Receiving No. 6618

566

MORTGAGE RECORD 80

Reg. No. 1609

Receiving No.

	D. Dresser and wife	This instrument was filed for record on the day September (A. D. 19, 38, at 11:25 o'clock A. M	
	то	Narold a Deck	•
The Lawrence Bu	ilding and Loan Association	Register of Deeda. ByDeputy.	
		September , in the year of our Lord, one thousand nin Dresser and Grace P Dresser, husband and wife	e Ie
of Lawrence	in the County of Douglas	and State of Kensas Loan Association	-
	, That the said part ies of the first part, in consider	part y of the second part	
.Eleven hundred which is hereby acknow		Grant, Bargain, Sell and Mortgage to the said part y. of the second part the	
Lot Or	ne hundred fifty four (154) Rhode Is	sland St. : in the city of Lawrence, Kansas	
	and the second		
	a service and the service of the ser		
with the appurtenances a	ind all the estate, title and interest of the said part1s	S of the first part therein.	
And the said part 18	and all the estate, title and interest of the said partic Sof the first part doberty coverant and agrees that at the de de labertares therming first and der do all incumbance.	S of the first part therein, delivery bereat <u>they</u> BFBthe lasful ownerS of the preview above granted, and wind	
And the said part 10; of a good and indefeasible esta- and that they will warrant and	Gof the first part do hereby covenant and agree that at the d te of inheritance therein, free and clear of all incumbrance. defend the same against all parties making lawful claim thereto.	delivery hereof the Savful owner B_ of the premius above granted, and seized	
And the said part 193 of a good and indefeasible esta and that they will warrant and It is agreed between the said real estate when the same i	So the first part dobereby covenant and agree that at the d te of inheritance therein, free and dear of all incumbrance defead the mane agrings at liparities making levels dains thereto. parties hereto that the part(20.5. of the first part shall at all time becomes due and payles, and that do 10.9. will 1 were the build at the part of the start	delivery hereof <u>thay</u> are <u>that</u> the lawful ovarr <u>s</u> of the preview above granted, and educed res during the life of this indexture, pay all axes or assessments that may be levied or assessed against are upon axis resists insured axis the and tormado in such our and be average assessment	
And the said part 10 of a good and indefeasible cets and that they will warrant and It is agreed between the said real extate when the same as shall be specified and direct and part 105 of the first part	Bot the first part do hereby covenant and agrees that at the d te of linkeritance therein, five and deer of all forumbranes. defend the same against all particles making lawful claim thereto, particle hereto that the particle all. of the first part at all tim become due and paytake, and the file(by, will), here the build of here and paytake, and the file(by, will), here the build of her to part, y of the source of part, the loss, if any, made paytah and fill (b) pay much tamy when the same become due and paytake	delivery hereof. Thöy Br@ the lawful owner E , of the premine above granted, and wind es during the life of this indexture, pay all have or assessments that may be leviced or assessed aspina- ger upon said real extata insured against for and tormado in such sum and by such insurance company is to the nut X .	
And the said part 10 of a good and indefeasible ests and that they will warrant and It is agreed between the said real estate when the same as shall be specified and direct and part fifth of the form part said taxes and insurance, or eit fully read. THIS GRANT is inter-	Bot the first part do hereby covenant and agrees that at the d te of linkeriance therein, five and deer of all formulerance. defend the same against all particles making in which is a minimum of the particle field that is all time become due and paytake, and that they will have put he build d by the part, y of the add y will have put he build d by the part, y of the add y will have put he build d by the part, y of the add y will have put he build d by the part, y of the add by the because due and paytake set, and the amount to plat hall because a part of the inside decises de as a motique to server the payment of the same of	delivery hereof. Lhdy . Br0	
And the said part 10: of a good and indefeasible esta and that they will warned and It is agreed between the said real estate when the same as shall be specified and direct and parts 65, of the first part fully regaid. THIS GRANT is intere- Eleven hundred according to the terms of	Bo the first do hereby covenant and agrees that at the d est of inheritance therein, five and deer of all incumbrance. defend the same against all particles making invited chain thereton, particle hereto that the part(AB at of the first part abalt at all time become due and paysike, and that (Di Dyi) and the add the become due and paysike, and that (Di Dyi) and the part ab- batt (AB to pay you're there when the mass become due and paysible end at the maximum or path abalt become part to the stabilitization for an among and the stability of the stability of the stability and the stammar or path abalt become a part of the neurof and an among are written obligation for the payment of aid muss o	delivery hereof. they are	
And the said part 10. of a good said indefaultie etc and that they will even sat and it is a said series of the same said at a said series of the fare part at a said series of the fare part is said to a said series of the fare part is said to a said series of the said Third CRANT is integer Third CRANT is integer and you the terms of and you the terms of and you the terms of the said the said he said he	Bot the first part do hereby covenant and agrees that at the d test of inheritance therein, five and deer of all incumbrance. defend the same against all partices making invelocities in thereton, particle hereto that the part(ΔB_{1} of the first part abain it all time become due and paysite, and the first part abain it all time become due and paysite, and the first part abain it all time become due and paysite, and the first part abain it all time become due to pay such tame when the mane become due and paysite head it is into pay such tame when the mane become due and paysite head is a most pay that here one is part of the indebidence led as a mortgage to secure the payment of the sum of	delivery hereof. they are <u>the layed</u> over <u>a</u> , of the premine above granted, and wind as during the life of this indectors, pay all taxes or assessments that may be levied or assessed against gray upon and real extra insured against for and tormade in work sum and by much insurance company is to the part, <u>J</u> of the second part to the strent of <u>105</u> instrume. And in the event that and the key million premines insured as herein provided, then the part <u>J</u> of the second part may pay second by this indectors, which is herein provided. Then the part <u>J</u> of the second part may pay second by this indectors, which is herein provided. The net of 10% from the date of payment and of mesory, executed on the <u>500</u> h, <u>day of Septembor</u> 19.58. rest serving theresa areoning to the terms of axid ebiguits and also to secure may may or small of the serving theresa termining there is a serving there are serving the rest of the biguits and also to secure may may or small of the serving there are serving to the terms of axid ebiguits and also to secure may may or small of the serving there are serving to the terms of axid ebiguits and also to secure may may or small of the serving there are serving to the terms of axid ebiguits.	
