MORTGAGE RECORD 84

0)

Constant of the local division of the local

0

and the second

0

0

-

.

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.		1T
I. C. Guman and H	anian W. Turnan bia aife	This instrument was filed for record on the		
de de lurner and ki	arion W. Turner, his wife	June A. D. 10 40, at 4:20 Darrow Q. Bec.	o'clock F. M.	
Peoples State	Bark Lawronce, Kansas.	A UNEL M	gister of Deeds. Deputy.	
THIS INDENTURE, M hundred and forty	lade this fifteen by of June between	, in the year of our Lord, o	one thousand nine	
		Turner, his wife		
	in the County of		5n.3	
and the set of the set	the said partion of the first part, in consi	part y of	the second part.	
Twonty five h	hundred 00/100	Grand, Dargain, Sell and Mortgage to the said part y of Grant, Bargain, Sell and Mortgage to the said part y of Douglas and State of Kansas, to-wit:	d, the receipt of f the second part,	
	A strip of land 50 feet wid	de from North to South off the North		ALC: NOT
	side of Lot 4, running the	whole length of said Lot, in Block 8		
		tion to the City of Lawrence		
				No. of Concession, No. of Conces
And the said partics of the	he first part do hereby covenant and agree that a	parties of the first part therein. at the delivery bereat they are the lawful ownerS of the pre	mises above granted,	
and selved of a good and indefease and that they will warrant and do It is agreed between the pa or ascessed against said real estate such sum and up such insure or extent of <u>105</u> interest. And	be first set do bereky corecast and agree that a hilde exists of Inheritance that, in, five and clear of all efford the same arainst all parties making lawful child rites berein that the part $\Delta E G$ to the first part size when the same becomes due and payable, and that Δ eigners as whill be seefided and directed by the part M in the event that and park G of the first part size.	at the delivery hereof	s that may be levied fire and tornado in e second part to the ald premises insured	
and seized of a good and indefeas and that they will warrant and do It is agreed between the pa or assessed against asid real state such sum and in such interact or extent of <u>115</u> Interest. And as arenin provided, then the part this indenture, and shall been thus	he first part do	at the definery hereof	s that may be levied fire and tornado in a second part to the aid premises insured Matures secured by	
and selved of a good and indefeas and that they will warrant and do It is agreed between the pa or ancessed against said real setuc. Work was an a set in interact or extent of 1150 Interest. And as brefat porvised, then the part this indenture, and shall been into THIS GRANT is intered as a preceding to the terms of ODG	be first part do bench, revenues and agree that a like exists of faheritance thus, in, free and clear of all effect the same scatter all particles and index of all when the same becomes due and payale, and that L^{-}_{-} equipters as while seconds and directed by the part of in the second second second second second second in the second second second second second second pay of the second part part pay second the second second reveal the rate of 10% from the date of payment is a mentages to exact the payment of the second second second second second events within a different second second second second second events within a different date of the second second second reveal the second be second second second second second second second second sec	at the definery hereof. URCY B.FO the inertial owner S. of the pres- 1 forumbrance in there, it is a titume during the life of this indenture, yes all taxes or assessment hoy. Mill kep the buildings upon said read enter insured against L. of the second part, the less, if oney made parable to the part X_ of the the second part, be defined as the same because due and parable and to keep a unid fully reput.	a that may be levice for and tormade in a second part to the aid premises insured to the second by 	
and select of a good and indefeas and that they will warrant and do It is arready as a selection of the selection of the or asceed axial and real extat to the une and a seck intrinser. In this indenture, and shall beer into THIS GRAFT is interedue as according to the terms of $-OIO$ and by $\frac{1}{3}$ US. terms made part on unsult of the section of the section of the terms of a section provided the section of the section of the section of the section of the section of the section of the section of the section of	he first part do bench, revenues and agree that a like eviate of laberitance that init, free and clear of all eviate of laberitance that init, free and clear of all evidence that the part 1.02 of the first part init when the same becomes due and paryle, and that $J_{\rm evidence}$ is when the same becomes due and paryle, and that $J_{\rm evidence}$ in the evidence of the same becomes due and paryle, and in the evidence of the first part init and the $J_{\rm evidence}$ in the evidence of 10% from the date of payment i a mentage to accurate the grammer $U_{\rm evidence}$ is the rate of 10% from the date of payment i metrics of the accurate the grammer $U_{\rm evidence}$ is the transformer of the evidence of the payment is the same date of the payment is evidence of the payment is the same date of the second payment is all rates of the payment $M_{\rm evidence}$ is the same date of the payment is rable to the payment $M_{\rm evidence}$ and $M_{\rm evidence}$ is the same date of the second payment is all parts and the payment is the same date of the second payment is all parts the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the	at the definery hereof. URCY BTO the inertial owner S. of the pres- 1 forumbrance	a that may be levied five and ternado in a second part to the aid perceins insured that reme. Insured that reme. Second by 	
