MORTGAGE RECORD 84

Ó

 $\left[\right]$

C

 $\left[\right]$

0

Ô

1

e.

1.1

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	TT
		This instrument was filed for record on the day o	l
Frank Miller	and Edith Willer, his wife	February A. D. 1940, at 1:50 o'clock P. M	
			-
Lawrence Nati	ional Bank Lawrence, Kansas	EyDeputy.	
	E, Made this 21st day of Februa	ary, in the year of our Lord, one thousand nin-	=
andred and fo	Frank Millor and Edith Mi		-
Lawrence	in the County of Dougle	as and State of	
rt 105 of the first p	art, and The Lawrence National Par	nk_Lawrence, Zansaspart y of the second part	-
Eight hundre	at the said part $\frac{129}{100}$ of the first part, in consider $\frac{1}{100}$ fifteen and $\frac{100}{100}$ - $\frac{100}{100}$ - $\frac{100}{100}$ realeged, ha. $\frac{300}{100}$ - $\frac{300}{100}$, and by this indeuture do real estate situated and being in the County of Dor	ration of the sum of	-
	Northwost Quarter (1074) of Section	One (1). Township	
	Thirteen (13), Range Fighteen (18),		
		, portra country,	
	Kansus.		
h the appurtenances a			
	and all the estate, title and interest of the said pa	art 108_of the first part therein.	
And the said part165.	and all the estate, title and interest of the said pa of the flat part do hereby covenant and agree that at t feasible estate of inheritance therein, free and clear of all in	the delivery hereof they are the lawful amon - of the semiline share and	
And the said part1fiS. seized of a good and inde that they will warrant an	of the first part dohcreby covenant and agree that at it feasible exists of interitance therein, free and clear of sil in- id defend the same against all parties making lawful claim it	the delivery hereof thoy are the lawful owner _ of the premises above granted, accumbrar :-	-
And the said part1ftS. seized of a good and inde that they will warrant an It is agreed between the secret against said reat of	of the first part do hereby covenant and agree that at the feasible estate of inheritance therein, free and clear of 31 in ad defend the same against all parties making lawful claim to a parties hereto that the part 2.95 of the first part shall at solit when the same horsome the and parties and the Thr	the delivery hereof <u>thOy</u> BrO the lawful over. I of the premises above granted, scenabers - bloreds. It all times during the life of this is ferture, pay all taxes or assessments that may be bried or we fill have bottlore on the built or set.	-
And the said partics. seized of a good and inde that they will warrant an It is agreed between the secret against said reat or som 2nd by such insurant of <u>1ts</u> interest. A	of the fort part do terrardy covenant and agree that at the feasible network (histornione therein), fere and class of all in al defend the same anziant all parties making lawed(class the parties between that the just 2.25 of the first james label the terrard label terrard label of a parties, and that Differ ecompany as a hall be specified and directed by the part J	the definery hereof <u>$\frac{1}{2}h0y_BTO_{1}$</u> the lawful waver. If the pression show granted, combars: Exercise it all there during the life of this is feature, pay all taxes or assessments that may be bread $\frac{1}{2}\sqrt{\frac{1}{2}}\frac{1}{1+\sqrt{2}}$ the building to so that real critics featured partial free and formado it of the second part, the base, if any, rande parable to the party_of the second part to the 0 are not branch base that are some descent by the party_of the second part to the	
And the said part1£5. seized of a good and inde that they will warrant an It is arreed between the severed against said reat or som and by such fasurane at of <u>its</u> interest. A erwin provided, then the p indenture, and shall bear	of the fort part do therefore years and and agree that at the feasible near of their innove therein, free and class of all in ad defend the same against all parties making lawed(class 1 to parties herein that the year 1.215 of the first part hall a that the vantum same become due on deparable, and that . That we compary as shall be specified and directed by the part J for the theorem that the part . 1.057 or the fast part shall full the east J of the second again to the shale of agreent shall full the intervent the second again the shale of a symmetry and literets at the second again the shale of agreement shall	the definery hereof <u>$\frac{1}{2}h0y_BTO_{1}$</u> the lawful waver. If the pressive above granted, combars:	