And the said part 10. of a good said indefaultie etc and that they will even sat and it is a said series of the same said at a said series of the fare part at a said series of the fare part is said to a said series of the fare part is said to a said series of the said Third CRANT is integer Third CRANT is integer and you the terms of and you the terms of and you the terms of the said the said he said he	Bot the first part do hereby covenant and agrees that at the d test of inheritance therein, five and deer of all incumbrance. defend the same against all partices making invelocities in thereton, particle hereto that the part(ΔB_{1} of the first part abain it all time become due and paysite, and the first part abain it all time become due and paysite, and the first part abain it all time become due and paysite, and the first part abain it all time become due to pay such tame when the mane become due and paysite head it is into pay such tame when the mane become due and paysite head is a most pay that here one is part of the indebidence led as a mortgage to secure the payment of the sum of	delivery hereof. they are <u>the layed</u> over <u>a</u> , of the premine above granted, and wind as during the life of this indectors, pay all taxes or assessments that may be levied or assessed against gray upon and real extra insured against for and tormade in work sum and by much insurance company is to the part, <u>J</u> of the second part to the strent of <u>105</u> instrume. And in the event that and the key million premines insured as herein provided, then the part <u>J</u> of the second part may pay second by this indectors, which is herein provided. Then the part <u>J</u> of the second part may pay second by this indectors, which is herein provided. The net of 10% from the date of payment and of mesory, executed on the <u>500</u> h, <u>day of Septembor</u> 19.58. rest serving theresa areoning to the terms of axid ebiguits and also to secure may may or small of the serving theresa termining there is a serving there are serving the rest of the biguits and also to secure may may or small of the serving there are serving to the terms of axid ebiguits and also to secure may may or small of the serving there are serving to the terms of axid ebiguits and also to secure may may or small of the serving there are serving to the terms of axid ebiguits.	
And the said part 10. of a good nai indefaultie ents and that they will even at had it is a said of the said of the said it is an	Bot the first part do hereby covenant and agrees that at the d test of inheritance therein, for and deer of all incumbrance. defend the same against all particles making indef dialm thereton, particle hereto that the part $\Delta B \leq 0$ the first part $\Delta B \equiv 0$ the become due and paysite, and the $\Delta B \geq 0$. Where $\Delta B \geq 0$ the become due and paysite, and the $\Delta B \geq 0$. Where $\Delta B \geq 0$ is become due and paysite, and the $\Delta B \geq 0$. The last $\Delta B \geq 0$ hash first part $\Delta B \geq 0$ the second part is being if any, make paysite hash first part $\Delta B \geq 0$ the second part is being if any, make paysite hash first pay such than where the mane become due and paysite hash first pays results are the payment of the sum of $\Delta = -$	delivery hereof. they are <u>interview</u> in the lawful owner <u>s</u> , of the premine above granted, and mined or during the life of this indectary, pay all have or assessments that may be lawful or assessed against are upon and real extra insured against for and tormado in such sum and by much insuress company is to the part. <u>J</u> of the second part to the strent of <u>105</u> insures. And in the event that and the here paid premines insured as herein provided, then the part <u>s</u> of the second part are pay a second by this indexiner, says shall be binners at the rate of 10% from the date of payment and of meany, essential on the <u>505</u> h. day of <u>500 pt 500 pt</u> 19, 526. The second grant with interest in the second part are years of a say that with interest three as herein provided, in the venus that and part <u>1060 the</u> form part of the same binners at a data of the binners of the second part are years with interest three as herein provided, in the venus that and part <u>1060 the</u> form part of the same binners and part <u>s</u> <i>f</i> . If details have made is much payments are year part there of a same part of the same binners of the binners is in math payments are year part there of a rate premise. In this disputper <u>50</u> , <i>f</i> . If the binners is in math payments are year part there of the math binners of the binners of the binners at its and by the binners at a part <u>1000 there</u>	
And the safe part 10: of a good and indefenditie ents indi that they will surrant and indi that they will surrant and indicate the safe real of the safe and real seats when the same at shall be specified and direct mid part 10.5, of the first part its and its safe and the safe of the its safe and the safe of the same at or Eleven hundr of same by 11.8 meres of the safe by 11.8 meres of the safe by the binding on and real safe by 11.8 meres of the safe by 1	Bot the first part do here and edges of all incremberance. the of inheritance therein, fire and edges of all incremberance. A direct the same appendix all particle mainling herein disting particle hereto that the part 2.02. of the first part shall at all tim- bereins been and paytales, and that the loss, if any, make paysals half like to part 1.02. If the loss of part, the less, if any, make paysals half like to part 1.02. The loss of part, the less, if any, make paysals half like to part 1.02. The loss of part, the like the loss of the matter particle of the loss of part, the less of the mathematical distance of the loss of part all becomes of the same of D defined part of part and part of the inhibited particle of part 1.02. If the second part, with all inter- t 1.02. Of the second part to part for any less may be considered particle of part to part any part part parts of the like here to with one of the loss of parts the made as here is specified, and the ohd is not be part 1.02. Of the second part. The like head part 1.02. Of the second part. I and the mathematical part 1.02. I and the like here the part 1.02. I all here to parts the part 1.02. I all here to parts 1.02. I all the like here the part 1.02. I all the second part 1.02. I all the like here the part 1.02. I all the second part. The like all part 1.02. I all be executed parts 1.02. I all the second part. I all the mathematical parts 1.02. I all the second part.	delivery hereof. they are	