and select of a good and indefeas and that they will warrant and do It is arready as a selection of the selection of the or asceed axial and real extat to the une and a seck intrinser. In this indenture, and shall beer into THIS GRAFT is interedue as according to the terms of $-OIO$ and by $\frac{1}{3}$ US. terms made part on unsult of the section of the section of the terms of a section provided the section of the section of the section of the section of the section of the section of the section of the section of the section of the section of the section of the section of the section of	he first part do bench, revenues and agree that a like eviate of laberitance that init, free and clear of all eviate of laberitance that init, free and clear of all evidence that the part 1.02 of the first part init when the same becomes due and paryle, and that $J_{\rm evidence}$ is when the same becomes due and paryle, and that $J_{\rm evidence}$ in the evidence of the same becomes due and paryle, and in the evidence of the first part init and the $J_{\rm evidence}$ in the evidence of 10% from the date of payment i a mentage to accurate the grammer $U_{\rm evidence}$ is the rate of 10% from the date of payment i metrics of the accurate the grammer $U_{\rm evidence}$ is the transformer of the evidence of the payment is the same date of the payment is evidence of the payment is the same date of the second payment is all rates of the payment $M_{\rm evidence}$ is the same date of the payment is rable to the payment $M_{\rm evidence}$ and $M_{\rm evidence}$ is the same date of the second payment is all parts and the payment is the same date of the second payment is all parts the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the	at the definery hereof. URCY BTO the inertial owner S. of the pres- 1 forumbrance	a that may be levied five and ternado in a second part to the aid perceins insured that reme. Insured that reme. Second by 	
and select of a good and indefeas and that they will warrant and do It is arready as a selection of the selection of the or asceed axial and real extat to the une and a seck intrinser. In this indenture, and shall beer into THIS GRAFT is interedue as according to the terms of $-OIO$ and by $\frac{1}{3}$ US. terms made part on unsult of the section of the section of the terms of a section provided the section of the section of the section of the section of the section of the section of the section of the section of the section of the section of the section of the section of the section of	he first part do bench, revenues and agree that a like eviate of laberitance that init, free and clear of all eviate of laberitance that init, free and clear of all evidence that the part 1.02 of the first part init when the same becomes due and paryle, and that $J_{\rm evidence}$ is when the same becomes due and paryle, and that $J_{\rm evidence}$ in the evidence of the same becomes due and paryle, and in the evidence of the first part init and the $J_{\rm evidence}$ in the evidence of 10% from the date of payment i a mentage to accurate the grammer $U_{\rm evidence}$ is the rate of 10% from the date of payment i metrics of the accurate the grammer $U_{\rm evidence}$ is the transformer of the evidence of the payment is the same date of the payment is evidence of the payment is the same date of the second payment is all rates of the payment $M_{\rm evidence}$ is the same date of the payment is rable to the payment $M_{\rm evidence}$ and $M_{\rm evidence}$ is the same date of the second payment is all parts and the payment is the same date of the second payment is all parts the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date of the second payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the first payment is the same date payment is the	at the definery hereof. URCY BTO the inertial owner S. of the pres- 1 forumbrance	a that may be levied five and ternado in a second part to the aid perceins insured that reme. Insured that reme. Second by 	
and select of a good and indefease and that they will warrant and do It is streed between the part of sacceed agalant said real exist to hum and a such intranser, and a hordin parvilled, then the part this indentum, and shall been into THIS GRANT is intraced as according to the terms of $-OIO$ and by 1 the terms of $-OIO$	he first part do berefy covenant and appret that a hike exists of laberitance that in, free and clear of all events of laberitance that in, free and clear of all intrine hereits that the part 1.215 of the first part 1.215 where the same become due and paylish, and that, is repart to the second and paylish and that, is the second that part 2.65 of the fort part 2.015 . In the second work part part all there are do for a start of 10.25 from the second part, while the second of the second work part part all there are do for a start part of 10.25 from the second part, while the "MonOILY TIPO FUNCTION OF UNITION of UNITION" - 	at the definery hereof $\frac{1}{10}(\frac{10}{2},\frac{10}{2},\frac{10}{10})$ the inertial owner 5. of the presidence in thereas in the sets in the sets in the sets in the sets in the set of the set	a that may be level for and ternals in a second part to the ald provides insured intervent way and part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of t	
