530

0

MORTGAGE RECORD	80
-----------------	----

Reg. No. 1472 Fee Paid, \$ 8.75

1

Receiving No. 6

The second s	FROM	STATE OF KANSAS, DOUGLAS		T
E. M. Owen and	Lena M. Owen, his wife	This instrument was filed for reco May A. D. 19	ord on the 25 day 38 , at 4120 o'clock P. M d A. Deck	
Nel also	то 🤌		Register of Deeds.	La1
Lawrence National Bank			Deputy.	- 1=
THIS INDENTURE, Made hundred and thirty-eight	this 25th day of May between E. M. O	, in the wen and Lena M. Owen, his wif	e year of our Lord, one thousand ni e	ne hundred
of Lawrence part ies of the first part, and	The Lawrence National Bank	and State of Kansa		d la
WITNESSETH, That the sai	id part i as of the first part, in considerat	ansas tion of the sum of	part y of the second par	1.12
which is hereby acknowledged, ha v	re	Grant, Bargain, Sell and Mortgage to the sa	aid party of the second part, th	of ne which is followin
Lot number Forty (40) in the City of Lawrenc	and the North Half (Ng) of	Lot number Forty-two (42) on 1 (known as 740 Vermont Street)	Vermont Street,	
And the said part, 62of the first part of a good and indefeasible estate of inheritance and that they will warmant and defend the sam It is agreed between the partin hereto i said real sector when the same become due and as shall be specified and directed by the part.	e therein, free and clear of all incumbrance. ne against all parties making lawful claim thereto. that the part _165 of the first part shall at all time d payable, and that _they.will keep the buildin y of the second part, the loss, if any, made payable	elivery hereof. they <u>AFB</u> the lawful owner e during the life of this indenture, pay all taxes or assess gr upon asid real estate insured against for and torsado i to the part y of the second part to the estent of	ments that may be levied or assumed against in such sum and by such insurance company 118 interest. And in the event that	And dispects the smith set that the lis sail and set maked be a
And the mid pard 0.0. of the first part of a good and indefenable state of laberitance and that they will warrant and defend the sam If is a great between the part is berrot mid real state when the same becomes due man as shall be specified and directed by the part. Mid part 0.0 of the first part half 10 to pay and have and hearmany or titlers, and the same WHIN COMANT in intended as a morray.	t dobreeky covenant and agree that at the d the therein, five and dear of all learnin-baser, we against ill parties making lawful dain thereto. The set of 16.5 the first part is able to all the distributions of the there part is able to all the distributions of the there part is able to all the distributions of the there part is able to all the distributions of the distribution of the distribut	divery hereof they are the lawful even- e during the life of this indenture, pay all tases or assess gr upon asid real estate insured against fire and torsado is to the party — of the second part to the starts of and to keep asid provimes insured a herein provided, the secured by this indenture, and shall hear interest at the	ments that may be leveled or assumed against in such sum and by such insurance compar- 15.2. Interest. And in the event that in the party. of the second part may key rate of 10% from the date of payment with	bai a spota the sam and that the the the the the the the the the th
And the mid part 0.0. of the first part of a good and indefeasible watter of inheritance and that they will warrant and defend the sum If its agree between the participant of the part and the specified and directed by the part, 2 mid part 0.0 of the first part that 10 to pay and taxes and insurance, or either, and the sum Interpret 10.0 GRANT in insteaded as a more Thirty-five hundred and	t dobreby covenant and agree that at the d therein, free and dear of all incumbrance es against ill parties making including the setting a setting and the setting of the setting of the setting d payable, and that the setting of the setting of the d payable, and that the setting of the setting of the d payable, and that the setting of the setting d payable, and that the setting of the setting of the setting of the setting of the setting of the setting d payable, and hall become a part of the indebidence d payable, and the payment of the setting of the setting d payable, and the payment of the setting of the set the	divery hereof they ATO. the lawful owner, a during the life of this indenture, pay all tases or assess go upon axid real estate insured against fire and torsado i to the party — of the second part to the estent of 	ments that may be leveled or assumed against in such sum and by such insurance compar- 15.2. Interest. And in the event that in the party. of the second part may key rate of 10% from the date of payment with	and dependent the sum and be- and be- structure the sum the su
