the state the state of the state of the state of the state of the state the state of the state of the state of the state of the state the state of the state of the state of the state of the state the state of the state of the state of the state of the state the state of the state of the state of the state of the state the state of the state of the state of the state of the state the state of the state the state of the state of th	ed all incumbrance aking is will dulm thereto. the fort part shall at all times during the lif is y. will live the building upon mail or the local, if any, made payshe diffs the top mail me a part of the indektedness, secured by the is of the sum of a payshe diffs the payshe any insurance or to discharge any target with a berein expected, and the children is a berein expected of part. do to children the remute and abates accepted and do the first part han VO hereunto set be first part han VO hereunto set metally be the set of the set of the set part. A set of the and the set of the set set of the set of the set of the set of the set set of the set of the set of the set of the set set of the set of the set of the set of the set set of the set of the set of the set of the set set of the set of the set of the set of the set set of the set of the set of the set of the set of the set set of the set of the set of the set of the set of the set set of the set of the set of the set of the set of the set set of the set of the set of the set of the set of the set set of the set o	th Gy_AFC	t may be bereled or some update in and by such hoursans company Interest. And in the event that We does not account on the payment and Company of the second of the second of the test is a sector stary with a set at and part. 100 the fore pert may approximate stary part here is the day and year last above (SEAL) (SEAL) (SEAL) (SEAL)	An of a prod of the second sec
of a good and indefauitie water of inheritance therein, free and dear and that they will extrant and defend the same spatial dipaction is in a grave between the partice herein that the part 1.05 of said real state when the mass become due and payable, and that by an shall be expected and directed by the part of the second part if its off the same become due and payable, and that by the part if the part shall all the pay much tare when the mild care of interaction at an mottager to secret the payme F11 F115 GMA. To intended an an mottager to secret the payme F11 F115 GMA. To intended an an mottager to secret the payme F11 F115 GMA. To intended an an outgary to secret the payme F11 F115 GMA. To intended an an of the second part to pay for half call or pay the main are payable to the part of the mass advanced by the and part of the second part to pay for half call care on the mass are payable to the part of the second part is the second of the add part of the second becomes the here are payable to the add part of the second part is the second of the add part of the second is the here are payable to the part of the second is the here are payable to the part of the second there is by half and pay to the part of the second there is by antalow pays the here add part of the second there is by antalow pays the here add part of the second there is by antalow pays the here add part of the second there is by antalow pays the here add part of the second is the here add part of the second there are add to the here add part of the second the second pays the here add part of the second is the here add part	<pre>ed all incumbrance aking is will dum thereto. the fort part tail at all times during the lif ingwill like the budding upon mail or the local, if any, made payshe diffs the top mail me a part of the indektedness, secured by the iod of hese mod payshe diffs the payshe any incurses of the indektedness, secured by the iod of hese mod payshe diffs the second part, incore and the second part, with all interest according to any insurance of the disk the second part, diffs the payment of an index of the second part, diffs the interest and backtare may taken with a breath specifical, and the chigal is not interest of the second part is and the second part. diffs the interest is a second part is and the second second part is a second part is and the second part is and or this interest is and the second part is and the second part. diffs the part han VO hereunto set is first part han VO hereunto set is a second part. In the aforeas is the same person. s who execut REEOF, I have hereunto subscribed is differentes of the second part. is the same person. s who execut REEOF, I have hereunto subscribed is differentes of the second part.</pre>	th Gy_AFC	t may be brief or a summed uption in and by such hoursans company Interest. And in the sense that We down the data of payment and Description of the base of the sense the data and part. 100 the fore part at and part. 100 the fore part has and part. 100 the fore part has and part. 100 the fore part at and part. 100 the fore part has a data and part. 100 the fore part has a data and part. 100 the fore part has a data and part. 100 the fore part at the option of the base based (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	A de acord nel char h de a
of a good and indefauitie water of inheritance therein, free and dear and that they will extrant and defend the same spatial dipaction is in a grave between the partice herein that the part 1.05 of said real state when the mass become due and payable, and that by an shall be expected and directed by the part of the second part if its off the same become due and payable, and that by the part if the part shall all the pay much tare when the mild care of interaction at an mottager to secret the payme F11 F115 GMA. To intended an an mottager to secret the payme F11 F115 GMA. To intended an an mottager to secret the payme F11 F115 GMA. To intended an an outgary to secret the payme F11 F115 GMA. To intended an an of the second part to pay for half call or pay the main are payable to the part of the mass advanced by the and part of the second part to pay for half call care on the mass are payable to the part of the second part is the second of the add part of the second becomes the here are payable to the add part of the second part is the second of the add part of the second is the here are payable to the part of the second is the here are payable to the part of the second there is by half and pay to the part of the second there is by antalow pays the here add part of the second there is by antalow pays the here add part of the second there is by antalow pays the here add part of the second there is by antalow pays the here add part of the second is the here add part of the second there are add to the here add part of the second the second pays the here add part of the second is the here add part	<pre>ed all incumbrance aking is will dum thereto. the fort part tail at all times during the lif ingwill like the budding upon mail or the local, if any, made payshe diffs the top mail me a part of the indektedness, secured by the iod of hese mod payshe diffs the payshe any incurses of the indektedness, secured by the iod of hese mod payshe diffs the second part, incore and the second part, with all interest according to any insurance of the disk the second part, diffs the payment of an index of the second part, diffs the interest and backtare may taken with a breath specifical, and the chigal is not interest of the second part is and the second part. diffs the interest is a second part is and the second second part is a second part is and the second part is and or this interest is and the second part is and the second part. diffs the part han VO hereunto set is first part han VO hereunto set is a second part. In the aforeas is the same person. s who execut REEOF, I have hereunto subscribed is differentes of the second part. is the same person. s who execut REEOF, I have hereunto subscribed is differentes of the second part.