MORTGAGE RECORD 80

Reg. No. 1478 Fee Paid, \$ 1.25

Receiving No. 608

In the second second second	FROM	STATE OF KANSAS, DOUGLAS COUNTY, SS.	
122223		This instrument was filed for record on the 31	day of
Roma Crowd	er, Single	May A. D. 19 38 , at 1: 20 o'clock Narold G. Deck	
	то	Narold G. Deck Register	< Parts
	ence National Bank Lawrence, Kansas.	By	
THIS INDENT	URE, Made this 26th day of 12	ay , in the year of our Lord, one the	usand nine THI
hundred and	hirty-Sight between Ron	m orowner, origin	bindred an
	in the County of Douglas	and State of KANSAS	LAW
part y of the first p	art, and The Lawrence National Bar	1k, Lawrance, Aansas	parties of
WITNESSETU	That the said part w of the first part, in considera	tion of the sum of	wit
Five Hundred (3	500.00) & No/100	duly paid, the Grant, Bargain, Sell and Mortgage to the said part y of the secon	receipt of Fifteen
following described real	estate situated and being in the County of Douglas an	id State of Kansas, to-wit:	a part, the following de
	(a) Di la Ware (a) Jane Place	an Addition to the City of Lawrence, Kansas	Thal
Lot Eig	ht (8), Block wine (9), Lane Figue,	an Amition to the city of Lawrence, Ransas	
			Calebra and a series of
	nd all the estate, title and interest of the said part		
And the said part y	of the first part do@Sbereby covenant and agree that at the c	of the first part therein. Melivery hereof thigt she 18 the lawful owner of the premiers above granted	I, and setsed And the
And the said part y	of the first part do85 hereby covenant and agree that at the c te of inheritance therein, free and clear of all incumbrance		L and seized And the state of a good and in
And the said part y of a good and indefeasible estat and that they will warrant and It is agreed between the	of the first part do BSbereby covenant and agree that at the <i>i</i> te of inheritance therein, firse and clear of all intumbrance defend the same against all parties making inviti claim thereto. parties hereto that the partV of the first part shall at all tim	istivery hereof thRt_ShR 15the lawful owner of the presides above granted	L and seized And the d s good and in and that they e It is agree
And the said part. y of a good and indefeasible estat and that they will warrant and It is agreed between the said real estate when the same b	of the first part do S breeby covenant and agree that at the d te of laberitance therein, ive and disc of all incumbrance defend the same signification parties making layerid chain thereto. parties hereto that the part. Y of the first part hall at all time become due and payable, and that S _10w111 keep the build	letterey hereof thBt_ShB_IS_the layful owner of the premises above granted enduring the life of this indenture, pay all lases or assessments that may be levied or ass age upon sold real relate insured "geliest for and Lirando in such sum and by such lasess	L and asteed And the d a good and in and that they e amod against It is agree to company and real exists a
And the said part. y of a good and indefeasible stat and that they will warrant and It is agreed between the said real sotate when the same I as shall be specified and directe	of the first part do 0.5 hereby overant and agree that at the <i>i</i> de al inderinance therein, first and clear of all interminance. Iddeed the same against all parties making having datas thereton, particle here to that be part. $\int = - of the first part hading at all timebecome due and payable, and that _ gin a _ will be loss, if any, made payableday the part. \int = - of the second part, the loss, if any, made payable$	istivery hereof thBt_BhB_BBis the lawful owner of the presides above granted or during the life of this indexture, pay all taxes or assessments that may be bried or ass gar upon all real rests haven't relief for and i-make is much sum and by such haven.	L, and selend And the d s good and in mot against It is not that they we be company mill real matter will real selects und had be specified to a serie that under be specified to a seriest that the specified to a seriest the specified to a seriest the seriest the specified to a seriest the specified the specified to a seriest the specified to a seriest the specified to a seriest the specified the specified to a seriest the specified to a seriest the specified to a seriest the specified the specified the specified to specif
And the mid part. y of a good and indefemables state and that they will warrant and It is agreed between the mid real estate when the much as shall be specified and direct and part. y. of the first part ind parts will insurance, or with THIS GRARM is integrated.	of the first part do <u>B</u> hereby covenant and agree that at the <i>d</i> te <i>d</i> liabertimese therein, for each desir of all forumbrance. Idend the same against all parties making in while takin thereto, partice here to take the part. <u>J</u> of the fort part shall at all dim becomes due and payable, and that <u>B</u> h <u>B</u> . will Likep the build in dry the part <u>J</u> of the scool part, the low, if any, made payable shall ful loop your part there when the manuse become due and payable, and he smooth to paid shall become a part of the individual days an anotype to reserve the payment of the smooth of the smooth.	istivery hereof thRt_ShR 15the invited owner of the premiese above granted enduring the life of this indexture, pay all taxes or assessments that may be levied or ass age upon said real estate insured "quiew for and Livrach in such sum and by such lawara to the part of the second part to the estate 1 of 1	A not been different different di a gosta and in in di tati teri di a gosta and in in di tati teri di a gosta and in in di tati teri di a in di tati teri di a di a gosta and in teri di a gosta and in a di a teri di a di a di a di a di a di a di a d
And the mid part. y of a good and indefeasible cetat and that they will warrant and It is agreed between the said real cetate when the same h as shall be specified and direct and taxes. Edd insurance, or with fully regard. THIS GRANT is istend. Pity on Hundhend. (of the first part $d_0S_{}$ hereby covenant and agree that at the d te of linearithmer therein, for and den of all formularmore. Idend the same against all parties making in while taking the test partice here to take the part. $J_{}$ of the form part shall at all tim become due and payable, and that. <u>Sh0. will1</u> keep the build dry the part. <u>J</u> of the second part, the loss, if any, made payable shall full to gay more thus when the same become due and payable, and the associate to paid shall become a part of the indulted sets as an energy to secure the payment of the sum of (\$500, 000). A $NO/100$	letterey hereof thBt_ShB 15 the lawful owner of the premies above granted es during the life of this indexture, pay all taxes or assessments that may be letted or ass age upon said real estate insured "yoles" for and "ornado in such sum and by such havens is to the part. \mathbf{y}_{-} of the second per to the estate 1 156 . The same \mathbf{A} are in the and is keep said permises insured a such in period, that the target \mathbf{y}_{-} will be second per , secured by this indexture, and shall best interest at the rate of 10% from the date of per-	t, and estimat And then the probability of a good and its most appliest R is by one are strained and the specific or strained and th