And the said part.LCS, switch of a good and inde that they will warrant an It is agreed between th accessed against said resul or 10^{-1} LCG. Interest. A erroin provided, then the y THIS GRANT is intender reling to the terms of	of the fust part do thereby covenant and agree that is to feesible visue of interface on therein, free and clear of all in defend the same arginant all parties making interfaciation is a parties herein that the just 1935 of use furt part half is the visue the same becomes do and payable, and that _LD events when the same becomes do dreged by the part of in the event that and part 1967 the fast part half all the event that and part 1967 the fast part half all of a metricane to cover the symmet of the part of payment un- listent at the rate of 1977 from the date of payment un- listent at the rate of 1977 from the date of payment un- d a metricane to every the symmet of the rame do- 	the definery hereof <u>they</u> BTO the lawful where <u>t</u> of the premises above granted, recumbers - termines during the life of this is feature, pay all taxes or assessments that may be beind and <u>the second part</u> the buildings upon said real rests feature is grainst fire and toreado in of the second part, the iss, if any, made spatials the part <u>)</u> of the second part to be on pay such taxes when the same become due and payable and to keep saft premise insured is difference of the not the same become due and payable and to keep saft premise insured and the record part of the indeviced area of payable and to keep saft premise insured and the record part of the indeviced area of the indevicience of payable and to how the indevicience, are of the of the second part of the amount to paid shall become a part of the indevicience, are of the of the second part of the indeviced area of the indevicience of the indevic	
And the said particles, selected of a good and inde- that they will warrant an It is agreed between the source and by such fasorand at of _15.6 interest _ A indextury, and shall bear findextury, and shall bear Third GRAST is internet reling to the terms of	of the first part do therefore years and and arree that a to the first line there is the same a salisit all parties making lawful chain to a parties bareto that the years 1293 of the first part takes that the parties that the parties that the parties that the parties and the parties that the parties are salis to the first part take the parties are the parties and the parties and the parties are and the parties and the parties are and the parties are the parties and the parties are the parties and the parties are the parts of the parties to the parties to the parties to the parties to the part of the the part of the parties to the parties to the part of the the part of the the part of the parties to the parties to the part of the the part of the the part of the part of the part of the the part of the the part of	the definery hereof <u>thOy</u> BTO the lawful where \pm of the presides above granted, comburge \pm . Listeria. Listeria. My TALL keep the buildings uses and real actual forward against fire and located to of the second part, the loca, if any, made payable to the part y_{-} of the second part to the or part such taxes when the same become due and payable and the part y_{-} of the second part to the or part such taxes when the same become due and payable and the part y_{-} of the second part to the or part such taxes when the same become due and payable and to keep all premises invest the lawforemath of the smouth to paid shall become a part of the indeficience, second by 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
And the said particles, selected of a good and inde- that they will warrant an It is agreed between the source and by such fasorand at of _15.6 interest _ A indextury, and shall bear findextury, and shall bear Third GRAST is internet reling to the terms of	of the first part do therefore years and and arree that a to the first line there is the same a salisit all parties making lawful chain to a parties bareto that the years 1293 of the first part takes that the parties that the parties that the parties that the parties and the parties that the parties are salis to the first part take the parties are the parties and the parties and the parties are and the parties and the parties are and the parties are the parties and the parties are the parties and the parties are the parts of the parties to the parties to the parties to the parties to the part of the the part of the parties to the parties to the part of the the part of the the part of the parties to the parties to the part of the the part of the the part of the part of the part of the the part of the the part of	the definery hereof <u>thOy</u> BTO the lawful where \pm of the presides above granted, comburge \pm . Listeria. Listeria. My TALL keep the buildings uses and real actual forward against fire and located to of the second part, the loca, if any, made payable to the part y_{-} of the second part to the or part such taxes when the same become due and payable and the part y_{-} of the second part to the or part such taxes when the same become due and payable and the part y_{-} of the second part to the or part such taxes when the same become due and payable and to keep all premises invest the lawforemath of the smouth to paid shall become a part of the indeficience, second by 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