</pre>	th Gy_AFC	t may be brief or a summed uption in and by such hoursans company Interest. And in the sense that We down the data of payment and Description of the base of the sense the data and part. 100 the fore part at and part. 100 the fore part has and part. 100 the fore part has and part. 100 the fore part at and part. 100 the fore part has a data and part. 100 the fore part has a data and part. 100 the fore part has a data and part. 100 the fore part at the option of the base based (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	An of a prod of the second sec
of a good and indefensible watar of laboritaner therein, free and dear said that they will surmant and defend the same spatial all parties in a grave between the parties herein that the part 1.05 m of said rule state when the mane become due and paythe, and that by as shall be engelded and directed by the part of the second part. 	ed all incumbrance aling lavelli data thereto. this is been that all this all data diverge the line lay_will like the baddings upon mid re- the loss, if any, made payshe dive to the party- mer part of the induction of the payshe divergence is a constrained of the state of the line of the second any lawers of and aum of mosey, execut is a second part, with all interest according to any lawers of the induction of the second any lawers of the the shifteness any target with a berein specific data and the shifteness and the shifteness we can be all the shifteness and the shifteness and the second part. a berein specific data the shifteness and the shifteness we can be all the shifteness and the shifteness and the mean second part. a of this induction is all second and every shift he is first part ha YO. hereunto set in the anoness the supple and a covers of the part. BEED, That on this 9th. be the same person. S who execut REEDF, I have hereunto subscribed in the latteness of the parts of the shifteness REEDF, I have hereunto subscribed in RELEASE In the approximation and shifteness of the parts REEDF, I have hereunto subscribed in the same person. S who execut REEDF, I have hereunto subscribed in the latteness of the parts of the shifteness of the parts REEDF, I have hereunto subscribed in the shifteness of the parts REEDF, I have hereunto subscribed in the shifteness of the parts REEDF, I have hereunto subscribed in the shifteness of the parts o	they are	t may be levid or summed spins m and by such lasers some spiny between And in the sense that 	As disped in diam in initian in on the second se
of a good and indefensible what a d inheritance therein, free and dear shall that they will extrant and defend the same spitch all purches is a grave between the particle herein that the purt 1.05 of shall real what when the same become due and puryble, and that by as shall be expected and directed by the part of the second part is any spitch of the first shall fail by the part of the second part 	ed all incumbrance aling lavelli data thereto. this is been that all this all data diverge the line lay_will like the baddings upon mid re- the loss, if any, made payshe dive to the party- mer part of the induction of the payshe divergence is a constrained of the state of the line of the second any lawers of and aum of mosey, execut is a second part, with all interest according to any lawers of the induction of the second any lawers of the the shifteness any target with a berein specific data and the shifteness and the shifteness we can be all the shifteness and the shifteness and the second part. a berein specific data the shifteness and the shifteness we can be all the shifteness and the shifteness and the mean second part. a of this induction is all second and every shift he is first part ha YO. hereunto set in the anoness the supple and a covers of the part. BEED, That on this 9th. be the same person. S who execut REEDF, I have hereunto subscribed in the latteness of the parts of the shifteness REEDF, I have hereunto subscribed in RELEASE In the approximation and shifteness of the parts REEDF, I have hereunto subscribed in the same person. S who execut REEDF, I have hereunto subscribed in the latteness of the parts of the shifteness of the parts REEDF, I have hereunto subscribed in the shifteness of the parts REEDF, I have hereunto subscribed in the shifteness of the parts REEDF, I have hereunto subscribed in the shifteness of the parts o	they are the lawful over. S of the p of this indetture, pay all takes or assessments that a state insured against fire and tornado in such as of the second part to the starts of 1 fin. a function insured as berein provided, then the part indetture, and ability in the starts of the insure of 10 information in the starts of a starts of the starts of 10 information in the starts of a starts of the starts of 10 information in the starts of a starts of the starts of 10 information in the starts of a start of the starts of 10 information in the starts of a start of the starts of 10 information in the starts of a start of the starts of 10 information in the starts of the starts of 10 information in the starts and the starts of the starts therein contained, and all bestered is arrived in the starts there is a start of the start of 10 information in the starts and the starts of the starts therein contained, and all bestered is arrived in the starts therein contained, and all bestered is arrived in the starts therein contained, and all bestered is arrived in the starts therein contained, and all bestered is arrived in the starts therein contained, and all bestered is arrived in the starts the starts of the start is a start of the day of February. // id County and State, came. o, his wifo, ted the foregoing instrument and duly as yn name, and affixed my official seal on the july in the starts of the starts of the starts of the starts of the George Dooking.	t may be levid or summed spins m and by such lasers some spiny between And in the sense that 	An di pod ini dini ini ini ini ini ini ma c undi pod ini ini ini ini pod ini pod ini ini pod ini pod ini pod ini ini pod ini pod ini pod ini pod ini p