Receiving No. 7167 <

624

M	OR'	FGAGE	RECORD	80

Reg. No. 1747 < Fee Paid, \$ 1.50

Receiving No. 7]

		This instrument was filed for record on the	
Harold	H. Hutton and wife TO	January A. P. 19 39, at	11:10 o'clock A. M. Noch Register of Deeds.
The Lawre	ence Building and Loan Association	By	Deputy.
	ENTURE, Made this 18th day of Janu Lirty ning between Harold H.		r Lord, one thousand nine nd. and .wife
		and State of Kansas	
-	inst part, and The Lawrence Building and	part	
7 Six hundred which is hereby act	knowledged, ha VO sold, and by this indenture do G real estate situated and being in the County of Douglas and a	arant, Bargain, Sell and Moregage to the said part y	duly paid, the receipt of of the second part, the
	Lots Twenty eight (26) and Twenty : in Belmont Addition, an addition a		
		Ũ	
And the said part	nces and all the estate, title and interest of the said part. 105 1055 of the first part do hereby coverant and agree that at the deliv		alses above granted, and seized
And the said part of a good and indefeasibl and that they will warra	1050f the first part do hereby covenant and agree that at the deliv- ie estate of inheritance therein, free and clear of all incumbrance	rery hereof <u>they are</u> the lawful owner_S of the prem	<u></u>
And the said part of a good and indefeasibl and that they will warran It is agreed betwee said real estate when the	LiGEs the first part do hereby covenant and agree that at the deliv- ie estate of laberitance therein, five and dear of all incumbrance. 	rery hereof. <u>they are</u> the lawful owner. So it the prem wing the life of this indenture, pay all taxes or assessments that ma upon said real entate insured against fire and tornade in such aum ar	ay be levied or assessed against nd by such insurance company
And the said pert of a good and indefeasibl and that they will warra It is agreed betwee said real estate when the as shall be specified and o said next of the first	LiGEof the first part do	ray hereof. They, a root, the lawful ensure. So the prem using the life of this indenture, pay all taxes or assessments that ma upon and serve state insured against fire and torando in such man a the part. J. of the second part to the sector of the J.	ay be levied or assessed against of by such insurance company interest. And in the event that
And the said part of a good and indefeasible and that they will warran It is agreed betwee maid real estate when the as shall be specified and and parts and insurance, fully repaid. GRANT is Six hurnd	1.0 Got the first part dobreaky suveant and agree that at the delive states of laberitance therein, five and dars of all incumbrance and added the manus equita at layer in making have liain thereto. The set is a state of the first part shall at all times do manus been do at an approximation of the first part shall be all times do manus been do and payable, and that \$21000000000000000000000000000000000000	way here of the y-first the level owner. So the premure the life of this indenture, pay all taxes or assessments that may upon and read extant in gave, y-of the second part to the extent of $\frac{1}{2}$ for the part of the extent of $\frac{1}{2}$ for the part of the indenture, and shall beer interest at the rate of 10% for	y to levied or assessed against of by such lasurance compay terrest. And in the orest that in the source part may per rom the date of payment until DOLARS,
And the said part of a good and indefeasibl and that they will warm. It is agreed betwe said real cetts when the as shall be specified and and part of the first midd gart of the first midd gart of the first midd gart of the first THIS GRANT is Six hund according to the terms of and by <u>153</u>	1.0 East the first part dabreaky covenant and agree that at the delivies states of inheritance therein, five and dars of all incumbranceand dars of all incumbranceand	ray hereof. They, a root, the lawful event. So the prem using the life of this indenture, pay all taxes or assessments that man upon and real exists insured against fire and tormado in such man the part. J. of the second part to the sector of the <u>internet</u> to here mail premises insured as herein provided, the the part. J correct part is descure, and ability there is the rais of 10% for over, assessed on the <u>18th</u> day of <u>JSnuthTy</u> according thereas averding to the terms of and obligation and day according thereas averding to the terms of and obligation and day	y be levied or assessed against of by such lawrate compay struct. And in the event that
And the said part of a good and indefeasibl and that they will warm. It is agreed betwe said real cetts when the as shall be specified and and part of the first midd gart of the first midd gart of the first midd gart of the first THIS GRANT is Six hund according to the terms of and by <u>153</u>	1.0 East the first part dabreaky covenant and agree that at the delivies states of inheritance therein, five and dars of all incumbranceand dars of all incumbranceand	ray hereof. They, a root, the lawful event. So the prem using the life of this indenture, pay all taxes or assessments that man upon and real exists insured against fire and tormado in such man the part. J. of the second part to the sector of the <u>internet</u> to here mail premises insured as herein provided, the the part. J correct part is descure, and ability there is the rais of 10% for over, assessed on the <u>18th</u> day of <u>JSnuthTy</u> according thereas averding to the terms of and obligation and day according thereas averding to the terms of and obligation and day	y be levied or assessed against of by such lawrate compay struct. And in the event that