And the said part.LES. selected of a good and inde- that they will warrent an It is agreed between this server agrins and real or a server agrins and real or server agrins and real or server agrins and real or the server agrins and the server reling to the terms of by it 25 of the first part and this convergence and and this convergence and become a bandwide, and the become a bandwide, and the	of the fort part doterming revenues and and agree that at the feedble network of their innove therein, free and class of shit is addefend the same against all parties making lawed(claim to a parties herein that the year 1.215 of the first part that the their 1.215 of the first part hall that the their 1.215 of the first part hall fail to eventuary as shall be specified and directed by the part 1.215 of the first part hall fail to the rest of 1.05 for the first part hall fail to the rest of 1.05 for the first part hall fail to the rest of 1.05 for the first part hall fail to the rest of 1.05 for first part hall fail to the rest of 1.05 for the part of 1.05 for the part of the spectra of the spectra of the rest of 1.05 for the part of 1.05 for the pa	the definery hereof <u>they</u> BTO the lawful tweet. If the premises above granted, termshere the during the life of this (resture, pay all taxes or assessments that may be bread $\frac{1}{2}$, which have the buildings toom soid real critic inversite and the most be bread of the second part, the law, if any, made symble to the part <u>1</u> of the second part to the $\frac{1}{2}$ buildings the buildings toom soid real critic inversite and the read tormade in of the second part, the law, if any made symble to the part <u>1</u> building the second part to the $\frac{1}{2}$ buildings the same become due and parable and to keep said premises insured and the second part, the law of the same become due and parable and to keep said premises insured and the second part, the law of the same become due to part of the individues, secured by a fully result. The same terms is paid shall become a part of the individues, secured by a fully result. The same terms are same to be terms of said collection and tas to serve any run mance or to different any runs with interest thereas and the prevised in the law runs the same become due and and task to serve any run and are to for different any runs with interest thereas and any label of the base in by obligation contained therein fully discharged. If doesn the made in such payments or any $\frac{1}{2}$ pay in the runs paid when the same become due and parable of if the law runs are $\frac{1}{2}$ paid when the same become due and are paid or when the individue is allowed.	
And the said partleCs. Series of a good and inde- that they will warrent an It is agreed between the severed actions and real or severed actions of the real of the terms of the severed actions of the part 165 of the forst part and this compares and and the forst parts of the severed actions, and the Severed Actions, and the	of the fort part doterming revenues and and agree that at the feedble network of their innove therein, free and class of shit is addefend the same against all parties making lawed(claim to a parties herein that the year 1.215 of the first part that the their 1.215 of the first part hall that the their 1.215 of the first part hall fail to eventuary as shall be specified and directed by the part 1.215 of the first part hall fail to the rest of 1.05 for the first part hall fail to the rest of 1.05 for the first part hall fail to the rest of 1.05 for the first part hall fail to the rest of 1.05 for first part hall fail to the rest of 1.05 for the part of 1.05 for the part of the spectra of the spectra of the rest of 1.05 for the part of 1.05 for the pa	the definery hereof <u>they</u> BTO the lawful tweet. If the premises above granted, termshere the during the life of this (resture, pay all taxes or assessments that may be bread $\frac{1}{2}$, which have the buildings toom soid real critic inversite and the most be bread of the second part, the law, if any, made symble to the part <u>1</u> of the second part to the $\frac{1}{2}$ buildings the buildings toom soid real critic inversite and the read tormade in of the second part, the law, if any made symble to the part <u>1</u> building the second part to the $\frac{1}{2}$ buildings the same become due and parable and to keep said premises insured and the second part, the law of the same become due and parable and to keep said premises insured and the second part, the law of the same become due to part of the individues, secured by a fully result. The same terms is paid shall become a part of the individues, secured by a fully result. The same terms are same to be terms of said collection and tas to serve any run mance or to different any runs with interest thereas and the prevised in the law runs the same become due and and task to serve any run and are to for different any runs with interest thereas and any label of the base in by obligation contained therein fully discharged. If doesn the made in such payments or any $\frac{1}{2}$ pay in the runs paid when the same become due and parable of if the law runs are $\frac{1}{2}$ paid when the same become due and are paid or when the individue is allowed.	