And its said part 10. of a good and indefaulties and that they will see the same and the same and the same and the same and and the same and the same and the same and the same and and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same the same and the same the same and the same the same and the sam	Bot the first part do hereby covenant and agrees that at the d est of interfaces therein, for and desire of all incumbrance. defend the same against all parties making invited chim thereton, particle hereto that the part CBB. of the first part shall at all time become due and payable, and the CBB. of the part shall at all time become due and payable, and the CBB. of the part shall at all time become due and payable, and the CBB. or the part shall be aball full to pay much tame when the manse become due and payable we have the sensort to path shall become a part of the individual shall full to pay unch tame when the manse become due and payable we have the sensort to path shall become a part of the individual datal full to pay unch tame when the manse become due and may be the sensort to path shall become a part of the individual data an anotype to exercu the payment of the sensort 100 or entia written obligation. For the payment of and sensor made payable to the part of the second part, with all inter- t The second part to pay for any immunes or to discharge vertical is not histogenet. If the tame on a large of the sensort pay- ted to risk induces of the second part. If we would not be be part of the second part. We would not be alter payoenting the manon the major indu- d to risk and betwere a receiver appointed to collect the runs and the induced to be way a receiver appointed to collect the runs and the induced to be and the induced the major. If the major is the interpart. 10 be would pay have basis, on demand, to the first pay	delivery hereof. they are	
And its said part 10. of a good and indefaulties and that they will see the same and the same and the same and the same and and the same and the same and the same and the same and and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same the same and the same the same and the same the same and the sam	Bot the first part do hereby covenant and agrees that at the d est of interfaces therein, for and desire of all incumbrance. defend the same against all parties making invited chim thereton, particle hereto that the part CBB. of the first part shall at all time become due and payable, and the CBB. of the part shall at all time become due and payable, and the CBB. of the part shall at all time become due and payable, and the CBB. or the part shall be aball full to pay much tame when the manse become due and payable we have the sensort to path shall become a part of the individual shall full to pay unch tame when the manse become due and payable we have the sensort to path shall become a part of the individual datal full to pay unch tame when the manse become due and may be the sensort to path shall become a part of the individual data an anotype to exercu the payment of the sensort 100 or entia written obligation. For the payment of and sensor made payable to the part of the second part, with all inter- t The second part to pay for any immunes or to discharge vertical is not histogenet. If the tame on a large of the sensort pay- ted to risk induces of the second part. If we would not be be part of the second part. We would not be alter payoenting the manon the major indu- d to risk and betwere a receiver appointed to collect the runs and the induced to be way a receiver appointed to collect the runs and the induced to be and the induced the major. If the major is the interpart. 10 be would pay have basis, on demand, to the first pay	delivery hereof they are the lavid owner 2. of the premine above granted, and mined as during the life of this indexiture, pay all taxes or assessments that may be levid or assessed agains are upon aid real seats innered against for and tormado is such sum and by such insurance company is to the part to the scond part to the certain of the law is a finite of the internet the taxes or assessments that may be levid of a more of the taxes are to the certain of the law is a finite of the law is the certain of the part the scond part may may a scenario by this indexture, and shall be inferent at the net of 0.00 from the date of payment and of money, essential on the the data is being brief on the certain of the payment and of money, essential on the the tax of and oblightion and also to secure any may or use a tax with inferent thereon as borein provided, in the event that and part the data to pay of a certain of therein fully deletaries the tax of a such payments or any part target of a secure tax with the data observed be and payments or any part target of a set tax with inducative mainty and become during the part is a set to a with favore that maint pays is a provided brief, a cell or and premines, then then any payside, of if the data the mainty payside and the law of the law of the law of the law of a set the payments or any pays the set the optics of the law of a set the payments and all the intervents principasion in linearity granter and the law of the law of a setting thereofs, and its avery law of a set o	
And the said part 1.0. of a good said indefaultie enzy and that they will be smart and it is agreed between the and real exists when the same is add real exists when	Bot the first part do hereby covenant and agrees that at the d est of interfaces therein, for and desire of all incumbrance. defend the same against all parties making invited chim thereton, particle hereto that the part CBB. of the first part shall at all time become due and payable, and the CBB. of the part shall at all time become due and payable, and the CBB. of the part shall at all time become due and payable, and the CBB. or the part shall be aball full to pay much tame when the manse become due and payable we have the sensort to path shall become a part of the individual shall full to pay unch tame when the manse become due and payable we have the sensort to path shall become a part of the individual datal full to pay unch tame when the manse become due and may be the sensort to path shall become a part of the individual data an anotype to exercu the payment of the sensort 100 or entia written obligation. For the payment of and sensor made payable to the part of the second part, with all inter- t The second part to pay for any immunes or to discharge vertical is not histogenet. If the tame on a large of the sensort pay- ted to risk induces of the second part. If we would not be be part of the second part. We would not be alter payoenting the manon the major indu- d to risk and betwere a receiver appointed to collect the runs and the induced to be way a receiver appointed to collect the runs and the induced to be and the induced the major. If the major is the interpart. 10 be would pay have basis, on demand, to the first pay	delivery hereof. they are	