And the said purt of a good and indication and that they will warm. It is agreed between and any start when the said the specified said and purt of the first filly THEN CRANT is <u>Stirk Human</u> seconding to the torse of and yp. <u>1 the</u> money advanced by the shall full pays be sain and the pays the sain and the first pays the sain and any the sain and the same sain and the same same same same same same and the company of the same same same and the company of the same same same and the company of the same same same same and the company of the same same same same and the same same same same same same same and the same same same same same same same sam	1.0.050 the first part dobreaky covenant and agree that at the delive sentate of inheritance therein, free and dars of all incumbranceand dars of all incumbranceand	ray hereof. <u>They a ro</u> tte lawful event. Sof the prem uring the life of this indenture, pay all taxes or assessments that man upon and real exists insured against fire and formado in such man the part. <u>J.</u> of the second part to the sector of <u>155</u> . In they take premises insured as herein provided, then the part. <u>J</u> order, executed on the <u>1851</u> , day of <u>JSNUGTY</u> according thereon according to the terms of and obligation and also its interest interest and the terms of and obligation and also y taxe with interest thereon as herein provided, the term that a prime become does and provided, or if the interest that a prime become due and provide, or if the interpret set	y to levied or assessed against of by such lasurance company iterest. And in the event that
And the said purt of a good at distribution and that they will near the first sector of the sector of the solution of the sector of the se	1.0 Gof the first part do hereby coverant and agree that at the delive states of laberliasce therein, five and dars of all lacembrane	ray hered. They are the hard owner. So the prem using the life of this indenture, pay all taxes or assessments that man upon and even state insured against fire and torando in such man the part. J of the second part to the sector of 1 find. In its keep and promises insured as herein provided, then the part. J. outry, assessed on the 1851 day of JSRUGITY accruise thereos asserting to the terms of aid objection and there in the second part to the terms of aid objection as the event in the second part to the terms of aid objection as the event that there is a brein provided, the the here it is used to the 1851 day of JSRUGITY accruise therein fully discharged. If default be made is such and promise, then this convyrate shall be come during applies it is a convince therein to a ball provided, in the terms that is a second therein the terms on the real ball become during applies to a convertence therein to a ball provided in the terms of the add prove the term that therein the terms on the term of the add prove that there is the terms of the add provided of the add pro- served as therein the terms of the add provided in the terms of the terms of the add provided in the terms of the add prove the terms of the terms of the add provided in the terms of the add prove the terms of the add provided in the terms of the add prove the terms of the add provided in the terms of the add prove the terms of the add provided in the terms of the add prove the terms of the add provided the terms of the add prove the terms of the add provided the terms of the add prove the terms of the add provided the terms of the add prove the terms of the add prove the terms of the add provided the terms of the add prove the terms of the add prove the terms of the add provided the terms of the add prove th	y to levied or assessed against of by such lasmasse compay iterest. And in the event that
And the said part of a good and indefault and that they will warm. It is agreed between said rate electric warm beneficial and and the specific lead of and part of the specific lead and the specific part of the specific part of the specific lead and be oblighter of the specific lead	1.0.256 the first part dobreaky covenant and agree that at the delive senter of laberizates therein, five and dars of all incumbrance	ray hereof. They are the hered areas of the prem- uring the life of this indenture, pay all taxes or assessments that ma- upon aid real exists insured against fire and iornado is noth man a- tio here and premise insured as herein provided, these the part. Y- cover by this indenture, and shall been therein of 1200 in to keep and premise insured as herein provided, the the part. Y- cover by this indenture, and shall been therein at the new of 15% i descent and the therein the provided is the trans of and obligation and also y taxe with histories therein a herein provided, in the twent hat a the avertained therein fully discharged. If dotained her made is and the avertained therein fully discharged. If dotain her made is a provide its interest thereon a herein provided, in the aid pre- diar premise, the discussive and housen due and paylise it its a provide its interest, and the pressing of the and pre- instant interest, and the pressing because and paylise its its array obligation therein construction the pressing of the and pre- instant and interest, and the pressing of the and pressing integration interest. The