And the said parkless selected of a good and inde- that they will warrant an It is afteed between the several statistic states are even it of 3.5 ± 0.5 interest. A even in of 3.5 ± 0.5 interest. A even in the several states are rain provided, then the s rains of 3.5 ± 0.5 interest. A rains of 3.5 ± 0.5 interest. Tills GUANT is intended will be the terms of by 1.55 interest and will be the several states are rains of the several states are rains of the several states are respectively and the several states are an and the several several states are and the several several states are states and the several states are states and the several states are states and the several seve	of the first part do- termine varies of the interpretention of the first first part dotter and the same argument in the same argument is the same argument of the same argument is a same argument of the same argument is the same argument of the same argument argument is a same argument arg	the definery hereof <u>they</u> BTO the lawful where \pm of the presides above granted, comburg $=$ this real. It ill time during the life of this is feature, pay all taxes or assessments that may be breist $\frac{1}{2}\sqrt{1+1}$ Likes the building uson and real write inverted against that may be breist of the second part, the bar, if any, made payable to the party of the second part to the or year such taxes when the same become due and payable and to be party of the second part to the or year such taxes when the same become due and payable and to be party parts and the same when the same become due to payable and to be party of the second part to be only not have been the same become due and payable and to be party of the second part to be the of the same second to be the terms of all distantions and the second part of light regard. If the terms of all distant and the terms of all distant may be there are that the definition constained input distants. If default be made in ach represents or any other terms are one of the terms of all distant and the terms of all distant taxes are then the construction of the definition constained herein faily distants. If default be made in ach represents or any other terms are one of the use is committed on all promised, in this construc- tions are made to the analy event the terms of all distants and the second parts and the term of the many payable to be made to all promised to a light the second the many payable to be and the part are the second part of the second to all the order to be thered, and the ouries, the and east of all means and the outer, and all there includent thered, and the ouries, the and east of all means the shall be payable to all the the second to be the shall be payable to all the based to be all the second to be the shall be payable to all the based to be all the second to be all the based to be all the second to be all the based to be all the the second to be all the based to b	
And the said partlECS selected of a good and inde that they will warrant an It is agreed between the severed against said rain as severed against said rain as severed against said rain as severed against said rainst errise provided, then they arrive arrowing the said said indexture, and the said said part 125 of terms and said said said the said said because the bits of said said said said said said said said said said said said and said said said said said said said said said said said	of the fort part do—here by coven at and agree that a to feasible rates of the herein by chief in the same anginet all parties making lawful chief at a parties berein that the jurt 2.95 of the first part that the jurt 2.95 of the jurt 2.95 of the jurt 2.95 of the same that the jurt 2.95 of the jurt 2.95	the definery hereof <u>they</u> BTO the lawful where <u>-</u> of the presides above granted, combury <u>-</u> blared. It ill there during the life of the lefenture, pay all taxes or assessments that may be breed 0^{10} will like the builting to use noise real rests forwerd against that may be breed of the second part, the bar, if any, made payable to the part <u>J</u> . of the second part to the observed here, then the anse become due and payable on the part <u>J</u> of the second part to the life of the second part, the bar, if any, made payable to the part <u>J</u> . of the second part to be only used have when the anse become due and payable of the part <u>J</u> of the second part to the or jubre, and the amount so paid shall because a part of the individual second part of lifer fraction encode and the <u>2155</u> . Are ef <u></u>	
And the said partlECS selected of a good and inde that they will warrant an It is agreed between the severed against said rain as severed against said rain as severed against said rain as severed against said rainst errise provided, then they arrive arrowing the said said indexture, and the said said part 125 of terms and said said said the said said because the bits of said said said said said said said said said said said said and said said said said said said said said said said said	of the fort part do—here by coven at and agree that a to feasible rates of the herein by chief in the same anginet all parties making lawful chief at a parties berein that the jurt 2.95 of the first part that the jurt 2.95 of the jurt 2.95 of the jurt 2.95 of the same that the jurt 2.95 of the jurt 2.95	the definery hereof <u>they</u> BTO the lawful where \pm of the presides above granted, comburg $=$ this real. It ill time during the life of this