And the said part 1.0. of a good said indefaultie enzy and that they will be smart and it is agreed between the and real exists when the same is add real exists when	Bot the first part do hereby covenant and agrees that at the d est of inferitance therein, five and desire of all incumbrance. Addend the same against all parties making invited chain thereton, particle hereto that the part CAB. of the first part shall at all time become due and payable, and the Ling $V_{\rm eff}$ is the link of the part of the the link of the particle here to that the part CAB. of the link of the part of the data of the part $V_{\rm eff}$ of the second part, the long, if any, made payable shall fail to pay much tame when the mame because due and payable were the second to path all because a part of the indubited shall fail to pay unch tame when the mame because due and payable were the second to path all because a part of the indubited least an matrigent on secure the payment of the sum of the second part to pay for any immune or to discharge vertical is a thickness. If the these outline of the data of the rest of the second part to pay for any immune or to discharge vertical is not house of the the answer it would be the high black of the rest obligation. For the payment to here and the rest of the rest obligation, for the second part, which high index were the second part to pay for any immune or to discharge vertical to the industry of the theore on part. If her would not want prevent payment the manous the numpical of the rest obligation, for the second part.	delivery hereof they are the larvel overal. of the premine above granted, and mined are during the life of this indexture, pay all taxes or assessments that may be levied or assessed splate gray upon and real entration intervel against free and tormade is each sum and by such inservates company is to the part the encode part to the terrest of the second part may per- ter the other part the second part to the terrest of 10%. Instead, and the terrest that and to keep mild promines inserved as being periodic, then the second of part may per- odition the second part to the terrest of 10% from the second of part may per- ter as the terrest of 10%. From the second part of 10% from the second of part may per- odition to the second part of the second part of 10%. From the second of part may per- ter as the second part of the second part of the second of part may per- ter as the second part of the second part of the second of part may per- ter as the second part of the second part of the second part in the second of part may per- part terresting thereas associates to the terms of mail debiguides and also be second any mail terms a term with inferent terrest as being particle, if it the enter that and part is 20% the terms part if the second part of the particle, of if the inserves it is not be particle as any part terms to the terms of the maximum terms of mail debiguides and all the longer meaning the second a term the same terms of the second part of the second and the second part of the second part of the second part of the part of the part of the second part of the second the second part of the second part of the second debiguides of the second of the second part of the second part of the second debiguide as the second debiguide the second debiguide term of the second	
And the said part 1.0. of a good said indefaultie enzy and that they will be smart and it is agreed between the and real exists when the same is add real exists when	Bot the first part do hereby covenant and agrees that at the d est of inferitance therein, five and desire of all incumbrance. Addend the same against all parties making invited chain thereton, particle hereto that the part CAB. of the first part shall at all time become due and payable, and the Ling $V_{\rm eff}$ is the link of the part of the the link of the particle here to that the part CAB. of the link of the part of the data of the part $V_{\rm eff}$ of the second part, the long, if any, made payable shall fail to pay much tame when the mame because due and payable were the second to path all because a part of the indubited shall fail to pay unch tame when the mame because due and payable were the second to path all because a part of the indubited least an matrigent on secure the payment of the sum of the second part to pay for any immune or to discharge vertical is a thickness. If the these outline of the data of the rest of the second part to pay for any immune or to discharge vertical is not house of the the answer it would be the high black of the rest obligation. For the payment to here and the rest of the rest obligation, for the second part, which high index were the second part to pay for any immune or to discharge vertical to the industry of the theore on part. If her would not want prevent payment the manous the numpical of the rest obligation, for the second part.	delivery hereof they are the larvel over 2. of the premine above granted, and mined as during the life of this indexture, pay all taxes or assessments that may be levied or assessed splices gray upon and real entration increase against free and tormade is each sum and by such lasersase company is to the part	