And the said part. y of a good and indefeasible setat and that they will warrant and it is agreed between the said real oratis when the same is as shall be specified and direct and part. y. of the first part indig men. y. of the first part indig men. y. of the first part and parts of the first part indig men. y. of the first part THIS GRANT is intered. 	of the first part do β_{2} . hereby overant and agree that at the d for a distribution therein, for and does of all incumbrance. (defed the same against all parties making hardf diam thereton, particle here to that be part. \mathcal{G} or d the first part hall at all time become due and ayabide, and that g the will like the best do by the part \mathcal{G} or d the second part, the loss \mathcal{I} is any mode parallel shall full to pay such that when the same become due and payable shall full to pay such that when the same become due and \mathcal{G} shall be and the insource to paid shall become \mathcal{I} are \mathcal{I} in the disclored are and the insource to paid shall become \mathcal{I} are \mathcal{I} .	intercept hereof th B.t. Sh 0. 15 the lawful owner of the pression shore granted or any grant of this indexture, pay all takes or assessments that may be bried or any grap can sail real rests hereof $2\pi \sin^2 \theta$ and $2\pi \sin^2 \theta$ and $2\pi \sin^2 \theta$. And the second per to be event of $2\pi \sin^2 \theta$	L and animed And the d i good and in d i good and in the second secon
And the mid part y of a good and indefensible state and that they will warrant and if it appes between the mid real state when the mass is a shall be specified and direct mid part yof the fort part if the set for all states are of the THIS GRANT Is insent "THIS GRANT for insent "THIS GRANT for insent insert y its a transformer of and yits	of the first part do β_{2} . hereby overant and agree that at the d for a diabetimate therein, for and does of all intermbranes. (defed the same against all parties making having data thereton, partice here to that be part. $y = 0$ the first part hall at all time become due and ayabide, and that g the w 11 Lives the build by the part $y = 0$ the second part. the less, if any, made paysial hall full to pay such these where the same become due and payshes that is part of the part. $y = 0$ the first part of the indicident def as a notriger to secure the payment of the sum of $(\frac{1}{2}500 - 0.00) \cdot dc \cdot 100/100 - \cdots - \cdots - \cdots$ made payshis to the part. $y = 0$ the second part, with all liters the second part to pay for any first payments of on data was not made payshis to the part. $y = 0$ the second part, with all liters	istivery hereof thBt_Bha 15the invite over of the presides above grantering the life of this indexture, pay all takes or assessments that may be bried or an age upon aid real extra the law of raise of the action of the second per to the text and 1 fiber	L and setted Au United Au United Au Constant Au Consta
And the mid part y of a good and indefensible state and that they will warrant and if it appes between the mid real state when the mass is a shall be specified and direct mid part yof the fort part if the set for all states are of the THIS GRANT Is insent "THIS GRANT for insent "THIS GRANT for insent insert y its a transformer of and yits	of the first part do β_{2} . hereby overant and agree that at the d for a diabetimate therein, for and does of all intermbranes. (defed the same against all parties making having data thereton, partice here to that be part. $y = 0$ the first part hall at all time become due and ayabide, and that g the w 11 Lives the build by the part $y = 0$ the second part. the less, if any, made paysial hall full to pay such these where the same become due and payshes that is part of the part. $y = 0$ the first part of the indicident def as a notriger to secure the payment of the sum of $(\frac{1}{2}500 - 0.00) \cdot dc \cdot 100/100 - \cdots - \cdots - \cdots$ made payshis to the part. $y = 0$ the second part, with all liters the second part to pay for any first payments of on data was not made payshis to the part. $y = 0$ the second part, with all liters	istivery hereof thBt_Bha 15the invite over of the presides above grantering the life of this indexture, pay all takes or assessments that may be bried or an age upon aid real extra the law of raise of the action of the second per to the text and 1 fiber	L and setted Au United Au United Au Constant Au Consta
And the mid part y of a good and indefensible suits and that they will warrant and if it agreed between the mid real status when the musc is shall be specified and direct mid part y of the fort part it are and insurements of the indef part y of the fort part it are and insurements of the indef part y of the fort part it are and insurements of the part y of the state part is correlated by the musc are of the part of the surements of the part of the sure set of the sure of the part of the sure set of the sure of the part of the sure set of the sure of the part of the sure set of the sure of the part of the sure set of the sure of the part of the sure set of the sure of the part of the sure set of the sure of the part of the sure set of the sure set of the sure of the part of the sure set of the sure set of the sure of the part of the sure set of the sure set of the sure of the part of the sure set of the sure set of the sure of the part of the sure set of the sure set of the sure set of the sure of the part of the sure set	of the first part do β_{2} — hereby overand and agree that at the d de ed laberturase therein, five and deso of all incumbrance. (defed the same against all parties making having dialm thereton, parties here to that the part. y_{-} of the first part half at all time become due and ayabide, and that g the -11 L have the build do the part y_{-} of the second part. It heres, if any mode parallel half full to pay such targe when the same become due and payshes that full to pay such targe when the same become due and payshes that is a part of the indicident $g = 100$ m m m d ($3500 - 000$). d_{-} M $o/100$ —	istivery hereof thBt_Sht_BtA_BtA_IS_ the invite over of the presides above granted ending the life of this indexture, pay all taxes or assessments that may be bried or assessing to go and real exists henced relative the text and 1.125 \pm 1.025 \pm 1	A and settind A do the a d a going and in and against I is a going and in the setting and the setting and the setting and against I is a going and a going I is a going and
And the mid part y of a good and indefensible suits and that they will warrant and if it agreed between the mid real status when the musc is shall be specified and direct mid part y of the fort part it are and insurements of the indef part y of the fort part it are and insurements of the indef part y of the fort part it are and insurements of the part y it are an an an an an an an anomy advanced by the must part of the part is an an an an an an an an an an and the part is an an and y it are an an an an an an an an an an and y it are an an an an an an an an an an and y it are an an and y it are an an and an	of the first part do β_{2} — hereby overand and agree that at the d de ed laberturase therein, five and deso of all incumbrance. (defed the same against all parties making having dialm thereton, parties here to that the part. y_{-} of the first part half at all time become due and ayabide, and that g the -11 L have the build do the part y_{-} of the second part. It heres, if any mode parallel half full to pay such targe when the same become due and payshes that full to pay such targe when the same become due and payshes that is a part of the indicident $g = 100$ m m m d ($3500 - 000$). d_{-} M $o/100$ —	istivery hereof thBt_Sht_BtA_BtA_IS_ the invite over of the presides above granted ending the life of this indexture, pay all taxes or assessments that may be bried or assessing to go and real exists henced relative the text and 1.125 \pm 1.025 \pm 1	A and settind A do the a d a going and in and against I is a going and in the setting and the setting and the setting and against I is a going and a going I is a going and