and select of a good and indefeas and that they will warrant and d It is attracted between the po- tor asceed axistant saif real extat to the use and a secial instance of the track of the secial instance of this infeasure, and shall beer ini- THIS GRAPT is interedea at according to the terms of $-OIO$, and by $\frac{1}{15}$ terms made pa correspondent to the terms of $-OIO$, and by $\frac{1}{15}$ terms made pa correspondent to the terms of $-OIO$, and by $\frac{1}{15}$ terms made pa correspondent to the terms of $-OIO$ and by $\frac{1}{15}$ terms made pa correspondent to the terms of $-OIO$ immediately mature and become d immediately mature and become d rests and benefits accruine theory.	be first part do berty covenant and agree that a bill critical term of the result of the term of the rank of the result of the term of the rank of the ran	as the delivery hereof. $\frac{1}{2}\frac{1}{102}\frac{1}{2}\frac{1}{102}\frac{1}{102}$ the lateful owner 5. of the pre- l harmhene in there is a second set of the second part of the second part, the loss if any, main particle to the part of the second part, the loss if any, main particle to the part $\frac{1}{102}1$	a that may be leried for and tornado in a second part to the ald provides insured that may be a second by produce the product or any any d, in the errors that we havened to a vary if the insurance is the table encryption of the second that the share encryption of the sh	
and select of a good and indefease and their they will warrant and do It is attent of the second to go or ascend azalant sail real exist to the sum and or such interacts. And a such been provided, then the part this indentum, and shall been into THIS GRANT is intered as according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the strength and the second provided there, or this indentum, and be said according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the second been as a the second been as a provided been as a second been as a provided been as a second been as a provided been as a a second been as a second be able to the terms as a provided been as a a second been as a second be able IN WITNESS WHEREW	be first part do brethy covenant and agree that a bill critical factor of all weight critical factoriance that into, free and cherr of all weight critical factors and the critical factors	as the delivery hereof. $\frac{1}{2}$ NCY_BTO the lasterial ownerS. of the pre- lacumbrance	a that may be level for and tornado in a second part to the ald provides insured that may be a second part in the second part is a second part of the part of the second part of the second that and the this second part of the second to the second part of the se	
and setted of a good and indefeas and that they will warrant and do It is attracted between the po- tor an enced axistant and real erats to the num and y sets in intranter. In this infeature, and shall been into this infeature, and shall been into THIS GRANT is intended as according to the terms of $ODIO_{\rm and}$ by $\frac{1}{150}$ terms made pa- er sums of hances relations that we have part thereof or any children by the solid part 4 first the terms of $DOIO_{\rm and}$ immediately mature and become d rests and benefits around the worked become investigation that the solid become d rests and benefits around the worked mark the rest of the solid become d mark the solid become the worked mark the rest of the solid become d mark the rest of the solid become d mark the terms of the solid b	be first part do brethy covenant and agree that a bill critical factor of all weight critical factoriance that into, free and cherr of all weight critical factors and the critical factors	as the delivery hereof. $\frac{1}{2}\frac{1}{102}\frac{1}{2}\frac{1}{102}\frac{1}{102}$ the lateful owner 5. of the pre- l harmhene in there is a second set of the second part of the second part, the loss if any, main particle to the part of the second part, the loss if any, main particle to the part $\frac{1}{102}1$	a that may be level for and tornado in a second part to the ald provides insured that may be a second part in the second part is a second part of the part of the second part of the second that and the this second part of the second to the second part of the se	
and select of a good and indefease and their they will warrant and do It is attent of the second to go or ascend azalant sail real exist to the sum and or such interacts. And a such been provided, then the part this indentum, and shall been into THIS GRANT is intered as according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the strength and the second provided there, or this indentum, and be said according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the second been as a the second been as a provided been as a second been as a provided been as a second been as a provided been as a a second been as a second be able to the terms as a provided been as a a second been as a second be able IN WITNESS WHEREW	be first part do brethy covenant and agree that a bill critical factor of all weight critical factoriance that into, free and cherr of all weight critical factors and the critical factors	as the delivery hereof. $\frac{1}{10}(2^{\circ}, 8.7^{\circ})$ the iserial owner 5. of the pre- lineumbrane	a that may be level for and ternado in e second part to the did provides insured that the second part to the did provides insured that the second part of the second part of the part of the second	