pressing of the and pressing integration interest interest and housen the and paylise its its pressing therein the pressing of the and pressing its its of the and pressing therein the pressing of the and pressing its its of the and pressing therein the pressing the pressing of the and pressing integration in the pressing therein the pressing of the and pressing integration in the pressing therein the pressing of the pressing therein the pressing of the and pressing of the pressing therein the pressing of the pressing therein the pressing therein the pressing of the pressing therein the pressing therein the pressing therein the pressing therein the pressing the pressing therein the pressing the pressing therein therein the pressing therei	y be levied or assumed against of by such lawrases company terrent. And in the event that
And the said part of a good and indefault and that they will warm. It is agreed between said rate detates when the said later said detates when the said later said internation, fully regard, THIG GRANT is Sir hund correlate to the terms of and by <u>105</u> moory addrased by the said or said that say the said by the bedding on the said by the said fail to say the said or said fail to say the said by the said fail to say the said or said fail to say the said by the said fail to say the said or said fail to say the said by the said fail to say the said by the said fail to say the said by the said fail to be said by the said be bedding to said the bedding to the said be oblightery upon it	1.0 Gof the first part do hereby coverant and agree that at the delive states of laberliasce therein, five and dars of all lacembrane	ray hereof. They are the hered areas of the prem- uring the life of this indenture, pay all taxes or assessments that ma- upon aid real exists insured against fire and iornado is noth man a- tio here and premise insured as herein provided, these the part. Y- cover by this indenture, and shall been therein of 1200 in to keep and premise insured as herein provided, the the part. Y- cover by this indenture, and shall been therein at the new of 15% i descent and the therein the provided is the trans of and obligation and also y taxe with histories therein a herein provided, in the twent hat a the avertained therein fully discharged. If dotained her made is and the avertained therein fully discharged. If dotain her made is a provide its interest thereon a herein provided, in the aid pre- diar premise, the discussive and housen due and paylise it its a provide its interest, and the pressing of the and pre- instant interest, and the pressing because and paylise its its array obligation therein construction the pressing of the and pre- instant and interest, and the pressing of the and pressing integration interest. The pressing of the and pressing integration interest interest and housen the and paylise its its pressing therein the pressing of the and pressing its its of the and pressing therein the pressing of the and pressing its its of the and pressing therein the pressing the pressing of the and pressing integration in the pressing therein the pressing of the and pressing integration in the pressing therein the pressing of the pressing therein the pressing of the and pressing of the pressing therein the pressing of the pressing therein the pressing therein the pressing of the pressing therein the pressing therein the pressing therein the pressing therein the pressing the pressing therein the pressing the pressing therein therein the pressing therei	y be levied or assumed against of by such lawrases company terrent. And in the event that
And the said purt of a good at distribution and that they will near the rest of the same o	1.0.256 the first part dobreaky covenant and agree that at the delive senter of laberizates therein, five and dars of all incumbrance	ray hereof. $\frac{1102}{0.02}$ or $\frac{1102}{0.02}$ the layful event. Soft the premultion of the present of the layer of the second part to the sector of 1102 in the part $J_{\rm eff}$ the second part to the sector of 1102 in the part $J_{\rm eff}$ the second part to the sector of 1102 in the part $J_{\rm eff}$ the second part to the sector of 1102 in the part $J_{\rm eff}$ the second part to the sector of 1102 in the part $J_{\rm eff}$ the second part to the sector of 1102 in the part $J_{\rm eff}$ the second part to the sector of 1102 in the second part to the sector of 1102 in the second part to the sector of 1102 in the second part to the sector of 1102 in the second part to the sector of 1102 in the second part to the sector of 1102 in the second part to the second part to the second the second part to the second to the second part to the second to the second part to the second the seco	y be levied or ansmed against of by such insurance company termst. And in the sevent that ———————————————————————————————————