And the said part y of a good and indefeasible stati and that they will warrant and if it a great warrant and if it a great y. Joint the first part shall be specified and direct said part y. Joint for any official for the starts of the "First Starts" is stated "First Starts" is stated "First Starts" is stated according to the starts of the start of the starts of the start of the starts of the start of the start of the state of the start start of the state of the start start of the indian start of the start of the start of the start start of the state of the start start of the start of the start start of the s	of the first part do 0.5 . hereby covenant and agree that at the d te d likeritance therein, for and desir of all facumbrance. defend the same against all parties making in wild claim thereto. particle here to that the part. J. of the fort part shall at all tim become due and payable, not that . ghn . will like the the dist all full to go are the second part, the loss, if any made payable shall full to go are thus when the same become due and payable part, and the amount to paid shall become a part of the individual decision of the second part, the loss of the same due to the second part to pay the second part, the loss decision of the second part to pay for any insurance of the dist of the second part to pay for any insurance or to discharge or effects in a they care, if the taxes on all read is the individual is yes of the second part to pay for any insurance or to discharge or the second registion of the part of a such as most of the single is yes of the second part to pay for any insurance or to discharge or the second registion of the part of the second part, this is indicating it is yes in the second registion of the part of the single second part to pay for any insurance or to discharge or the second registion of the part of the second part to pay for any insurance or to discharge or the second registion of the pay of the second part to pay the second registion is indicating the second registion is indicating the second registion is the second registion is a most of the second part to pay the second registion is a most of the second part to pay the second registion is a most of the second part to pay the second registion is a most of the second part to pay the second registion is a most of the second part to pay the second registion is a most of the second part to pay the second registion is a most of the second part to pay the second pay	istivery hereof thRt_ShR 15 . the invite owner of the pression above granted in the pression above granted and the second part to the extend to make the max has been been approximately a second part to the extend to make here and by each hances is to the part. J of the second part to the extend to make here and by each hances, and a shall been interest in the second part to the extend to make the max and the second part to the extend to make here and the part hances. And is the second part to the extend to 1000 mm second part to 10000 mm second part to 10000 mm second par	A and settind And the d a gold setting d and in and a gold the set of a gold and in the setting pays of the setting of the setting pays of
And the said part y of a good and indefensible said said that they will varies i and It is agreed between the said and said between the said and said between the said said said said said said that y regist and by the forema d and by trans. This GRANT is inseed trans. It is GRANT is inseed trans. It is GRANT is inseed trans. It is a said by the said point and by trans. This forema d and by trans. This forema d and by trans. This forema d trans. The forema d trans. The forema d trans. The forema d trans. The forema d trans. The forema d trans	of the first part do β_{12} — hereby overant and agree that at the of the distance therein, for and denoid all incumbrance. I defend the same against all partials making hardel chain thereton, particle here to that the part. M of the fort part shall at all times against and the same M of the part. M of the fort part shall at all times are not parable, and that, $\beta_{110} = m^2/1$. Like spin bolt, the second part, the less, if any, make parable is the same M of the part M of the fort part shall be all the same M of the part M of the less M of M of the parable is the less M of M of the parable is the less M of M of the parable is the less M of	istivery hereof thRtBRtBRtISthe invite over of the presides above grantees are during the life of this indexture, pay all taxes or assessments that may be levied or ass graups and real extra hear-1 values of each crack in such sum and by such hears is to the part of the sceeda part to the extract of 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55	4, and animed And University of a good and its in the second sec
And the said part y of a good and indefensible said said that they will varies i and It is agreed between the said and said between the said and said between the said said said said said said that y regist and by the forema d and by trans. This GRANT is inseed trans. It is GRANT is inseed trans. It is GRANT is inseed trans. It is a said by the said point and by trans. This forema d and by trans. This forema d and by trans. This forema d trans. The forema d trans. The forema d trans. The forema d trans. The forema d trans. The forema d trans	of the first part do β_{12} — hereby overant and agree that at the of the distance therein, for and denoid all incumbrance. I defend the same against all partials making hardel chain thereton, particle here to that the part. M of the fort part shall at all times against and the same M of the part. M of the fort part shall at all times are not parable, and that, $\beta_{110} = m^2/1$. Like spin bolt, the second part, the less, if any, make parable is the same M of the part M of the fort part shall be all the same M of the part M of the less M of M of the parable is the less M of M of the parable is the less M of M of the parable is the less M of	istivery hereof thRt_ShR 15 . the invite owner of the pression above granted in the pression above granted and the second part to the extend to make the max has been been approximately a second part to the extend to make here and by each hances is to the part. J of the second part to the extend to make here and by each hances, and a shall been interest in the second part to the extend to make the max and the second part to the extend to make here and the part hances. And is the second part to the extend to 1000 mm second part to 10000 mm second part to 10000 mm second par	4, and animed And University of a good and its in the second sec
And the said part y of a good and indefensitive said and then they will serves the life agend between the said and the stepse between the said and the serves the said and the serves of the said and the serves of the serves of the said and the said and the said and the said the said and the said the said and the said and the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said the said said the said the said the said the said the said the said the said the sai	of the first part do β_{12} — hereby overant and agree that at the of the distance therein, for and denoid all incumbrance. I defend the same against all partials making hardel chain thereton, particle here to that the part. M of the fort part shall at all times become due and ayabide, and that, $\beta_{110} \dots \pi \pi (111)$. Here, the build due to the part M of the hear, M of the hear M of the second part. the hear, M of the most of parts and M of the part M of the hear M of the hear M of the second part. The hear M of the part M of the fort part shall be shall for the part M of the hear M of the second part. The hear M of the forth the hear M of the second part to hear M or M of the second part, the second part is the second part to pay for any isometries or to discharge field in this floating the second part. In pay for any isometries or to discharge all be vided in right for the part of the second part, with all laters in the vided in right for the part M of the second part, which his his isolation when the vide in part of parts is the reads as bready part. It is committee of the in the discrete M , of the second part. The second part, when the vide in the part M , of the second part. The second part, when the vide in the part M , of the second part. The second part, the read in orthor background the second part. The second part, the read of the his for the heat is cretching the second part. The second part, is heredo that the terms and provincies of the individuation the marging and a second part in the second part to pay the second part. The second part, is necessarily and the second part to pay the second part. The second part, the second part is the part in the second part. The part is necessarily the second part is the part of the individuation the marging heat M is the second part. The part is the part of the individuation the marging heat M is the second part in the part of the individuation the marging and M is the part of the individuatin t	istivery hereof thRtBRtBRtISthe invite over of the presides above grantees are during the life of this indexture, pay all taxes or assessments that may be levied or ass graups and real extra hear-1 values of each crack in such sum and by such hears is to the part of the sceeda part to the extract of 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55 \pm 1.55	A and setted A and the d a gold setted d a gold and in and a gold the set of a gold and in the setter and the setter and a gold the set on sumpary and the setter and the setter or set stars propy or set stars propy