and select of a good and indefease and their they will warrant and do It is attent of the second to go or ascend azalant sail real exist to the sum and or such interacts. And a such been provided, then the part this indentum, and shall been into THIS GRANT is intered as according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the strength and the second provided there, or this indentum, and be said according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the second been as a the second been as a provided been as a second been as a provided been as a second been as a provided been as a a second been as a second be able to the terms as a provided been as a a second been as a second be able IN WITNESS WHEREW	be first part do brethy covenant and agree that a bill critical factor of all weight critical factoriance that into, free and cherr of all weight critical factors and the critical factors	as the definery hereof. $\frac{1}{10}(2^{\circ}, 8.7^{\circ})$ the iserful owner 5. of the pre- in hermionse	a that may be leried for and ternale in a second part to the ald provides insured 1/2 towns award by 	
and select of a good and indefease and their they will warrant and do It is attent of the second to go or ascend azalant sail real exist to the sum and or such interacts. And a such been provided, then the part this indentum, and shall been into THIS GRANT is intered as according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the strength and the second provided there, or this indentum, and be said according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the second been as a the second been as a provided been as a second been as a provided been as a second been as a provided been as a a second been as a second be able to the terms as a provided been as a a second been as a second be able IN WITNESS WHEREW	be first part do brethy covenant and agree that a bill critical factor of all weight critical factoriance that into, free and cherr of all weight critical factors and the critical factors	as the definery hereof. $\frac{1}{10}(2^{\circ}, 8.7^{\circ})$ the iserful owner 5. of the pre- in hermionse	a that may be leried for and ternals in a second part to the aid provides insured tratmer, sourced by 	
and select of a good and indefease and their they will warrant and do It is attent of the second to go or ascend azalant sail real exist to the sum and or such interacts. And a such been provided, then the part this indentum, and shall been into THIS GRANT is intered as according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the strength and the second provided there, or this indentum, and be said according to the terms of _OIIO and by _1US _ terms make pa or sums of mozery advanced by the said part <u>in Circle</u> the second been as a the second been as a provided been as a second been as a provided been as a second been as a provided been as a a second been as a second be able to the terms as a provided been as a a second been as a second be able IN WITNESS WHEREW	he first part do bretty covenant and agree that a bill deviated fakeriance that in, free and char of all bill deviated fakeriance that in, free and char of all bill deviated fakeriance that in the second second part is any two the same become due and payoits, and that. I support a while a same became and any application of that. The second part may ray and takes and in restart that make a same of the second part is any second that the second part may ray and takes and in restart that make a same of the second part is any second that the second part may ray and takes and in restart that make a 10% from the date of symmet. The second part may ray and takes and in restart that make a 10% from the date of symmet. I a mortizes to accure the symmet of the second part, the second part is the second part, the second part is the second part is the second part, the second part is the second part	as the definery hereof. $\frac{1}{10}(2^{\circ}, 8.7^{\circ})$ the iserful owner 5. of the pre- in hermionse	a that may be level for and ternals in a second part to the aid provides insured tratmer, sourced by 	
and select of a good and indefease and that they will warrant and d It is attend between the part of an event against and feral exists that use and a since himsense to be hown and as a sinch himsense to that defeature, and shall been into THIS GRANT is intered as according to the terms of _0100 and by <u>158</u> terms make pa or sums of moory advanced by the said part <u>16.56</u> the ferst part has that defeature, and the since the since the side part <u>16.56</u> the ferst part has the side of the side part of the side to the side part of the side part of the side the side and the side will IN WITNESS WHEREO written.	