And the said purt of a good at distribution and that they will near the rest of the same o	1.0.256 the first part dobreaky covenant and agree that at the delive senter of laberizates therein, five and dars of all incumbrance	ray hereof. they are the herein events of the prem- uring the life of this indenture, pay all taxes or assessments that man- upon aid real exists insured against fire and torsaids in such man are to here at just the second part to the sector of 122. In to here a high premises insured as herein previded, the the ent. Y correctly the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the prevention of the range of a shall be been hierent at the rate of 1972 for the rate of the range of the indenture and being any and the rate man been and the rate of a shall been at the rate of the ra- prover, that interest thereous a the rate of the sharp of the rate of the range of the range of the rate of the beam of and a paylow at the rate of the range of the range of the rate of the rate of the rate of the range of the range of the rate of the rate of the rate of the range of the rate of the rate of the rate of the rate of the rate of the range of the rate of rates and shall be and a second on the rate of the rate of rates of and and and and second the rate of the rate of the rate of rates of the rate of the rates of the ra	y be levied or ansmed against of by such insurance company timest. And in the sevent that ———————————————————————————————————
And the said purt of a good at distribution and that they will near the rest of the same o	1.0.256 the first part dobreaky covenant and agree that at the delive senter of laberizates therein, five and dars of all incumbrance	ray hereof. they are the herein events of the prem- uring the life of this indenture, pay all taxes or assessments that man- upon aid real exists insured against fire and torsaids in such man are to here at just the second part to the sector of 122. In to here a high premises insured as herein previded, the the ent. Y correctly the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the prevention of the range of a shall be been hierent at the rate of 1972 for the rate of the range of the indenture and being any and the rate man been and the rate of a shall been at the rate of the ra- prover, that interest thereous a the rate of the sharp of the rate of the range of the range of the rate of the beam of and a paylow at the rate of the range of the range of the rate of the rate of the rate of the range of the range of the rate of the rate of the rate of the range of the rate of the rate of the rate of the rate of the rate of the range of the rate of rates and shall be and a second on the rate of the rate of rates of and and and and second the rate of the rate of the rate of rates of the rate of the rates of the ra	y be levied or ansmed against of by such insurance company timest. And in the sevent that ———————————————————————————————————
And the aid put of a good ad indefault and the tark will be used in the second ad indefault and that the will warm. It is ageed between the second second addition and the second addition and additional second addition and additional second additional second additional money advanced by the second additional second additional second additional additional second additional second additional additio	1.0.256 the first part dobreaky covenant and agree that at the delive senter of laberizates therein, five and dars of all incumbrance	ray hereof. they are the herein events of the prem- uring the life of this indenture, pay all taxes or assessments that man- upon aid real exists insured against fire and torsaids in such man are to here at just the second part to the sector of 122. In to here a high premises insured as herein previded, the the ent. Y correctly the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the rate of 1972 for any area of the indenture, and shall beer hierent at the prevention of the range of a shall be been hierent at the rate of 1972 for the rate of the range of the indenture and being any and the rate man been and the rate of a shall been at the rate of the ra- prover, that interest thereous a the rate of the sharp of the rate of the range of the range of the rate of the beam of and a paylow at the rate of the range of the range of the rate of the rate of the rate of the range of the range of the rate of the rate of the rate of the range of the rate of the rate of the rate of the rate of the rate of the range of the rate of rates and shall be and a second on the rate of the rate of rates of and and and and second the rate of the rate of the rate of rates of the rate of the rates of the ra	y is levied or assessed against of by such insurance compary iterest. And in the sense that if the wood gainst may pay rom the date of payment until DOLLARS, 10.329. 10.8000: any run on sum of add part. of the first part payments or says part themas it bostons any part the sense the spectra of the first part is payment of the first part is payment of the first part is boston at the bost before, and the overplant if any day and year last above
And the said purt of a good and indefault and the soid and indefault ind that they will warm in a good barw will read in the soid of a soid that and the specific soid and the soid interact and the soid and the	LOGof the first part dobreaky covenant and agree that at the delive sense of inheritance therein, free and dars of all incumbrance	ray hereof. they are the herein or assessments that many and its destinance, pay all taxes or assessments that many and its rest estate that many and its rest estate that the taxes of any to the vector of the line of the second part to the vector of the line of the indexture, and shall beer literest at the rate of tay of the indexture, and shall beer literest at the rate of tay of the indexture, and shall beer literest at the rate of tay of the indexture, and shall beer literest at the rate of tay of the indexture, and shall beer literest at the rate of tay is a second part to the terms of and oblightion and also y taxes the indexture indext of the any of the indexture and the term of and oblightion and the prive. And limitative particles of it the inserts of tay is any indext of the rest of tay of the inserts of the oblightion and the revery oblightion is the oblightion and the revery oblightion in the rest of the indext part is the rever as a decay pay is a start of the revery the rever as a based of the revery oblightion is the revery oblightion and the revery oblightion is the revery oblightion and the revery oblightion is the revery oblightion is the revery oblightion is the revery the revery and based of the revery oblightion is the revery oblig	y be levied or ansmed against of by such harmses compary timest. And in the event that