And the said part y of a good and indefensitive said and then they will serves the life agend between the said and the stepse between the said and the serves the said and the serves of the said and the serves of the serves of the said and the said and the said and the said the said and the said the said and the said and the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said the said said the said the said the said the said the said the said the said the sai	of the first part do β_{12} — hereby overant and agree that at the of the distance therein, for and denoid all incumbrance. I defend the same against all partials making hardel chain thereton, particle here to that the part. M of the fort part shall at all times become due and ayabide, and that, $\beta_{110} \dots \pi \pi (111)$. Here, the build due to the part M of the hear, M of the hear M of the second part. the hear, M of the most of parts and M of the part M of the hear M of the hear M of the second part. The hear M of the part M of the fort part shall be shall for the part M of the hear M of the second part. The hear M of the forth the hear M of the second part to hear M or M of the second part, the second part is the second part to pay for any isometries or to discharge field in this floating the second part. In pay for any isometries or to discharge all be vided in right for the part of the second part, with all laters in the vided in right for the part M of the second part, which his his isolation when the vide in part of parts is the reads as bready part. It is committee of the in the discrete M , of the second part. The second part, when the vide in the part M , of the second part. The second part, when the vide in the part M , of the second part. The second part, the read in orthor background the second part. The second part, the read of the his for the heat is cretching the second part. The second part, is heredo that the terms and provincies of the individuation the marging and a second part in the second part to pay the second part. The second part, is necessarily and the second part to pay the second part. The second part, the second part is the part in the second part. The part is necessarily the second part is the part of the individuation the marging heat M is the second part. The part is the part of the individuation the marging heat M is the second part in the part of the individuation the marging and M is the part of the individuatin t	istivery hereof thRt_ShC 15. the lawful owner of the pression shore grantering the field of this indexture, pay all taxes or assuments that may be levied or assign upon all real exists hereof -raise for and is much seem and by such herma field to be the taxet of 15. The second part to the seco	L and animed Au Unit and against Au
And the said part y of a good and indefensitive said and then they will serves the life agend between the said and the stepse between the said and the serves the said and the serves of the said and the serves of the serves of the said and the said and the said and the said the said and the said the said and the said and the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said the said said the said the said the said the said the said the said the said the sai	of the first part do β_{12} — hereby overant and agree that at the of the distance therein, for and denoid all incumbrance. I defend the same against all partials making hardel chain thereton, particle here to that the part. M of the fort part shall at all times become due and ayabide, and that, $\beta_{110} \dots \pi \pi (111)$. Here, the build due to the part M of the hear, M of the hear M of the second part. the hear, M of the most of parts and M of the part M of the hear M of the hear M of the second part. The hear M of the part M of the fort part shall be shall for the part M of the hear M of the second part. The hear M of the forth the hear M of the second part to hear M or M of the second part, the second part is the second part to pay for any isometries or to discharge field in this floating the second part. In pay for any isometries or to discharge all be vided in right for the part of the second part, with all laters in the vided in right for the part M of the second part, which his his isolation when the vide in part of parts is the reads as bready part. It is committee of the in the discrete M , of the second part. The second part, when the vide in the part M , of the second part. The second part, when the vide in the part M , of the second part. The second part, the read in orthor background the second part. The second part, the read of the his for the heat is cretching the second part. The second part, is heredo that the terms and provincies of the individuation the marging and a second part in the second part to pay the second part. The second part, is necessarily and the second part to pay the second part. The second part, the second part is the part in the second part. The part is necessarily the second part is the part of the individuation the marging heat M is the second part. The part is the part of the individuation the marging heat M is the second part in the part of the individuation the marging and M is the part of the individuatin t	istivery hereof thRt_ShC 15. the lawful owner of the pression shore grantering the field of this indexture, pay all taxes or assuments that may be levied or assign upon all real exists hereof -raise for and is much seem and by such herma field to be the taxet of 15. The second part to the seco	A and setted A and the and against A and the in the target of a good and in in the target of a good and in in the target of the tert may again the tert may again the tert may again the DOLLARE, Fifte on I.S.SL