And the mid pard 0.8. of the first part of a good and indefamilies waits of inheritance and that they will warmant and defend the man It is appended between the parts here of mid real waits when the mans become down and as shall be specified and directed by the part 3 mid part 0.8 of the fort part ability of the part of the man distances, or site part ability of the man of the mark of the man fully "This GRANT is insteaded as a morga." "Thirty "Five hundred and and according to the terms ofO"	t dobreeky overant and agree that at the d w therein, five and dear of all incombrane as against all parties making is wild data thereto. that the part. 1.85 of the first part shall at all time d payake, and that $\frac{1}{2}$ hey _will here its building $y = of the second part, the loss, if any made payake y = of the second part, the loss, if any made payake part here are the same become dear and payate and the second part, any its discovery of the loss of the same of the same of \frac{1}{2} no/1000$	divery hereof they are the lawful event. the lawful event of this indenture, pay all tases or assess gr upon and real estate insured against fire and torsado is to the party — of the second part to the extent of	ments that may be levied or assumed against is note sum and by such insurance company 11.0. Interest. And in the event that in the gary of the second part may by the direct property of the second part may by note direct property of the second part may by DOLLARS, MG.y 19.38, Julion and also to accurs may run or sum of the second the set of may and 3.95 of the for suc	
And the mid pard O.S. of the first part of a good and indefaulties state of inbritzees and that they will warmant and defend the man It is a good and other that the part is been of mid real water when the mans become due and is a halt be specified and directed by the part 3, mid part 0.5 of the fort part ability in the man fully mark the mark of the mark of the mark in the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark in the mark of the mark of the mark of the mark in the mark of the mark of the mark of the mark in the mark of the mark of the mark of the mark in the mark of the mark of the mark of the mark in the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the theorem and the mark of the mark of the mark of the theorem and the mark of the mark of the mark of the theorem and the mark of the mark of the mark of the theorem and the mark of the mark of the mark of the theorem and the mark of the mark of the mark of the theorem and the mark of the mark of the mark of the theorem and the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the mark of the theorem and the mark of the mark o	t dobreeky overmant and agree that at the d w therein, five and dear of all incombrane	divery hereof they are to be leaved owner, e during the life of this indenture, pay all tases or assess gr upon and real estate insured against fire and tornado is to the party of the second part to the extent of and to keep skil premises insured as herein powied, the secured by this indenture, and shall bear interest at the enveryed to this indenture, and shall bear interest at the enveryed to this indenture, and shall bear interest at the enveryed to this indenture, and shall bear interest at the enveryed to this indenture, and shall bear interest of and oblig any taxes with interest thereon as herein provided, in the interest the same boxone due and payable, or if the hours real given, will interest thereon as herein and boxone for an is for the same boxone due and boxone for an of boxone for an is for the same boxone due and boxone for an and boxone for an is for the same boxone due and boxone for an and boxone for an end provided interest boxone for an and boxone for an and boxone for an is for the same boxone due and boxone for an and boxone for an	ments that may be levied or assume against in such sum and by such insurance company 12	
And the said pard 0.8. of the form part of a good and indefaulties state of indefaults and that they will marnet and defeed the sam in it agreed between the parties here or mid read matter when the same become due and a shall be specified and directed by the part, and part 0.8 of the form part has the same fully marked and strength of the part of the same between the part of the same fully marked by the same to the same term of the same to the same to the same same to the same to the same to the same same to the same terms of the same to the same and all of the same terms of the same to the same without motion, and it has be the first for in said ar without motion, and it has all be the same same same same same same same same same same same same	t do hereby covenant and agree that at the d w therein, five and dear of all incombrane a grinnt all particle making herd (the thereto. that the part_10.55 of the first part shall at all time d payside, and that they will keep be builded by cold taxons of the same become days and payside y and taxons the same become days and payside y are that we be more become days and payside out to pay and the same become days and payside ge to seems the payment of the sum of a written obligation for the payment of add sum of to the part_y of the second part, with all inter- second part to pay for any insurance or to discharge determine the particle second part, with all inter- tions of the payment to make a herein specified, and the obliga- ments and the payment the make as herein specified, and the obliga- tions of the payment to the second part. the second part to pay for any insurance of the interferent the model paysing the pay means of the weak the interference days of the second part. The second part to pay the second part.	divery hereof. they_Are	ments that may be levied or assumed against in work sum and by such insurance company 112. Interest. And in the result that in the party — of the second part with reste of 10% from the date of payment unit — — — — — — — — DOLARS, May	