And the said purt of a good and indefault and the soid and indefault ind that they will warm in a good barw will read in the soid of a soid that and the specific soid and the soid interact and the soid and the	LOGO the first part dobreaky covenant and agree that at the delive sense of inheritance therein, free and dars of all incumbrance	ray hereof. they are the hard owner. So the present using the life of this indenture, pay all taxes or assessments that man- appo and real estate insure 4 against fire and isrands in such man- ture and the part of the second part to the sector of 122. It is here all premiums insured as herein provided, the the mar. Y correctly this indenture, and shall beer interest at the rate of 107 for oney, executed on the <u>18th</u> day of <u>JSnutrry</u> according thereos according to the terms of and oblightion and also y taxe with interest thereon as herein provided, the term that a second provide the second part to the terms of and oblightion and also y taxe with interest thereon as herein provided, in the error that a prove that interest thereon as herein provided, in the error that the threas become due and provider, or if the interest here of prove this interest thereon as the breast and charges in both the the man become due and provider, or if the interest here indepind interest, together with the costs and charges indepindent the errory oblighting the interest with the costs and charges indepindent of the respective priories here. Harold H.e. Huttoon Kabol L.e. Huttoon Marbol L.e. Huttoon	y be levied or ansmed against and by such harmass company timest. And in the event that
And the said purt of a good and indefault and the soid and indefault ind that they will warm in a good barw will read in the soid of a soid that and the specific soid and the soid interact and the soid and the	LOGO the first part dobreaky covenant and agree that at the delive sense of inheritance therein, five and dars of all incumbrance	nry hered. they are the herd owner. So the pres- uring the life of this indenture, pay all taxes or assessments that ma- upon aid real exits insured splits fire and torsaids in such man a tip and and the second part to the sector of 122. In its here and presides insured as herein provided, the the net. Y cored by this indenture, and shall beer hierent at the rule of 1975 f over, assested on the <u>18th</u> or y of <u>JSnuarry</u> accreting thereas according to the terms of and obligation and also y taxe which interest thereas a barrie provided, in the rest of the interest of the terms of and obligation and the y taxe which interest thereas a barrie provided, in the rest that y according thereas according to the terms of and obligation and also y taxe which interest thereas a barrie provided, in the terms that y according thereas according to the terms of and obligation and the press, that interest, thereas a the herit provided, in the all y rests. While the covery acce which because a barries are star- ing thereas the second the second the second obligation is all thereas the operation of the second the second provided of the the press that interest, thereas the second second provided of the thereas the second the second second charge index the second the employed private and barries of the second the second the second the second term of the second term of the second term of and second the second of the second term of the second term of and second the second term of the second term of the second term of the second term of the second term of the second term of the second term of the second term of the second term of and second the second term of the second term of the second term of the second term of the second term of the second term of the	y be lovied or sammed against and by such insurance company timest. And in the event that
And the said purt of a good and indefault and the soid and indefault ind that they will warm in a good barw will read in the soid of a soid that and the specific soid and the soid interact and the soid and the	LOGof the first part dobreaky evenant and agree that at the delive senter of laberitance threak, five and dars of all incumbrance	nry hered. they are the hered sense. So the premultion of the sense and the sense are to sense are to the sense are to the sense are to the sense are to the sense are	y be lovied or sammed against and by such insurance company timest. And in the event that