And the said part y of a good and indefensitive said and then they will serves the life agend between the said and the stepse between the said and the serves the said and the serves of the said and the serves of the serves of the said and the said and the said and the said the said and the said the said and the said and the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said the said said the said the said the said the said the said the said the said the sai	of the first part do β_{12} — hereby overant and agree that at the of the distance therein, for and denoid all incumbrance. I defend the same against all partials making hardel chain thereton, particle here to that the part. M of the fort part shall at all times become due and ayabide, and that, $\beta_{110} \dots \pi \pi (111)$. Here, the build due to the part M of the hear, M of the hear M of the second part. the hear, M of the most of parts and M of the part M of the hear M of the hear M of the second part. The hear M of the part M of the fort part shall be shall for the part M of the hear M of the second part. The hear M of the forth the hear M of the second part to hear M or M of the second part, the second part is the second part to pay for any isometries or to discharge field in this floating the second part. In pay for any isometries or to discharge all be vided in right for the part of the second part, with all laters in the vided in right for the part M of the second part, which his his isolation when the vide in part of parts is the reads as bready part. It is committee of the in the discrete M , of the second part. The second part, when the vide in the part M , of the second part. The second part, when the vide in the part M , of the second part. The second part, the read in orthor background the second part. The second part, the read of the his for the heat is cretching the second part. The second part, is heredo that the terms and provincies of the individuation the marging and a second part in the second part to pay the second part. The second part, is necessarily and the second part to pay the second part. The second part, the second part is the part in the second part. The part is necessarily the second part is the part of the individuation the marging heat M is the second part. The part is the part of the individuation the marging heat M is the second part in the part of the individuation the marging and M is the part of the individuatin t	istivery hereof thRt_ShC 15. the lawful owner of the pression shore grantering the field of this indexture, pay all taxes or assuments that may be levied or assign upon all real exists hereof -raise for and is much seem and by such herma field to be the taxet of 15. The second part to the seco	A and satured A and the set of a good and it is the set of a good and and the set of the set
And the said part. y of a good and indefensible said and that they will warrant and its agree between the said and said said said and the said and said said said and said and the said said said said said said said said said said said said said the said said said said said said said said	of the first part do β_{12} — hereby overant and agree that at the of the distance therein, for and denoid all incumbrance. I defend the same against all partials making hardel chain thereton, particle here to that the part. M of the fort part shall at all times become due and ayabide, and that, $\beta_{110} \dots \pi \pi (111)$. Here, the build due to the part M of the hear, M of the hear M of the second part. the hear, M of the most of parts and M of the part M of the hear M of the hear M of the second part. The hear M of the part M of the fort part shall be shall for the part M of the hear M of the second part. The hear M of the forth the hear M of the second part to hear M or M of the second part, the second part is the second part to pay for any isometries or to discharge field in this floating the second part. In pay for any isometries or to discharge all be vided in right for the part of the second part, with all laters in the vided in right for the part M of the second part, which his his isolation when the vide in part of parts is the reads as bready part. It is committee of the in the discrete M , of the second part. The second part, when the vide in the part M , of the second part. The second part, when the vide in the part M , of the second part. The second part, the read in orthor background the second part. The second part, the read of the his for the heat is cretching the second part. The second part, is heredo that the terms and provincies of the individuation the marging and a second part in the second part to pay the second part. The second part, is necessarily and the second part to pay the second part. The second part, the second part is the part in the second part. The part is necessarily the second part is the part of the individuation the marging heat M is the second part. The part is the part of the individuation the marging heat M is the second part in the part of the individuation the marging and M is the part of the individuatin t	istivery hereof thRt_ShC 15. the lawful owner of the pression shore grantering the field of this indexture, pay all taxes or assuments that may be levied or assign upon all real exists hereof -raise for and is much seem and by such herma field to be the taxet of 15. The second part to the seco	d : pot as it is main legithst if the the op- its on suspery the induction of the op- or main that the op- its same and the op- its same and the op- its same and the op- its same and the op- the optimum of the optimum of the optimum is same and the optimum of the optimum of the optimum is same and the optimum of the optimum of the optimum is same and the optimum of the optimum of the optimum is same and the optimum of the opt
And the said part y of a good and indefensitive said and then they will serves the life agend between the said and the stepse between the said and the serves the said and the serves of the said and the serves of the serves of the said and the said and the said and the said the said and the said the said and the said and the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said said the said the said said the said the said said the said the said the said said the said the said the said said the said the said the said the said the said the said the said the sai	of the first part do Shereby overant and agree that at the of the of instrume therein, for and does of all insumbranes. Identify the same against all parties making harded daim thereton. particle here to that be part. $Y_{}$ of the first part hall at all times against all the same against all parties making harded daim thereton. Particle here to that be part. $Y_{}$ of the first part hall. It was the same again at a same again the same the same become due and payable, and that gines. Will have be hard $Y_{}$ the same again the same become due and payable to the same become of the and the same due to gain the large one of the same due to the same due	istivery hereof thRt_ShC 15. the lawful owner of the pression shore grantering the field of this indexture, pay all taxes or assuments that may be levied or assign upon all real exists hereof -raise for and is much seem and by such herma field to be the taxet of 15. The second part to the seco	A and satured A and the set of a good and it is the set of a good and and the set of the set
And the mid part y of a good and indefensible unit of a good and indefensible unit mid that they will warrant and its agrees between the mid rate dusts when the mass is and all be greated and direct mid a new fail barrant of the mid the set of the set of mid the set of the set of mid the set of the set of mid the set of the set of and the set of the set of the set of the set of the set of the set of and the set of the set of the set of the set of the set of the set of the set of the set o	of the first part do Shereby overant and agree that at the of the of instrume therein, for and does of all insumbranes. Identify the same against all parties making harded daim thereton. particle here to that be part. y of the first part hall at all times against at the same against all parties making harded daim thereton. Particle here to that be part. y of the first part hall. It was the same again at the same at the same again at the same at the same again at the same again at the same at the same again at the same again at the same at the same at the same again at the same at the same at the same again at the same at th	istivery hereof thBt_Bha 15the lavid owner of the pression shore granter or during the life of this indexture, pay all taxes or assessments that may be levied or an arg upon ail rail entation hereof - rainer for and f-make is much sum and by such herma is to the part	4. and saturd And the set and against if it is the set and an against if it is the set and an against if it is the set and an against if it is the set an an against set if it is the set an against set if it is the set