is feature, pay all taxes or assessments that may be breist $\frac{1}{2}\sqrt{1+1}$ Likes the building uson and real write inverted against that may be breist of the second part, the bar, if any, made payable to the party of the second part to the or year such taxes when the same become due and payable and to be party of the second part to the or year such taxes when the same become due and payable and to be party parts and the same when the same become due to payable and to be party of the second part to be only not have been the same become due and payable and to be party of the second part to be the of the same second to be the terms of all distantions and the second part of light regard. If the terms of all distant and the terms of all distant may be there are that the definition constained input distants. If default be made in ach represents or any other terms are one of the terms of all distant and the terms of all distant taxes are then the construction of the definition constained herein faily distants. If default be made in ach represents or any other terms are one of the use is committed on all promised, in this construc- tions are made to the analy event the terms of all distants and the second parts and the term of the many payable to be made to all promised to a light the second the many payable to be and the part are the second part of the second to all the order to be thered, and the ouries, the and east of all means and the outer, and all there includent thered, and the ouries, the and east of all means the shall be payable to all the the second to be the shall be payable to all the based to be all the second to be the shall be payable to all the based to be all the second to be all the based to be all the second to be all the based to be all the the second to be all the based to b	
And the said part LES, which said part LES, which are good and inde- tibut they will warrant an It is agreed between the week said the said the said the same said by such laterang of the same said by such laterang will be said to said the same will be same	of the fort part do—here by coven at and agree that a to feasible rates of the herein by chief in the same anginet all parties making lawful chief at a parties berein that the jurt 2.95 of the first part that the jurt 2.95 of the jurt 2.95 of the jurt 2.95 of the same that the jurt 2.95 of the jurt 2.95	the definery hereof <u>they</u> BTO the lawful where \pm of the presides above granted, combrars $=$ <u>they</u> between the second part. The first the lawful they are a second part to be by <u>they</u> will have the building users and real meter leavant that may be breised <u>they</u> will have the building users and real meter leavant that may be breised <u>they</u> will have the building users and real meter leavant the text of a second part to be by the second part to be boots and they are also be the text be the second part to be the second part to be the second part to be boots and the amount to paid shall become a part of the indeficiences, second by a second part, the text of a second part to be boots and the amount to paid shall become a part of the indeficiences, second by a second part, the text is the terms of at boots provided. In the event, but the text terms and the terms of at boots the serve as 2π and the amount to paid shall become a part of the indeficiences, second by a second part with text to terms of at boots the terms of at the text terms of the text text the text text text the text text	
And the said part LES, which said part LES, which are good and inde- tibut they will warrant an It is agreed between the week said the said the said the same said by such laterang of the same said by such laterang will be said to said the same will be same	of the fort part do—here by coven at and agree that a to feasible rates of the herein by chief in the same anginet all parties making lawful chief at a parties berein that the jurt 2.95 of the first part that the jurt 2.95 of the jurt 2.95 of the jurt 2.95 of the same that the jurt 2.95 of the jurt 2.95	the defirery hereof	
And the said partlECS selected of a good and inde that they will warrant an It is agreed between the severed against said rain as severed against said rain as severed against said rain as severed against said rainst errise provided, then they arrive arrowing the said said indexture, and the said said part 125 of terms and said said said the said said because the bits of said said said said said said said said said said said said and said said said said said said said said said said said	of the fort part do—here by coven at and agree that a to feasible rates of the herein by chief in the same anginet all parties making lawful chief at a parties berein that the jurt 2.95 of the first part that the jurt 2.95 of the jurt 2.95 of the jurt 2.95 of the same that the jurt 2.95 of the jurt 2.95	the defirery hereof	