he first part do bretty covenant and agree that a bill deviated flabritance that in, free and clar of all bill deviated flabritance that in, free and clar of all bill deviated flabritance that in the second second part is any two the same become due and payolis, and that. I support a while a same became and any payolis, and that. I we have that the base of LGS of the dot pay and in the event that and park CS of the fore years and . I second any the second and the part is and the second and the part is and the event that and park CS of the fore years and . I second any the pay and the second and the part is and "The other is a second and the part is and the second and the part is and "The second part may ray and takes and for the second part may ray and the second part is and "The is the part is and the second part is and the "The second part may be an expected of the isolation" - " even if the second part is and the isolations" and the second part is and the isolations of the isolations of the second part makes a bread part is and in the second part is and the second part is and the second part is and the second part is and the isolations of the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is and the second part is the second part is the second part is and the second part is the second part is the second	at the definery hereof	a that may be level for and ternado in a second part to the ald provides lowered in the second part to the ald provides lowered in the second part of the second part of the second part of the second part of the function of the second part of the all content of the all content of the all content of the second part of	
and select of a good and indefease and that they will warrant and d It is arread barrown the year of a second azalant and real exists the num and year. Intrastruct of the the num and year is such intrastruct of this indentum, and whill beer into THIS GRAFT is Interede and according to the terms of _0210_ and by its_terms made part of the second provide the term of _0210_ and by its_terms made part of the second provide the term of _0210_ and by its_terms made part of the second provide the term of _0210_ and by its_terms made part of the second provide the term of _0210_ the second provide the second the second to the terms and bareful the second the second the second provide the second the second to the terms and bareful the second the second to the terms and the second the second the second to the term of the term of _0210_ the second term of terms of the second term of the term of _0210_ the second term of terms of	he first part do brety covenant and agree that a hike exists of lakeriance that in, free and clar of all effect the same saminst all parties making laseful class tritles herein that the part 125 of the first part jain when the same becomes due and payolis, and that. Ja- egars a while a samefaed and directed by the part yill in the vent that and part QS of the first part yill in the vent that and part QS of the first part yill in the vent that and part QS of the first part yill in the vent that and part QS of the first part yill in the vent that and part QS of the desc of payness in "Y-origin the Y-ON First Part of the same and for effect at the rate of 150 frem the date of payness in "Notify T100 First Part of the same of a payness of the same part of the same as payofed in the instrume" - 	at the definery hereof	a that may be level for and ternado in a second part to the ald provides lowered in the second part to the ald provides lowered in the second part of the second part of the second part of the second part of the function of the second part of the all content of the all content of the all content of the second part of	
and select of a good and indefease and that they will warrant and d It is arread barrown the year of a second azalant and real exists the num and year. Intrastruct of the the num and year is such intrastruct of this indentum, and whill beer into THIS GRAFT is Interede and according to the terms of _0210_ and by its_terms made part of the second provide the term of _0210_ and by its_terms made part of the second provide the term of _0210_ and by its_terms made part of the second provide the term of _0210_ and by its_terms made part of the second provide the term of _0210_ the second provide the second the second to the terms and bareful the second the second the second provide the second the second to the terms and bareful the second the second to the terms and the second the second the second to the term of the term of _0210_ the second term of terms of the second term of the term of _0210_ the second term of terms of	he first part do berefy corenant and agree that a Mb critical first intermediate the sense of the sens	at the definery hereof	a that may be level for and ternado in a second part to the ald provides lowered in the second part to the ald provides lowered in the second part of the second part of the second part of the second part of the function of the second part of the all content of the all content of the all content of the second part of	
and select of a good and indefease and that they will warrant and d It is arread selected between the part of asseed assists and real exists the use and a size in instance. The table for the selected between the part table for the selected between the part association of the terms of _0100_ and by its terms made part of the selected between the part and Add the correspondential between the selected part of the terms of _0100_ and by terms made part of the selected between the part and Add the correspondential between the best layt up, as provided between as the selected between the unput install become behavior, and the selected between the table part of the service the best to relate the selected as a selected between the table part of the service the best to relate the selected between the selected to relate the selected between the unput that parts the selected between the selected to relate the selected between the selected between the selected to relate the selected between the	he first part do bretty covenant and agree that a hike exists of lakevinase that, in, free and clar of all effect the same smains all parties making laseful disk trites herein that the part JLCS of the first part jain when the same becomes due and payolis, and that. J Segment while be excelled and directed by the part jain to be even that and part QLS of the first part, jain the event that and part QLS of the disk of paynets. J. of the second part may ray add tars and far effect at the rate of 15% from the disk of paynets. J. The most part of 15% from the disk of paynets i standards to a second part, that all the second part, the second part of the second part, the second part of the second part, the sec	at the definery hereof	a that may be level for and ternado in a second part to the ald provides loaved if the second part to the second part to the second part to the second part to the second part of the se	