And the mid pard O.S. of the first part of a good and indefeatible state of inheritance and that they will warmat and defeat its man. This a great between the partice between and that they will warmat and defeat its man. In a shall be specified and directed by the part 3, will be the state of the state of the part of the fully regard. THIS GRANT is intended as a more part of the statements of which the part of the result in the statement of which the state in the statement of the state of the state in the statement of the state of the state of the statement of the state of the state in the statement of the state of the state in the statement of the state of the state and by the state part of the moory advanced by the state part of the state of the building part is more any other is the state of the state of the state of the state of the state is a state of the state of the state of the state is the state of the state of the state of the state is a state of the state of the state of the state is a state of the state is a state of the state of the state of the state of the state of the state of the state is a state of the state of the state of the state of the state of the state of the state of the state of the state is a state of the state of the state of the state of the state is a state of the state of the state of the state of the state of the state of the state of the state of the state of the state is a state of the state of the state of the sta	t dobreeky overant and agree that at the de the therein, free and dear of all incombrance. as against all parties making inself adapt the thereto. that the partbfort for the part will all this dear the partbfort the base, if a sign made payable source to pay the the same become due and payable a pay the the payment of the same due to the same payable of the second part, the base, if a sign made the same pay to the pay the payment of the same due to the part. Up of the second part, with all inter- tions and pay the pay ment of pays and the pay to pay the same as become of the indestructure of the second part, the second part, with all inter- tions and paystands, but here in pay and the base in the here and paystands. The second part, the second part, the same pay and y with the inferen- tions and paystands to the second part, and the second part inter- bary a reference the payment of the interval the same and pay methods and paystands to under the the same and paystands in the indexture and paystands in the same and paystands in the indexture and paystand in the same and paystands in the indexture and paystands in	divery hereof they Are. the level over , a during the life of this indenture, pay all taxes or assess gr upon and real estate insured against fire and tornado is to the party of the second part to the estent of and to keep all permises insured as herein provided, the second by this indenture, and shall here interest at the second by this indenture, and shall here interest at the second by this indenture, and shall here interest at the second by this indenture, and shall here interest at the second by this indenture, and shall here interest at the second grantee, the second is to the terms of and oblig any taxe with interest thereon as herein provided, is the grade exclusion therein fully discharged. If default he on and permiser, the this corry shall here the here relate accurate therein fully discharged. If default here is a second provider, the this corry shall here here here provided and litest therein, therein the here here here provided in all interest. Interest.	ments that may be levied or assumed spilant in such sum and by such insurance company 1tm	
And the mid pard O.S. of the first part of a good and indefeatible state of inheritance and that they will warmat and defeat its man. This a great between the partice between and that they will warmat and defeat its man. In a shall be specified and directed by the part 3, will be the state of the state of the part of the fully regard. THIS GRANT is intended as a more part of the statements of statements of the bar regard. The statements of statements of the state and they statements of statements of the state and by 115 GRANT is intended as a more part of the statement of the statement of the statement and by 115 means of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement and at the subgravity he mans as provided in the is of the statement of the	t dobreeky overant and agree that at the de the therein, free and dear of all incombrance. as against all parties making inself adapt the thereto. that the partbfort for the part will all this dear the partbfort the base, if a sign made payable source to pay the the same become due and payable a pay the the payment of the same due to the same payable of the second part, the base, if a sign made the same pay to the pay the payment of the same due to the part. Up of the second part, with all inter- tions and pay the pay ment of pays and the pay to pay the same as become of the indestructure of the second part, the second part, with all inter- tions and paystands, but here in pay and the base in the here and paystands. The second part, the second part, the same pay and y with the inferen- tions and paystands to the second part, and the second part inter- bary a reference the payment of the interval the same and pay methods and paystands to under the the same and paystands in the indexture and paystands in the same and paystands in the indexture and paystand in the same and paystands in the indexture and paystands in	divery hereof they are the level over the series over the series of the	ments that may be levied or assumed spilant in such sum and by such insurance company 1tm	