And the mid part y of a good and indefensible unit of a good and indefensible unit mid that they will warrant and its agrees between the mid rate dusts when the mass is and all be greated and direct mid a new fail barrant of the mid the set of the set of mid the set of the set of mid the set of the set of mid the set of the set of and the set of the set of the set of the set of the set of the set of and the set of the set of the set of the set of the set of the set of the set of the set o	of the first part do Ghereby overand and agree that at the of es of laboritance thereby, first and clear of all intermbrance. (defed 16 mans registed the perform shalling hardf diam interted. partice hereto that the part.y of the first port hall at all time become due and payable, and that ginell. Here the build by the part.y of the scond part, the less, if any, make payable thall full to pay such tarse when the same become due and payable first and the anomaly on paid shall become a part of the individual first part of the part.y of the scond part, the individual first part of the part.y of the scond part, the individual is bound of the part.y of the scond part, the individual is bound of the part.y of the scond part, the individual the bound of the part.y of the scond part. In decrements written obligation. for the payment of mail or used is not derived part to pay for any form any formation or to discharge order in the individual the part of the individual the individual the order of the part.y of the scond part. In decrement the main part the individual the anomat the main part of the individual the part.y of the scond part. In the scond part in part of the individual the anomat the main part of the shall be after the part of the individual the anomat the main part is there in a the part of the scond part. In the scond part is part to part the remain the individual th	istivery hereof thBt _ 5ht _ 15 _ the lavid owner of the presides above granted as a set of the indexture, pay all takes or assessments that may be bried or asses grap upon and real central hand's free and i-made in marks man ably sets however, where the the set of the second pert to the set real of 1.5k	4. and saturd And the set and against if it is the set and an against if it is the set and an against if it is the set and an against if it is the set an an against set if it is the set an against set if it is the set
And the mid part y of a good and indefensible unit of a good and indefensible unit mid that they will warrant and its agrees between the mid rate dusts when the mass is and all be greated and direct mid a new fail barrant of the mid the set of the set of mid the set of the set of mid the set of the set of mid the set of the set of and the set of the set of the set of the set of the set of the set of and the set of the set of the set of the set of the set of the set of the set of the set o	of the first part do Ghereby overand and agree that at the of es of laboritance thereby, first and clear of all intermbrance. (defed 16 mans registed the perform shalling hardf diam interted. partice hereto that the part.y of the first port hall at all time become due and payable, and that ginell. Here the build by the part.y of the scond part, the less, if any, make payable thall full to pay such tarse when the same become due and payable first and the anomaly on paid shall become a part of the individual first part of the part.y of the scond part, the individual first part of the part.y of the scond part, the individual is bound of the part.y of the scond part, the individual is bound of the part.y of the scond part, the individual the bound of the part.y of the scond part. In decrements written obligation. for the payment of mail or used is not derived part to pay for any form any formation or to discharge order in the individual the part of the individual the individual the order of the part.y of the scond part. In decrement the main part the individual the anomat the main part of the individual the part.y of the scond part. In the scond part in part of the individual the anomat the main part of the shall be after the part of the individual the anomat the main part is there in a the part of the scond part. In the scond part is part to part the remain the individual th	istivery hereof thBt_Bha 15the lavid owner of the pression shore granter or during the life of this indexture, pay all taxes or assessments that may be levied or an arg upon ail rail entation hereof - rainer for and f-make is much sum and by such herma is to the part	4. and saturd And the set and against if it is the set and an against if it is the set and an against if it is the set and an against if it is the set an an against set if it is the set an against set if it is the set
And the mid part y of a good and indefensible unit of a good and indefensible unit mid that they will warrant and its agrees between the mid rate dusts when the mass is and all be greated and direct mid a new fail barrant of the mid the set of the set of mid the set of the set of mid the set of the set of mid the set of the set of and the set of the set of the set of the set of the set of the set of and the set of the set of the set of the set of the set of the set of the set of the set o	of the first part do S_ hereby overant and agree that at the of the of instrument therein, for and does of all insuminations. Identify the same against all particles making harded datas there in particle here to that the part. y . of the first part hall at all time become due and ayable, and that <u>sin</u> a . will like the same against the like the part. y . of the first part a is a difficult shall fail to py such that where the name become due and py yields the like the part. y . of the second part, the individual shall fail to py such that where the name become due and py yields the like the part. y . of the second part, the individual fail a . excited with objection. For the payment of a diff and made payable to the part. y . of the second part, with all like the same due to any the part. y . of the second part, with all like the same due to the like the same to rest in the individual states the same the part. y . of the second part, the base of the said the indextrument be made to rest in the individual the said the same the part. y . of the second part, y . a herefore there are blended to collect the rest and peri- line over a line to the same and the same same is the same same the same the said of the same and the same same is the same same the said to the same the same due to the same same the same same same the said of the same same and the same same the same same same same same same same same same same	istivery hereof thBt _ 5ht _ 15 _ the lavid owner of the presides above granted as a set of the indexture, pay all takes or assessments that may be bried or asses grap upon and real central hand's free and i-made in marks man ably sets however, where the the set of the second pert to the set real of 1.5k	A and animal And the set of a good and in and against I is the set of a good and in the set of the set of the set of the set of the set of the set of the set o