And the said part 1.0. of a good said indefaultie enzy and that they will be smart and it is agreed between the and real exists when the same is add real exists when	Bot the first part do hereby covenant and agrees that at the d est of inferitance therein, five and desire of all incumbrance. Addend the same against all parties making invited chain thereton, particle hereto that the part CAB. of the first part shall at all time become due and payable, and the Ling $V_{\rm eff}$ is the link of the part of the the link of the particle here to that the part CAB. of the link of the part of the data of the part $V_{\rm eff}$ of the second part, the long, if any, made payable shall fail to pay much tame when the mame because due and payable were the second to path all because a part of the indubited shall fail to pay unch tame when the mame because due and payable were the second to path all because a part of the indubited least an matrigent on secure the payment of the sum of the second part to pay for any immune or to discharge vertical is a thickness. If the these outline of the data of the rest of the second part to pay for any immune or to discharge vertical is not house of the the answer it would be the high black of the rest obligation. For the payment to here and the rest of the rest obligation, for the second part, which high index were the second part to pay for any immune or to discharge vertical to the industry of the theore on part. If her would not want prevent payment the manous the numpical of the rest obligation, for the second part.	delivery hereof they are the larved owner 2. of the premine above granted, and mined as during the life of this indexture, pay all taxes or assessments that may be levied or assessed splices gray upon aid real setts inserved against free and tormade is work sum and by such inservases company is to the part	
And the said part 1.0 of a good and indefaultie enzy and that they will be smart and it is agreed between the and real exists when the same is skill be specified and direct mid part 0.5 of the fore part in the same of the same and scoreding to the terms of the same of the same and conservation of the same and the same and the same and the same and the same and the same and the same and the same and	Bot the first part do hereby covenant and agrees that at the d est of inferitance therein, five and desire of all incumbrance. Addend the same against all parties making invited chain thereton, particle hereto that the part CAB. of the first part shall at all time become due and payable, and the Ling $V_{\rm eff}$ is the link of the part of the the link of the particle here to that the part CAB. of the link of the part of the data of the part $V_{\rm eff}$ of the second part, the long, if any, made payable shall fail to pay much tame when the mame because due and payable were the second to path all because a part of the indubited shall fail to pay unch tame when the mame because due and payable were the second to path all because a part of the indubited least an matrigent on secure the payment of the sum of the second part to pay for any immune or to discharge vertical is a thickness. If the these outline of the data of the rest of the second part to pay for any immune or to discharge vertical is not house of the the answer it would be the high black of the rest obligation. For the payment to here and the rest of the rest obligation, for the second part, which high index were the second part to pay for any immune or to discharge vertical to the industry of the theore on part. If her would not want prevent payment the manous the numpical of the rest obligation, for the second part.	delivery hereof they are the larvel over 2. of the premine above granted, and mined as during the life of this indexture, pay all taxes or assessments that may be levied or assessed splices gray upon and real entration increase against free and tormade is each sum and by such lasersase company is to the part	
And the said part 1.0. of a good said indefaultie enzy and that they will be smart and it is agreed between the and real exists when the same is add real exists when	As the first part da hereby covenant and agrees that at the d te of inheritance therein, for and deer of all incumbrance. defend the same against all parties making inded dains thereton. particle hereto that the part d. B. of the first part shall at all time become due and paysite, and the first y	delivery hereof they are the larved owner 2. of the premine above granted, and mined as during the life of this indexture, pay all taxes or assessments that may be levied or assessed splices gray upon aid real setts inserved against free and tormade is work sum and by such inservases company is to the part	
And the said part 1.0 of a good said indefaultie etc and that they will serves the mid real estat who is the mass in a schild be perfected and direct mid part 0.5, of the fort part is schild be perfected and direct mode schild be perfected and the mode schild be perfected and the mode schild be perfected and the schild the perfect and the schild the perfect and the schild and the schild the schild the schild and the schild	Bo the first part do free and clear of all incrudences of inheritance therein, fire and clear of all incrudences of the other of the therein fire and clear of all incrudences of the other of the clear of a part is the second part is the parts and the first part is a part of the inhibit clear of the part is the second part is the second part. The second part is the second part. The second part is the second part is the second part is the second part is the second part. The second part is the second part is the second part is the second part is the second part. Second part is the second par	delivery hered. they are the lavid owner f. of the premine above granted, and mined are during the life of this indecture, pay all taxes or assessments that may be levid or assessed spinse are upon aid real state incred against for and tormade is work sum and by such increases company is to the part to the scond part to the terms of	
And the said part 1.0 of a good said indefaultie etc and that they will serves the mid real estat who is the mass in a schild be perfected and direct mid part 0.5, of the fort part is schild be perfected and direct mode schild be perfected and the mode schild be perfected and the mode schild be perfected and the schild the perfect and the schild the perfect and the schild and the schild the schild the schild and the schild	Bit the first part do hereby covenant and agrees that at the d te of inheritance therein, for and deer of all incumbrance. defend the man against all portion making invited dialm theretor. partice hereto that the part 20.5. of the first part shall at all time become due and paytike, and that Di DY_TILL here the belief due to the part of the scored part, the loss, if any, make paysing hard to the part of the scored part, the loss, if any, make paysing hard to the part of the scored part, the lineblockdess field as a mortrage to secure the payment of the sum of 	delivery hereof they are the larved owner 2. of the premine above granted, and mined are during the life of this indectators, pay all taxes or assessments that may be levied or assessed splate grap upon and real source against the rest of the taxes of the second part to the terms of the life. Interest, And in the second part to the terms of the the rest of 10% from the second part to the terms of the life. In the second part to the terms of the second part the second part the second part to the terms of the second part to the terms of the second part to the terms of the second part to the terms of the second part to the terms of the second part the second part the second part the second part to the second part to the second part to the second part to the terms of the second part to the second part the second part to the second part the second part to the second p	