And the mait pard O.S. of the inter part of a good and indefaulties state of inbritzees and that they will warmant and defeed the mar In is agreed between the partia here of mail real matter when the mans become due mail main a halt be specified and directly by the part_3 mit part 0.8 of the fort part ability in the main fully marked and marked by the part of the marked between the part of the marked of the marked between the part of the marked of the marked between the part of the marked of the marked between the marked between the fully of the marked between the marked between the marked by the marked of the marked between scored gue to the terms of _0.00 _ certain moory schwards by the mit part of the halt full to pay the marked part by the mark and all of the interpret of the mark of the mark of the marked by the mit part of the mark of the marked by the mark This marked by the mark The he hall be paid to the furth of the mark of the bodg they up the mark The marked by the mark The marked by the mark The marked by the mark The due to the part by the mark The due to the marked by the mark The due to bodg the marked by the mark	t dobreeky overant and agree that at the de the therein, free and dear of all incombrance. as against all parties making inself adapt the thereto. that the partbfort for the part will all this dear the partbfort the base, if a sign made payable source to pay the the same become due and payable a pay the the payment of the same due to the same payable of the second part, the base, if a sign made the same pay to the pay the payment of the same due to the part. Up of the second part, with all inter- tions and pay the pay ment of pays and the pay to pay the same as become of the indestructure of the second part, the second part, with all inter- tions and paystands, but here in pay and the base in the here and paystands. The second part, the second part, the same pay and y with the inferen- tions and paystands to the second part, and the second part inter- bary a reference the payment of the interval the same and pay methods and paystands to under the the same and paystands in the indexture and paystands in the same and paystands in the indexture and paystand in the same and paystands in the indexture and paystands in	divery hereof they are the level over the series over the series of the	ments that may be levied or ansmed agoint in such sum and by mech insurance company 12 m. Interest. And in the orean that in the party in the date of payment unit in the party in the date of payment unit in the party in the date of payment unit MGy is 38 why is 38 provide and also to incure any ran or sum of se event that mid part 1.95% the first part inside in the bolts may part they which and the bolts may remain of payments of the bolts may part they obtain and the bolts may part they which and the bolts may remain of payments at the option of the balant parts in incident therein, and the overpress if any creating therefrom shall stated and from to \$ the day and year last above (3EAL)	
And the mait pard O.S. of the inter part of a good and indefaulties state of inbritzees and that they will warmant and defeed the mar In is agreed between the partia here of mail real matter when the mans become due mail main a halt be specified and directly by the part_3 mit part 0.8 of the fort part ability in the main fully marked and marked by the part of the marked between the part of the marked of the marked between the part of the marked of the marked between the part of the marked of the marked between the marked between the fully of the marked between the marked between the marked by the marked of the marked between scored gue to the terms of _0.00 _ certain moory schwards by the mit part of the halt full to pay the marked part by the mark and all of the interpret of the mark of the mark of the marked by the mit part of the mark of the marked by the mark This marked by the mark The he hall be paid to the furth of the mark of the bodg they up the mark The marked by the mark The marked by the mark The marked by the mark The due to the part by the mark The due to the marked by the mark The due to bodg the marked by the mark	t dobreeky overant and agree that at the de the therein, free and dear of all incombrance. as against all parties making inself adapt the thereto. that the partbfort for the part will all this dear the partbfort the base, if a sign made payable source to pay the the same become due and payable a pay the the payment of the same due to the same payable of the second part, the base, if a sign made the same pay to the pay the payment of the same due to the part. Up of the second part, with all inter- tions and pay the pay ment of