And the said pure of a good and indefault and the soid and indefault and the soid that they will ware the soid that they will ware and the soid that and the solution of the soid that and the solution of the soid that and the solution solution of the solution money advanced by the solution of the solution of the solution of the solution of the solutio	LOGof the first part dobreeky coverant and agree that at the delive senter of laberizator three, five and dars of all lacembraneat and defined the same equitat ill parties making layed that the three delivers of the first part of the first part of the first part of the delivers of the delivers of the individual to the same three and parties and that LiCU_VII likes the building directed by the part. J. of the second part, the key first, make payshe the individual to the same three and begins the same three and because the same because for and parties the same because the same same three and part of the same of the same part of the same part of the same of the same parts of the same part. All the same parts of the same parts of the same parts of the same part. All the same parts of the same parts of the same parts of the same part. All the same parts of the same parts of the same part. All the same parts of the same parts of the same parts of the same part. All the same parts of the same parts of the same part. All the parts of the same part. All the parts of the same parts of the same parts of the same part. All the parts of the same parts of the same part. All the parts of the same parts of the same parts of the same part. All the parts of the same parts of the same parts of the parts of the same parts of the same parts of the same parts of the same parts of	nry hered. they are the hered sense. So the premultion of the sense and the sense are to sense are to the sense are to the sense are to the sense are to the sense are	y be lovied or ansmed against of by such lasurance company termet. And in the event that is a second second second second is a second second second second is a second second second second second second second
And the said pure of a good and indefault and the soid and indefault and the soid that they will ware the soid that they will ware and the soid that and the solution of the soid that and the solution of the soid that and the solution society will be the soid and the soid that and the solution money advanced by the solution that and the solution of the solution of the solution of the solution of the solution of the solution of the s	LOGof the first part dobreaky sevenant and agree that at the delive sentate of laberliace therein, free and dars of all lacembrane	rey bered. they are the bards over a seement of the present using the life of this indexture, pay all taxes or assessments that may may an using easily the search are to the sector of the	y be lovied or sammed against and by such insurance company timest. And in the event that
And the said pure of a good and indefault and the soid and indefault and the soid that they will warm the saidable specified and and the solution when the solution society of the solution many advanced by the solution of the solution and the solution and the solution and the solution of the solution and the solution of the solution and the solution and the solution and the solution and the solution and	LOGof the first part dobreeky evenant and agree that at the delive senter of laberizator three, five and dars of all hormbrane	ray hered. they are the keyled events. So the present aring the life of this indexture, pay all taxes or assessments that man upon and real exists insured against fire and issued in such man the part. J. of the second part to the sector of the	y be lovied or assumed against of by such lasureser company termet. And in the servest that it is according to the servest that is 39 to secure any run or sum of add part of the first part. is 39 to secure any run or sum of add part of the first part. is secure any run or sum of add part of the first part. is secure any run or sum of add part of the first part. is secure any run or sum of add part of the first part. is secure any run or sum of add part of the first part. is secure any run or sum of add part. A secure any run or sum of (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) oviedged the execution day and year last above Notary Public. the Register of Deeds
And the said pure of a good and indefault and the soid and indefault and the soid that they will warm the saidable specified and and the solution when the solution society of the solution many advanced by the solution of the solution and the solution and the solution and the solution of the solution and the solution of the solution and the solution and the solution and the solution and the solution and	LOGof the first part dobreeky evenant and agree that at the delive senter of laberizator three, five and dars of all hormbrane	nry hered. they are the hard event. So the present aring the life of this indexture, pay all taxes or assessments that man upon and real exists insured against fire and iornado is such man the part. J. of the second part to the sector of the	y be lovied or assumed against of by such lasureser company termet. And in the servest that it is according to the servest that is 39 to secure any run or sum of add part of the first part. is 39 to secure any run or sum of add part of the first part. is secure any run or sum of add part of the first part. is secure any run or sum of add part of the first part. is secure any run or sum of add part of the first part. is secure any run or sum of add part of the first part. is secure any run or sum of add part. A secure any run or sum of (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) oviedged the execution day and year last above Notary Public. the Register of Deeds

. 1