And the said part 1.0 of a good and indefaultie enzy and that they will be smart and it is agreed between the mail real enzy when the same is shall be specified and direct mail part 0.0 of the fore part in the same of the same part is covering to the terms of	Bot the form part do hereby covenant and agrees that at the dot of disheritance therein, form and dear of all incumbrance. defend the same against all parties making herein (align therein, particle herein that the part (B.S. of the form part shall at all time become due and parties, and that the long. If any, make paralith defend to see and parties, and that the long. If any, make paralith that is the part (B.S. of the lengt 1 any, make paralith chall (B) to part, D. of the second part, the lengt 1 any, make paralith that (B) to part, D. of the second part, the lengt 1 any, make paralith that (B) to part, D. of the second part, the lengt 1 any, make paralith that (B) to part, D. of the second part, the lengt 1 any, make paralith that (B) any such that where the mass become due and paralith that (B) any such that where the mass become due and paralith that (B) any such that where the mass become due and paralith (B) and the second part to pay for any insurance or to discurate the second part to pay for any insurance or to discurate the second part at the part of pays insurance or to discurate the second part at the part of the due according that the second part of the second part at the part of the due according that the second part where the there and part. Y, word the according that the second part of the second part is a parties there and a part (B) and (B	delivery hereof. they are the lavid owner f. of the preview show granted, and wind as during the life of this indectors, pay all save or assessments that may be levide or assessed spinse gray upon and real sector leaved against for soft torms to be sum and by not hearness example is to the part. Y. of the second part to the start of from the date of payment and and takep using premise leaved as herein provided, then the party of the second part any pay a second by this indectors, save shall been hierent at the rate of 10% from the date of payment and of meany, executed on thethen the party for the date of payment and of meany, executed on thethen the second part any pay ofthen the date of payment and a save take with interest there as brein provided, in the rest at and part 1.268 the form part dates the second part of the terms of and obligation and also to secure any same or same at a way take with interest there as brein provided, in the rest is such payments or yay part there denote the second part of the delayed. J delay the match is such payments or yay part there denote the second part and the second balance in a date part is and pay part there is a second the matching and the date pay of a second part there is a second part there is a second part is arrived. In the matching and denote the second the the cavely to be all been and payhes at the day and year last above printegrave and interest, together with the reason are as a part that all method as inverted. I the second balance of the second the the second balance are as a part the day is a second part there is a second balance. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
And the said part 1.0 of a good said indefaultie etc and that they will serves the mid real estat who is the mass in a schild be perfected and direct mid part 0.5, of the fort part is schild be perfected and direct mode schild be perfected and the mode schild be perfected and the mode schild be perfected and the schild the perfect and the schild the perfect and the schild and the schild the schild the schild and the schild	Bo the first part do free and edges of all increments and agree that is the die of inheritance therein, fire and edges of all increments one of the end part is the first part is barries that the part is Bit. At the first part is have the build by the part J_O_O the end part is the less, if any, make part is the rest of the theory the less, if any, make part is the rest of the less, if any, make part is the rest of the less, if any, make part is the inhibitedness of the rest part is the less, if any, make part is the inhibitedness of the rest part is the less of the rest part is the rest part is the rest part is the rest part is the inhibitedness of the rest part is the rest part is part is the rest part is part is part is the rest part is part	delivery hered. they are the lavid owner f. of the premines above granted, and mined as during the life of this indecture, pay all taxs or assessments that may be levid or assessed spins are upon aid real state incared against for and tormade is work sum and by such incares, company is to the part	
And the said part 1.0 of a good and indefaultie enzy and that they will be smart and it is agreed between the mail real enzy when the same is shall be specified and direct mail part 0.0 of the fore part in the same of the same part is covering to the terms of	Bot the form part do hereby covenant and agrees that at the dot of diheritance therein, form and dear of all incumbrance. defend the same against all parties making herein diam therein. particle herein that the part d.B. of the first part all all therein. particle herein that the part d.B. of the leng 11 arg, make paysh days the part of the second part, the leng, if arg, make paysh hall fail to pay such that which the mass become due and payshes the leng 11 arg, make the part d.B. of the payment of all days and the immory to pay that here may be and the second payshes here and the immory to pay that here may be and the second payshes here and the immory to pay that here are been as a pay of the individual hall fail to pay such that which the mass become due and payshes here and the immory to pay that here are been as a pay of the individual here and the immory to pay that here are been as a pay of the