And the mid part y of a good and indefensible unit of a good and indefensible unit mid that they will warrant and its agrees between the mid rate dusts when the mass is and all be greated and direct mid a new fail barrant of the mid the set of the set of mid the set of the set of mid the set of the set of mid the set of the set of and the set of the set of the set of the set of the set of the set of and the set of the set of the set of the set of the set of the set of the set of the set o	of the first part do S_ hereby overand and agree that at the of te of instrument therein, for and does of all insumbranes. (defed the same against at parties making hardf daim thereas. parties here to that a part, y of the fort part shall at all time become due and ayable, and that gin a will like the shall it all time become due and ayable, and that gin a will like the shall be the to the same significant of the sourd part, the shall be shall be been due and ayable, and that gin a will like the shall be the same significant of the second part, the shall be same due (\$500.000) & MO(100 made payable to the part, Y of the second part, will be indicident and a payable to the part, Y of the second part, will be indicident and be sourd part to pay for any insurance or to dischard and the sourd of part of part of a pay insurance or to dischard and the sourd of part of part of a pay insurance or to dischard and the sourd of part of part of a pay insurance or to dischard and the sourd in the sourd part of the second part. by a so the shard because, part of the first part han gin meters of and part of the sourd part. and the sourd in the sourd of a start is an of part in meters of the sourd part. Y of the first part han gin meters of the sourd part. by a so the shard part. by a sourd base of the sourd part. by the sourd has been and the sourd in the angle of the intervention, similation of sourd to be for part. Y and the sourd intervention of the sourd part. by the sourd has been and a sourd to be sourd the sourd of the sourd the meters of the sourd part. by the sourd has been and been and the sourd of the sourd of the sourd the sourd of the sourd part. by the sourd has been and been and been and the sourd of	istivery hereof thRt_Sht. 15 the lavid owner of the pressive above granter are during the life of this indexture, pay all taxes or assessments that may be ieried or any gray upon all real entations in the term of all taxes or assessments that may be ieried or any gray upon all real entations in the term of all taxes of the main of by such herms and taken paids promises interpret as brein provided, then the pert of the accord pay are comed by this indexture, and shall been informed a children and allow to server any may exact the next	A and animal Au law and Au law an
And the mid part y of a good and indefensible unit and the tark with events and It is argued battern the main is and the star when the main is and the second star when the main is independent of the star of the star of the star star of t	of the first part do S_ hereby overant and agree that at the of the distribution therein, for and dear of all interminance. I defend the same against all parties making harded daim thereton. partice here to that be part. Y of the first part hall all all times against all the second part, the less, if say, made partial hard that and the part of the second part, the less, if say, made partial hard that any part hard that any the same become due and payable, and that gines a part of the indications for a second part, the less, if say, made partial hard that any part hard when the same become due and payable to the part. Y of the second part, while the limit of the second part, while the same are of the indications work with an approximate the target of the second part. The same the same of the disclosed part is pay for any insurance or to disclass work with an approximation the same of the indications work with an approximation of the barres of the same the same of the same the same of the same that the same that the same same the sam	istivery hereof thBt _ 5ht _ 15 _ the lavid owner of the presides above granter are during the life of this indexture, pay all taxes or assessments that may be levied or any gray upon all real entatic hareof - rainer for and _ rando is much sum and by such harmon, and taxes of the second pert to the sector of 1.15	A and animal Au law and Au law an
And the mid part y of a good and indefensible unit and the tark with events and It is argued battern the main is and the star when the main is and the second star when the main is independent of the star of the star of the star star of t	of the first part do S_ hereby overant and agree that at the of the distribution therein, for and dear of all interminance. I defend the same against all parties making harded daim thereton. partice here to that be part. Y of the first part hall all all times against all the second part, the less, if say, made partial hard that and the part of the second part, the less, if say, made partial hard that any part hard that any the same become due and payable, and that gines a part of the indications for a second part, the less, if say, made partial hard that any part hard when the same become due and payable to the part. Y of the second part, while the limit of the second part, while the same are of the indications work with an approximate the target of the second part. The same the same of the disclosed part is pay for any insurance or to disclass work with an approximation the same of the indications work with an approximation of the barres of the same the same of the same the same of the same that the same that the same same the sam	istivery hereof that _ Sha _ 15 _ the lavid owner of the presides above granter are during the life of this indexture, pay all taxes or assessments that may be bried or any grap upon all real rests inserved raiser for and increade in more here and the yeah hormonic to the part,	4. and animal And the important of a point and in the series on some series that it is the series of a point and in the series of the series
And the mid part y of a good and indefensible unit and the tark with events and It is argued battern the main is and the star when the main is and the second star when the main is independent of the star of the star of the star star of t	of the first part do S_ hereby overand and agree that at the of the of instrument therein, for and does of all insumbranes. (defed the same against all parties making hardf daim thereas. partice here to the part, Y_ of the fort part shall at all time become due and ayable, and that ghn _ Will Liver, the build day the part, Y_ of the second part, the loss, if any, made paysh half full pay such have when the same become due and payshes the loss of the part, Y_ of the second part, the individual full paysers when the same become due and the link due to made payshes to the part, Y_ of the second part, the individual full paysers the same due to pay ment of mails are of the individual full paysers the part, Y_ of the second part, the pay for any insurance or to discharge order in the individual display. (a) the second part, the individual is by each of the same days to pay for any insurance or to discharge order of individual displays, for the second part, the individual is by each of the same of pays of the paysers in the majoin is the same of the second part. (b) and the same of the individual is the same of the same of the second part, the second part of the same of the second part, the is nector, administrator, personal propresent the majoin of instructions, administrator, personal propresent the majoin of the same of the same of the second part, the same of the same of the same of the second part, the same of the same of the same of the same of the same of the same of the same of the same of the same of the instructions, administrator, personal propresentations, maler as and for the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same same of the same of the same of the same of the same of the same is not the same of the same of the same of the same person, the same written. My commission expires on the _ 19th	istivery hereof that _ Sha _ 15 _ the lavid owner of the presides above granter are during the life of this indexture, pay all taxes or assessments that may be bried or any grap upon all real rests inserved - raiser for and i-made in such sum and by such homes is to the part Of the second pert to the sector of 115	4. and animal And the important of a point and in the series on some series that it is the series of a point and in the series of the series