pays and the pay to pay the same as become of the indestructure of the second part, the second part, with all inter- tions and paystands, but here in pay and the base in the here and paystands. The second part, the second part, the same pay and y with the inferen- tions and paystands to the second part, and the second part inter- bary a reference the payment of the interval the same and pay methods and paystands to under the the same and paystands in the indexture and paystands in the same and paystands in the indexture and paystand in the same and paystands in the indexture and paystands in	divery hereof they are the level over the series over the series of the	ments that may be levied or ansmed agoint in such sum and by mech insurance company 12 m. Interest. And in the orean that in the party in the date of payment unit in the party in the date of payment unit in the party in the date of payment unit MGy is 38 why is 38 provide and also to incure any ran or sum of se event that mid part 1.95% the first part inside in the bolts may part they which and the bolts may remain of payments of the bolts may part they obtain and the bolts may part they which and the bolts may remain of payments at the option of the balant parts in incident therein, and the overpress if any creating therefrom shall stated and from to \$ the day and year last above (3EAL)	
And the mait pard O.S. of the inter part of a good and indefaulties state of inbritzees and that they will warmant and defeed the mar In is agreed between the partia here of mail real matter when the mans become due mail main a halt be specified and directly by the part_3 mit part 0.8 of the fort part ability in the main fully marked and marked by the part of the marked between the part of the marked of the marked between the part of the marked of the marked between the part of the marked of the marked between the marked between the fully of the marked between the marked between the marked by the marked of the marked between scored gue to the terms of _0.00 _ certain moory schwards by the mit part of the halt full to pay the marked part by the mark and all of the interpret of the mark of the mark of the marked by the mit part of the mark of the marked by the mark This marked by the mark The he hall be paid to the furth of the mark of the bodg they up the mark The marked by the mark The marked by the mark The marked by the mark The due to the part by the mark The due to the marked by the mark The due to bodg the marked by the mark	t dobreeky overant and agree that at the de the therein, free and dear of all incombrance. as against all parties making inself adapt the thereto. that the partbfort for the part will all this dear the partbfort the base, if a sign made payable source to pay the the same become due and payable a pay the the payment of the same due to the same payable of the second part, the base, if a sign made the same pay to the pay the payment of the same due to the part. Up of the second part, with all inter- tions and pay the pay ment of pays and the pay to pay the same as become of the indestructure of the second part, the second part, with all inter- tions and paystands, but here in pay and the base in the here and paystands. The second part, the second part, the same pay and y with the inferen- tions and paystands to the second part, and the second part inter- bary a reference the payment of the interval the same and pay methods and paystands to under the the same and paystands in the indexture and paystands in the same and paystands in the indexture and paystand in the same and paystands in the indexture and paystands in	divery hereof they are the level over the series over the series of the	ments that may be levied or anomed aplant in such sum and by such insurance company 11:0. Interest. And in the orean that in the party of the accound part in the the rate of 10% from the date of paysment and to 3.2 km set of 10% from the date of paysment and to 3.2 km set of 10% from the date of paysment and to 3.2 km set of 10% from the date of paysment and a set of the paysment is or any or most of a reveal that and part MSG the far part is not in and has to succers any sum or most of a reveal that and part MSG the far part is a set of the paysment is or any or the backer back of payside at the option of the backer back of indicate therein, and the paysments on indicate therein, and the paysments of indicate therein, and the overplan, if any certaing therefrom shall existed and leves to, S the day and year last above (SBAL)	