individual here are the second pay to pay for any insurance or to dickary or the rest thereare, or if the tases on and real marks the magnet where the here are provided at the pay defend the the inter- ted in the interpays. J, of the second part, the rest is the mark are the marks at the under the under the mark of the mark and the data the mark of the interpaysion of the inter the mark of the mark of the mark of the rest of the individual the under the mark of the mark and the data the mark of the individual the individual memory inding from such as is to retain the amount into the individual of the individual of the mark of the individual of the mark of the individual of the individual of the individual of the individual of the mark of the individual of the individual of the individual of the mark of the individual of the indit part. BE IT REMEMPERERED, That on this 3th. Notarry Public J	delivery hered they are the larvel over 2. of the preview show granted, and wind as during the life of this indectary, pay all taxes or assessments that may be levide or assessed splane are turns and real setate insured against for and tornado is such ann and by such insuresse company is to the part. J. of the second part to the terms of 1. Million in the second part may spe- are turns of the insure of the terms of and being the second part may spe- are turns of the insure of the terms of and being the second part may spe- are turns of the insure of the second part to the second part may spe- are turns of the insure of the second part to the second part may spe- are turns of the second part to the terms of and being the second part may spe- are turns of the second part to the terms of and being the second part may spe- are turns of the second part to the terms of and being the second part may spe- are turns of the second part of the second part of the second part may spe- are turns of the second part of the second part of the second part the second part may spe- are turns with interest there as herein particle, in the rest that and part. 1826 the form particle of the second during the second part of the beam showed as the spin of the second part the second part of the se	
And the said part 1.0 of a good and indefaultie enzy and that they will be smart and it is agreed between the mail real enzy when the same is shall be specified and direct mail part 0.0 of the fore part in the same of the same part is covering to the terms of	Bot the form part do hereby covenant and agrees that at the dot of diheritance therein, form and dear of all incumbrance. defend the same against all parties making herein diam therein. particle herein that the part d.B. of the first part all all the become due and parties, not that the long. If any, make paralit herein the part d.B. of the second part, the lens, if any, make paralit herein the the part d.B. of the lens, if any, make paralit herein the instant of the second part, the lens, if any, make parality have the lens of the second part, the lens, if any, make parality herein the second the part d.B. of the payment of the sum of L =	delivery hereof they are the larved over 2. of the preview show granted, and wind as during the life of this indectary, pay all taxes or assessments that may be levide or assessed splate are used and real entrate insured against fire and tormade is werk sum and by such insuresse company is to the part. J. of the second part to the terrate of . 1 Life. Instruct. And is the servest that and to here part of the second part to the terrate of . 1 Life. Instruct. And is the servest that and to here part. J. of the second part to the terrate of . 1 Life. Instruct. And is the served that and to here part of the second part to the terrate of . 1 Life. Instruct. And is the server that and to here, second and the thereted of the new of 10%. For the access of part may part there are used by this indectary, and shall be thereted at the new of 10%. For the access of a part of the area of the second part to the terms of and belighted as and the velocity are particle and the second due to the terms of and belighted and the second part in 20 Bel due form part areas that with inferent there as herein particle. If it doubt the maxies it not the second of the second and the second due to the second due to the herein as the second it is to be and the second due to the part of a second due to the particle of the second due to the sec	
And the said part 1.0 of a good and indefaultie enzy and that they will be smart and it is agreed between the mail real enzy when the same is shall be specified and direct mail part 0.0 of the fore part in the same of the same part is covering to the terms of	Bit the first part do hereby overaant and agrees that at the die of diheritance therein, for and dies of all incumbrance. deferd the sum arguint all portion making invelid dialm therein. particle hereis that the part 20.5. of the first part shall at all time become die and paytike, and that DiDY_WILL here the belief deferd to many arguints and that DiDY_WILL here the belief deferd to many arguints and that DiDY_WILL here the belief hereis and the insource to go ald all Beromit a part of the indefeddees field as a mortgare to secure the payment of the sum of	delivery hered they are the larvel over 2. of the preview show granted, and wind as during the life of this indectary, pay all taxes or assessments that may be levide or assessed splices are upon and real entate insured against fire and transfe is werk was and by such insures company is to the part. J. of the second part to the transf of 1.2 Minimum of the second part and part and the box part. J. of the second part to the transf of 1.2 Minimum of the second part and part and the part will particle insure that the rates of 1.2 Minimum of the second part and part and the part will particle insure that the rates of 1.2 Minimum of the second part and part and the second part to the trans of all deligities and also to second any main or mains of a second by this indectary, and shall be there is a second part 1.2 Bit do for a part and the second of the second part of the second of the second part 1.2 Bit do for a part and the second do the second part of the second part 1.2 Bit do for a part and the second do the second part of the second base and part 1.2 Bit do for a part and the second do the part of the second of the second part 1.2 Bit do for the part and the second do the second base of the second is the second part 1.2 Bit do for the part and the second do the second base of the second is the second part 1.2 Bit do for the part and the second do the second do the second base of the second part 1.2 Bit do for the part and the second do the second do the second do the second part 1.2 Bit do for the part and the second do the second do the second do the second part 1.2 Bit do the second the second part 1.2 Bit do for the part and the second do the second do the second do the second the second part and every deligned the second do the second do the second do the second part and every deligned therein a second do the second do the second part and every deligned the second do the second do the second do the second part and every deligned therein as the second do therein and the second therein	