And the said part y_ of a good and indefendite said and the target between the nist real statu when the mean is shall be specified and direct and part y of the form part of the said same set of the same status and the specific same set many status of the same set of the same status of the same set and the same status of the same set of	of the first part do S_ hereby overand and agree that at the of the of instrument therein, for and does of all insummance. Identify the same against all parties making harded data there is particle here to that the part of the fort part shall at all time become due and ayable, and that the the parties here to that the iso, if ary, made payable that first part of the second part, the less, if ary, made payable that first part of the second part, the less, if ary, made payable that first part = 0 part able is become a part of the inducident first part = 0 part to part the payment of the second part, which is the made payable to the part of the second part, with all little is by order if any symmetric be made as herein specific, all of the edity of the said the isosceric dipart to part for any instrume or to discharge order in the latestrame. It is void if and payment be made to retain the angold to be delty part of the said the sector of the second part. by or historic thereau, with the taxes on add and instrume retain the instrument of the said of the second part. The part for any instrume or to discharge order in the latestrame. It is not if and payment be made to retain the angold the discharge and the instrument thereauxing the order and part in the instrument of the instrument. A structure, similaritation, permain representations, making as and a IEREOF, The part _y of the first part hat _S h BE IT REMEMBERED, That on this for more personally. Notary, Publio for the same person. of the same. IN WITNESS WHEREOF, I have hereauxing written. My commission expires on the 192h	istivery hereof that _ Sha 15 _ the lavid owner of the presides above granter are during the life of this indexture, pay all taxes or assessments that may be bried or any grap upon all real rests inserved raiser for and increade in more than and the part harmony is to the part Joint the scenal part to be strate of 155	4. and animal And the set and applicat if a goal and if a
And the said part. y of a good and indefensible said field that they will surrent and if it agree between the said and said said said said said in the said said said said said said in the said said said said said said said said said said said said said said there is a said said said said said said there is a said there is a said there is a said said said said said said there is a said said said said said said said	of the first part do S_ hereby overand and agree that at the of the of instrument therein, for and does of all insummance. Identify the same against all parties making harded data there is particle here to that the part of the fort part shall at all time become due and ayable, and that the the parties here to that the iso, if ary, made payable that first part of the second part, the less, if ary, made payable that first part of the second part, the less, if ary, made payable that first part = 0 part able is become a part of the inducident first part = 0 part to part the payment of the second part, which is the made payable to the part of the second part, with all little is by order if any symmetric be made as herein specific, all of the edity of the said the isosceric dipart to part for any instrume or to discharge order in the latestrame. It is void if and payment be made to retain the angold to be delty part of the said the sector of the second part. by or historic thereau, with the taxes on add and instrume retain the instrument of the said of the second part. The part for any instrume or to discharge order in the latestrame. It is not if and payment be made to retain the angold the discharge and the instrument thereauxing the order and part in the instrument of the instrument. A structure, similaritation, permain representations, making as and a IEREOF, The part _y of the first part hat _S h BE IT REMEMBERED, That on this for more personally. Notary, Publio for the same person. of the same. IN WITNESS WHEREOF, I have hereauxing written. My commission expires on the 192h	istivery hereof that _ Sha 15 _ the lavid owner of the presides above granter are during the life of this indexture, pay all taxes or assessments that may be bried or any grap upon all real rests inserved raiser for and increade in more than and the part harmony is to the part Joint the scenal part to be strate of 155	A and animal A and the set of a good and in a set of a good and in a set of a good and in the set of a good and in the set of a good and in the set of the
And the said part y_ of a good and indefendite said and the target between the nick real statu when the mean in shall be specified and direct and part y of the form part of the said same set of the same status and same set of the same status and the specified and same same status and the specified and same same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same	of the first part do Ghereby overand and agree that at the of es of labertures thereby, for and does of all incombrance (defed the man agricult and perifere shifts heref do him theret. partice here to that the part, Y of the first part hall at all time become due and ayorks, and that gin a will be law, if any made purph thall full to pay such that what a same become due and ayorks that full to pay such that what he same become due and ayorks def as a mostrage to secure the payment of the smo d (\$500, 00). At No/100 NID	istivery hereof that _ Sha 15 _ the lavid owner of the presides above granter are during the life of this indexture, pay all taxes or assessments that may be bried or any grap upon all real rests inserved raiser for and increade in more than and the part harmony is to the part Joint the scenal part to be strate of 155	A and animal A data and A data
And the said part y_ of a good and indefendite said and the target between the nick real statu when the mean in shall be specified and direct and part y of the form part of the said same set of the same status and same set of the same status and the specified and same same status and the specified and same same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same status and same	of the first part do S_ hereby overand and agree that at the of the of instrument therein, for and does of all insummance. Identify the same against all parties making harded data there is particle here to that the part of the fort part shall at all time become due and ayable, and that the the parties here to that the iso, if ary, made payable that first part of the second part, the less, if ary, made payable that first part of the second part, the less, if ary, made payable that first part = 0 part able is become a part of the inducident first part = 0 part to part the payment of the second part, which is the made payable to the part of the second part, with all little is by order if any symmetric be made as herein specific, all of the edity of the said the isosceric dipart to part for any instrume or to discharge order in the latestrame. It is void if and payment be made to retain the angold to be delty part of the said the sector of the second part. by or historic thereau, with the taxes on add and instrume retain the instrument of the said of the second part. The part for any instrume or to discharge order in the latestrame. It is not if and payment be made to retain the angold the discharge and the instrument thereauxing the order and part in the instrument of the instrument. A structure, similaritation, permain representations, making as and a IEREOF, The part _y of the first part hat _S h BE IT REMEMBERED, That on this for more personally. Notary, Publio for the same person. of the same. IN WITNESS WHEREOF, I have hereauxing written. My commission expires on the 192h	istivery hereof thBt_ShC_1Sthe isrdi owner of the presides above granted as a series is and rail cents is leaved railer to be series of the test of a set of the series of the test of a set of the series of the test of a set of the series of the test of a set of the series of the test of a set of the series of the test of a set of the series of the test of a set of the series of the test of a set of the series of th	4. and animal And the set and aplicat if a goint and a goint

532