And the said pard 0.0.6 the form part of a good and indefeatible state of inbritzen ind that they will warmant and defeat the sam in the same between the particle between and that they will warmant and defeat the sam in share between the same become due and as shale begreated and directed by the part_3 minute the same between the same become due and independent of the same become due and independent of the same become due and independent of the same become due and and the same between the same become due to the same same same same same same and y	t dobreeky overant and agree that at the de the therein, free and dear of all incombrance. as against all parties making inself adapt the thereto. that the partbfort for the part will all this dear the partbfort the base, if a sign made payable source to assed that the number of the and payable ar- out the sevent lapter, the base, if a sign made payable source to pay the the same become of the ideation the sevent based when the same become of the ideation the sevent based when the same become of the ideation of the sevent based and the sevent of the ideation of the sevent based and the sevent of the ideation to the part. J of the second part, with all inter- tions the sevent based as herein specified, and the diff inter address to herein specified, and the diff here are the second part, with all inter- tions are presed to be second part. Inter a the second part, if the second part, if the ideation inter address as herein specified, and the diff here are made and the second part. Inter a strend paysized to conduct the the ideation interast paysized in the indeation is and pays here the second part.	divery hereof they are the level over the series over the series of the	ments that may be levied or assessed against in such sum and by such insurance company 112. Interest. And in the result that in the party	
And the waid pard 0.8. of the first part of a good and indefeatible state of inbritzen ind that they will warmat and defeat the sum in the real state when the same become do and as a shall be specified and directed by the part 3 will part 0.8 d of the fort part shall 6.1 to same the part 0.8 d of the fort part shall 6.1 to same the part 0.9 d of the fort part shall 6.1 to same the part 0.9 d of the fort part shall 6.1 to same the part of 0.1 d of the fort part shall 6.1 to same the part of 0.1 d of the fort part shall 6.1 to same the part of 0.1 d of the fort part shall 6.1 to same the part of 0.1 d of the fort part shall 6.1 to same the part of 0.1 d of the fort part shall 6.1 to same the part of 0.1 d o	t do hereby overant and agree that at the de therein, five and dear of all incombrane	divery hereof they are the level over the series over the series of the	ments that may be levied or semend against in much sum and by such insurance company 1.1m	and Appen
And the said pard 0.2. of the fars part of a good and indefeatible suits of inbritzen ind that they will warmant and defeat the sam in the area sain when the same becomes do and an and the same becomes the parts between in a shall be specified and directed by the part of the same discussion of states and the same heat of the same becomes the same becomes the same indicates and the same second to be and indicate and the same second to be and indicate and the same second to be and indicates and the same second to be and the same second to be and the same second to be and the same second to be and the same second to be and the same second the same second to be and the same second the same second to be and the same second to be and the same second to be and the same second to be and the same second to be and the same second to be and the same second to be and the same second to be and to be and to be and the same second to be and to be and to be and the same second to be and to be and to be and the same second to be and to be and to be and the same second to be and to be and to be and the same second to be and to be and to be and the same second to be and to be and to be and the same second to be and to be and to be and the same second to be and to be and to be and to be and the same second to be and to be and to be and the same second to be and to be and to be and to be and the same second the same power and the same second to be and the same second the same power and the same second to be and the same second the same power and the same second the same the same second the same second the same second the same the same second the same second the same second the same the same second the same second the same second the same the same second the same second the same second the same the same second the same second the same second the same the same second the same	t do hereby overant and agree that at the de therein, few and dear of all incombrane	divery hereof they_Arethe level event. e during the life of this indenture, pay all tases or assess gr upon and real estate insured against five and tornado it to the party of the second part to the extent of ind to keep askip promises insured as herein provided, the secured by this indenture, and shall beer interest at the 	ments that may be levied or assumed agolant in such sum and by noch insurance company 11:0	And dipped d
And the said part ddd_d of the tent part of a good ad indefaulties state of indefaults ind that they will be availed a said offeed the am It is agreed between the parties here or an ada its specified and directly by the part, and part ddd offeed and directly be part, and part ddd offeed and an offeed the part ddd offeed and an offeed and an excerding to the tent and an off an off ar without parts, and it dd it he brief if et the ad a dd offeed by the part, y, moth and be offeed by the	t do hereby overant and agree that at the de therein, few and dear of all incombrane. se significant of parties making involt data thereto. that the part 1.65 of the first part shall all time depayable, and that 1.100, "making involt data the sime depayable, and that 1.100, "making involted and the sime depayable, and the same become depay and payable, and the sould payment of the sum of 1 no/100 of the second part, with all interpre- second part to pay for any involved and the sime inter- dentities obligation for the payment of add sum of the second part to pay for any involved in the sime inter- dentities obligation for the second part, the interpret dentities obligation for the interpret in the interpret dentities and payable in the interpret in the second part. I form make in the interpret interpret in the simplified dentities and payable in the interpret interpret in the interpret dentities and payable interpret in	divery hereof they Are the level over the series over the seri	ments that may be levied or anomed agolati in such sum and by noch insurance company 11th	And dipped d