And the said part all of a good and indefaultie ends of a good and indefaultie ends and indefaultie ends in the target of the series tail and the indefault is said and the said of the end indefault is a second in the said of the end indefault is a second in the said of the end indefault is a second in the said of the end indefault is a second in the said of the end indefault is a second in the said of the end indefault is a second in the said of the end indefault is a second in the said of the	Bit the first part do hereby covenant and agrees that at the die of laberitance therein, for and dies of all incumbrance. defend the man against all parties and given dials in the first, parties herets that the part 2.8. of the fort part shall at all time becomes due and paytale, and that DiDY_WILL here the belief due to any parties, and that DiDY_WILL here the belief the the part of the second part, the ben, if any, make paysh shall fait to pay such tame when the mane become due and payshes the part is an outpart to part the bene become due and payshes the part is an outpart to be part the bene become due and payshes the part is an outpart to pay the payment of the sum of	delivery hered they are the larvel over 2. of the preview show granted, and wind as during the life of this indectary, pay all taxes or assessments that may be levide or assessed spaties gray upon and real setts inserved against for and torando is such assessments that may be levide or assessment to the part. J. J. and the second part to the terrent of . 1 Eds. Interest. A did the servest that and to here paid promises inserved as bering perioded, then the part J. and the servest that and the part of this indectary, and shall be interest at the net of 10% from the date of permets and your and to the part. J. J. and the second part to be rest of 10% from the date of permets and of meany, essented on the . Bth	
And the said part 1.0 of a good and indefaultie etc and that they will serves the mid real entry who the mass net and real entry who the mass net and real entry who the mass net and real entry who the mass net real part 0.5, of the fort part and the real mass net of the fort part and the real mass net of the fort part and the real mass net of the fort part of the real of the fort part of the real mass net of the fort and the real mass net of the fort of the real of the fort part of the real of the fort of the real of the fort part of the real of the fort of the real of the real of the real of the real of the of the real of the real of the real of the real of the real of the real of the real of the real of the real of the real of the real of the	Bit the first part da hereby covenant and agrees that at the of the of inheritance therein, for and deer of all incumbrance. defend the same against all parties making hered daim thereton. defend the same against all parties making hered daim thereton. defend the same against all parties making hered daim thereton. defend the same against all parties making hered daim thereton. defend the same against all parties making hered daim thereton. defend the same against all parties making hered daim thereton. Defend the same against all parties making hered daim thereton. Defend the same against all parties making hered daim thereton. Defend the same against all parties making hered daim the daim there against all the same against all hered daimst and the same again of the indefenders Defend on the same type of the same again of the indefenders def as a mortgape to secure the part again again daimst and the daimst again of the same again of the indefenders Defender there against all part of the part again again again the indefenders def as a mortgape to part by part for any insurance or to dicharge or the same daimst the use of all and the commutation of the same because of the same daimst again ag	delivery hered they are the larvel over 2. of the preview show granted, and wind as during the life of this indectary, pay all taxes or assessments that may be levide or assessed splices are upon and real entate insured against fire and transfe is werk was and by such insures company is to the part. J. of the second part to the transf of 1.2 Minimum of the second part and part and the box part. J. of the second part to the transf of 1.2 Minimum of the second part and part and the part will particle insure that the rates of 1.2 Minimum of the second part and part and the part will particle insure that the rates of 1.2 Minimum of the second part and part and the second part to the trans of all deligities and also to second any main or mains of a second by this indectary, and shall be there is a second part 1.2 Bit do for a part and the second of the second part of the second of the second part 1.2 Bit do for a part and the second do the second part of the second part 1.2 Bit do for a part and the second do the second part of the second base and part 1.2 Bit do for a part and the second do the part of the second of the second part 1.2 Bit do for the part and the second do the second base of the second is the second part 1.2 Bit do for the part and the second do the second base of the second is the second part 1.2 Bit do for the part and the second do the second do the second base of the second part 1.2 Bit do for the part and the second do the second do the second do the second part 1.2 Bit do for the part and the second do the second do the second do the second part 1.2 Bit do the second the second part 1.2 Bit do for the part and the second do the second do the second do the second the second part and every deligned the second do the second do the second do the second part and every deligned therein a second do the second do the second part and every deligned the second do the second do the second do the second part and every deligned therein as the second do therein and the second therein	