And the said parkless selected of a good and inde- that they will warrent an It is safered between hi it is safered between hi or and by such fastrant or an it of 350. Interest, A triving provided, then he or THIS GRANT is interest of a start fast of the terms of the safered fast of the terms of the safe terms of the safered fast of the safered fast of the safered terms of many safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safered fast of the safere	of the first part do- fictivity restor of charitary correnant and agree that at 1 and defend the same arainst all parties making lawful chain to a parties bervies that the just 2025 of the first parts hain the parties bervies that the just 2025 of the first parts hain that the the same arainst all parties making lawful chain to a parties bervies that the just 2025 of the first part hain that the part has a part 1026 of the first part hain 1026 the event has law part 1026 the first part hain 1026 the event has law part 1026 the first part hain 1026 the event has law part 1026 the first part hain 1026 the first part the event has part of the parts 1027 1020 - creates written obligation - for the parsent of an hain first part the maximum first part of the first part has an hain first part the maximum first part of the part of the the same restinger to make a berein part of the part of the based of participal and latteret, together with the area is and the part of the latteret of parts first has been parted of the the part of the latteret of parts first has been parted by the has a base and restoring the heads and been parted by the has a base and metal first part parts and a set of particles and the parts of the latteret, together with the area is and the parts of the latteret of parts with the area is and the part part 122. The part 122. All parts parts 123. BEOF, The part 123. of the first part ha XE. he	the defirery hereof	
And the said parkless selected of a good and inde- that they will warrant an It is a direct between the that they will warrant an it is a direct between the own and by such lawrant of	of the first part do interfay corenant and agree that at the feasible network of charitmene therein, fees and class of all holds of defend the same anziant all parties making lawful claim to a parties berein that the just 2025 of the first part half at the parties with the same and and parabole, and that the first varue tawards and and parabole, and that the first varue tawards are compared to an approximate the taward the first varue taward to an other taward to an other taward to an other taward to an other taward taward to an other taward ta	the definery hereof_they_BTO_ the lawful vers _ of the presides above granted, combary = bired. bir	
And the said parkless selected of a good and inde- that they will warrent an It is a farteed between the essential and the said of the essential selection of the said of the essential by such fastrant of 3.5 C. Interest. A turbin pervised, then the said rilling to the terms of the said by such fastrant rilling to the terms of the said of the said bear rilling to the terms of the said the said the said rest of the said the said the said the said the said the said the said the said the therest or any solid the therest or any solid the therest or any solid the said t	of the first part doterming corenant and agree that at 1 is the factoring thereing, fore and clare of all in ad defend the same against all parties making lawful claim 1 is parties barkets that the yarri 2021 of the first part hall that the terminal	the defirery hereod_their years and the lawful waver of the presides above present combary	
And the said parkless selected of a good and inde- that they will warrent an It is a farteed between the essential and the said of the essential selection of the said of the essential by such fastrant of 3.5 C. Interest. A turbin pervised, then the said rilling to the terms of the said by such fastrant rilling to the terms of the said of the said bear rilling to the terms of the said the said the said rest of the said the said the said the said the said the said the said the said the therest or any solid the therest or any solid the therest or any solid the said t	of the first part do	the definery hereof_they_BTO_ the lawful were _ of the presides above preseted terminers - tail lines during the life of the is feature, pay all taxes or assessments that may be brief (My_Will keep the building uson and real matter issues assessments that may be brief of the second part, the Exc. (f ave, made payable to the party of the second part to the they will have been the same become due and payable is at the preside issues of preside they or it have been the same become due and payable is at the party of the second part to the they or it have a been the same become due and payable is at the party for preside issues they or it have a been the same become due and payable is at the party for preside issues they or it have a substantial to be trans of all distantians at the two for preside issues are the definition constained they in the terms of all distantians at the two there ease it have the definition constained they in faily distances. If do not be made in ach represents invest the definition constained they in the two the terms of all distantians at the two results at the definition constained they in the two results of the made in a charge may be the set of the said writter ability into for the security of which its induction is a same set a barrow in the manary provide by the we and have a set or the parts in the concerns are and a very children have results in the made and a particle that its above its ere units and writter ability in the result of all benefits a secretion of a same with the definition and a very children have excited by the part of the benefits and the and the same result above in the manary provide by the we and a bar is bar in the concerns ere units and the manary provide by the part of the same is barbone to the same is the presentitives, and the average of the respective parts above the definition and a very children have and the same is barbone to the same results and the same is a same is a same and the results parts. In the same results	