And the said partlell. of the tent part of a good and indefeatible state of interinces and that they will marine i and defeed the am It is agreed between the parties here or and main is agreed between the parties here or an shall be specified and directed by the part_3 mid partlell of the fart part and the inter- ing the partlell of the fart part and the inter- tion of the internet of the part of the inter- tion of the internet of the part of the inter- tion of the internet of the part of the inter- tion of the internet of the internet of the inter- tion of the internet of the internet of the inter- tion of the internet of the internet of the inter- ient of the internet of the internet of the internet internet of the internet of the internet of the internet internet of the internet of the internet of the internet internet of the internet of the internet of the internet internet of the internet of the internet of the internet internet internet of the internet internet on the internet internet internet of the internet internet on the internet internet internet of the internet internet of the internet internet internet of the internet internet of the internet internet internet of the internet internet of the internet internet internet of the internet internet internet internet internet internet of the internet int	t do kreeky overant to do gree that at the do therein, first and dear of all incombrane	divery hereof they Are the level over the series over the seri	ments that may be leviced or semend agalant in much sum and by much insurance company 11:0	And dipped d
And the said pard 0.0.4 the term part of a good and indefaulties state of interinces and that they will warmant and defeed the ann It is argued between the parts here or and it is in the second of the said and that they will warmant and office the said and the simulation of the said state of the six shall be specified and directed by the part, 3 mit part 0.6 of the form part half 0.10 to yet of the said interaction, of sites, and the said the said state of the said state of the said the said state of the said state of the said the said state of the said state of the said the said state of the said state of the said state in the said state of the said state of the said second by the said state of the said state of the means of the same say provided in this to will if a the said state of the said state of the said state the said state of the said state of the said state the said state of the said state of the said state the said state of the said state of the said state of the said state of the said state of the said the said state of the said state of the said state the said state of the said state of the said state the said state of the said state of the said state the said state of the said state of the said state the said state of the said state of the said state the said state of the said state of the said state of the said the said state of the said state of the said state of the said the said state of the said state of the said state of the said the said state of the said state of the said state of the said the said state of the said state of the said state of the said (SEAL) in the said state of the	1 do kreeky overant to do gree that at the do therein, five and dear of all incombranes are applied in the set of all incombranes are applied as a dotter of all incombranes are dotter and the set of all incombranes are dotter and the set of all incombranes are dotter and a dotter and the set of a dotter and	divery hereof. they Are. the jards over a series of the second series is a series of the second period period of the second period peri	ments that may be leviced or anomal applies in such sum and by such inserves company 11:0	And
And the said pard B.B. of the term part of a good and indefaulties state of indefaults and that they will surmat and defeed the am It is argued between the parts here or an and here beginded and directly by the part, and part B.B. of the far part and the in full statement, or site of the parts and the same between the same become due and full subscription of the same become due and full statement, or site of the same become due and full statement, or site of the same become due and full statement of the same become due and full statement of the same statement of the same full statement of the same statement of the same (SEAL) in Nites.	t do kereky overant to do gree that at the do therein, first and dear of all incombranes	divery hereof they_Are	ments that may be leviced or anomal applies in such sum and by such insurance company 11th	