And the said parkless selected of a good and inde- that they will warrent an It is a farteed between the essential and the said of the essential selection of the said of the essential by such fastrant of 3.5 C. Interest. A turbin pervised, then the said rilling to the terms of the said by such fastrant rilling to the terms of the said of the said bear rilling to the terms of the said the said the said rest of the said the said the said the said the said the said the said the said the therest or any solid the therest or any solid the therest or any solid the said t	of the fort part doready proving and and agree that at 1 is enable neare of a link free and class of all link of defend the same arainst all parties making larged claim 1 is parties breaks make and parties making larged claim 1 is parties breaks that the just 1 205 of the first part all link. East to compare a shall be prefied and directed by the part J in the large of 200 free first bar the size of 100 free the shart of parties and link the large of 200 free first bar the size of 100 free the shart of parties the size of 100 free the shart of parties the size of 100 free the shart of parties the size of 100 free the shart of parties the size of 100 free the shart of parties the size of 100 free the size of the si	the definery hereof_they_BTO_ the lawful vers _ of the presides above granted, combars - binets. It ill there during the life of this is feature, pay all taxes or assessments that may be detech (Ay_Whill keep the builting costs and real series forwerd against free and toraked to af the second part, the bar, if ary, made parable to the party_ of the second part to the bar on the two best datase become due and parable as to keep asid premises bound they or ithey, and the amount as paid shall become a part of the informations, second by 0 DOLLARS, bit aux of moore, executed on the _21st, day ef	
And the asid parkless selected of a good and inde that they will warrant an It is agreed between the several against and real as several against and real as several against and real as several against and the several rest of 15.2 . Interest. A serial provided, then the rest of 15.2 . Interest. A rest of 15.2 . Interest of the several several as a rest of 15.2 . Interest of the several several as a several several several as the several several several several to the several several several to the several several several several several several several several several several several to the several s	of the fort part do iterative reaching larger that at 1 is feasible rates of the intermet periods for the difference thereing, fees and dark of the same axainst all parties making larger that at 1 is a raties berries that the part 1 205 of the first part that . End to make the same axainst all parties making larger that . End to make the same axainst all parties making larger that . End to make the same axainst all parties making larger that . End to make the same axainst all parties make and larger the part 2 and the same axainst all parties make and larger the same axainst all parties make and larger the same axainst all parties make and larger the same axainst all part is the same axainst all part is a same axainst all parts and larger the same axainst all of the angenet and larger the same axainst all of the angenet axainst all parts and larger the same axainst a	ble delivery hereof_they_BTO_ the lawful vers _ of the presides above granted, combars - ble delivers between the life of the is feature, pay all taxes or assessments that may be deried (Ay, Will Likep the building to use and real series hereof against the the and torakes in of the second part, the bx., if any, made payable to the party of the second part to the boy are take taxes when the anse become and the party is and to the party of the second part to the boy are take taxes when the anse become and the party of the second part to the boy are take taxes when the anse become and party is and the party of the second part to the boy are take taxes when the anse become and party is and the party of the second part to the boy are take taxes of the party of the second part to the boy are take taxes of the party of the second part to the they or either, and the amount to paid shall become a part of the indexical area, second on the of the second part they or it discharge act, taxes with interest thereon as herein previded, in the event that the off part of the part of party the the stark part of the indexical or any the off and if writer shifts discharged. If of data is an end on the party estimation area the stark party of the stark party of the indexical or any the off and if writer shifts the herd for the stark party of the stark party of the stark party there on the stark is a stark party is the stark party of the stark party of the stark party the off and every children in the stark party of the stark party of the stark party of the stark party the party is and the herd for the stark party (the the stark party (the the stark party (the stark party), if the barty	
And the said parkless selected of a good and inde- that they will warrant an It is agreed between the severed against and real as severed against and real as severed against and real as severed against and by such fastrant of	of the fort part doready proving and and agree that at 1 is enable neare of a link free and class of all link of defend the same arainst all parties making larged claim 1 is parties breaks make and parties making larged claim 1 is parties breaks that the just 1 205 of the first part all link. East to compare a shall be prefied and directed by the part J in the large of 200 free first bar the size of 100 free the shart of parties and link the large of 200 free first bar the size of 100 free the shart of parties the size of 100 free the shart of parties the size of 100 free the shart of parties the size of 100 free the shart of parties the size of 100 free the shart of parties the size of 100 free the size of the si	the definery hereof_they_BTO_ the lawful vers _ of the presides above preset- tionshars	
And the said parkless selected of a good and inde- that they will warrent an It is a greech between the severed achieves that the said severed achieves that has a commany of 1500 interest. A tering provided, then the or THIS GRANT is intended right to the terms of the said by such fastpart right of the terms and said the terms of the park 1800 the terms of the said the terms of the park 1800 the terms of the said the terms of the thereof or any delivation thereof or any delivation thereof or any delivation the said the terms of the said the said the said the said the said the said the said the said the said the IN V.ITNESS WHIT term.	of the first part do	be definery hereod_they_Br0_the tawful were _ of the presides above preset. Exercises as the second part, the taw, if any, made payable to the party_of the second part to the of the second part, the taw, if any, made payable to the party_of the second part to the of the second part, the taw, if any, made payable to the party_of the second part to the of the second part, the taw, if any, made payable to the party_of the second part to the of the second part, the taw, if any, made payable to the party_of the second part to the of the second part, the taw, if any, made payable to the party of the second part to the of the second part, the taw, if any, made payable to the party of the second part to the of the second part, the taw, if any, made payable to the party of the second part to the of the second part, the taw, if any, made payable to the party of the second part to the of the second part, the taw, if any, made payable to the party if adO of the second part, the taw, if any, made payable to the second part to the of if the second part, the taw, the terms of atta deblepate and the second part to the of deblepate are and party is a second to the second part to the second part to the of the second part, the taw, the second to the second part to the second part to the of the second part, the taw, the taw the second to the second part to the of the second part, the taw, the second to the second part to the of the second part, the taw, the second part to the secon	The Rose
And the said parkless selected of a good and inde- that they will warrant an It is agreed between the severed against and real as severed against and real as severed against and real as severed against and by such fastrand of J.S.C. Interest. A series provided, then the shall be THIS GRANT is intended by J.S.C. terms made series around by such fastrand films to the terms of 	of the fort part do	be definery beread _ \$\frac{1}{100}\$ are 0 _ the lawful vers _ of the presides abve granted, combrar = 0 the definer of the form the life of the isotation part of the second part is the life of the isotation and is of the second part is the life of the isotation and isotation of the second part is the life of the lif	The Poles
And the said parkless selected of a good and inde- that they will warrant an It is agreed between the severed against and real as severed against and real as severed against and real as severed against and by such fastrand of J.S.C. Interest. A series provided, then the shall be THIS GRANT is intended by J.S.C. terms made series around by such fastrand films to the terms of 	of the for part do iterative grants and agree that a to a line in the factor of the first part of the same against all parties making lawful chain to parties between that the years 201 of the first part has that the factor of the factor part has the factor of t	be definery hereof_they_BTO	The Rose
And the said parkless selected of a good and inde- that they will warrant an It is agreed between the several against and real as several against and real as several against and real as several against and the several rest of 1500 interest. A series provided, then the said rest of 1500 interest as rest of 1500 interest as several against and the several method by such fairpart and the convergence state with a convergence state several against as a several the several several the several method and are to said be into the several the said and are to said be into the several the several the said be into the several the several the said be into the several the said be into the several the several the said be into the several the said be into the several the said be into the several the several the said be into the several the said be into the several the several the said be into the several the several the said be into the several the	of the for part do iterative grants and agree that a to a line in the factor of the first part of the same against all parties making lawful chain to parties between that the years 201 of the first part has that the factor of the factor part has the factor of t	ble delivery hereof_they_BTO	This Polocy yes writer on the original

119