and select of a good and indefease and that they will warrant and d It is arread selected between the part of asseed assists and real exists the use and a size in instance. The table for the selected between the part table for the selected between the part association of the terms of _0100_ and by its terms made part of the selected between the part and Add the correspondential between the selected part of the terms of _0100_ and by terms made part of the selected between the part and Add the correspondential between the best layt up, as provided between as the selected between the unput install become behavior, and the selected between the table part of the service the best to relate the selected as a selected between the table part of the service the best to relate the selected between the selected to relate the selected between the unput that parts the selected between the selected to relate the selected between the selected between the selected to relate the selected between the	he first part do berty: corenant and agree that a bill dors that do be seen and card and all dors and the series of the dors are added and directed by the second and agree system, and that a second and agree system and that and the series of the dors are added and directed by the second agree ang agree system and that a second agree and agree system and the second agree ang agree system and the second agree and a second agree and agree and a second agree and a second agree and a second agree and agree and a second agree and a second agree and a second agree and a second agree and	at the delivery hereof	a that may be level for and ternado in a second part to the all provides lowered in the second part to the internet of the second part in the second part in the box of the second part in the second part is the second of the second part is the second part is the second internet in the second part is the second part is the second part is the second part is the second part is the second part is the second part is the second part is the second part i	
and select of a good and indefease and that they will warrant and d It is arread selected between the part of asseed assists and real exists the use and a size in instance. The table for the selected between the part table for the selected between the part association of the terms of _0100_ and by its terms made part of the selected between the part and Add the correspondential between the selected part of the terms of _0100_ and by terms made part of the selected between the part and Add the correspondential between the best layt up, as provided between as the selected between the unput install become behavior, and the selected between the table part of the service the best to relate the selected as a selected between the table part of the service the best to relate the selected between the selected to relate the selected between the unput that parts the selected between the selected to relate the selected between the selected between the selected to relate the selected between the	he first part do hereby corenant and arree that a Mb critical of laboritance that, in, free and char of all infine hereit that the part 161 to 162 to	As the defivery hereofURCY_AFEthe factof owner 2. of the pro- l herminance	a that may be level for and ternado in a second part to the all provides lowered in the second part to the all provides lowered in the second part of the second part of the second part of the second part of the formation of the part of the formation of the form shall by the party second (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
and select of a good and indefease and that they will warrant and d It is strend selected between the po- or ascened against said real exists the hum and or sinch interact. And is a beefin provided, then the part this indentum, and shall beer into THIS GRANT is intered as according to the terms of _0100 and by _1028 _ terms make pa or sums of moory advanced by the said part <u>10.56</u> the ferst part has a provided the terms of _0100 and by _1028 _ terms make pa or sums of moory advanced by the said part <u>10.56</u> the ferst part has a provided break the said beach into light up, as provided break, or into light up, as provided break, or the light up, as provided break, or into light up, as provided break, or the light up, as provided break, or into light up, as provided break, or the light up, as the light up, as the light the light up, as the light up, as the light up, as the term of and light up, as the light up, as the light the light up, as the light up, as the light up, as the written.	he first part do hereby corenant and arrow that a Mb critical distributions that, in, free and clear of all without the state of black state of black states of black s	At the definery hereof	a that may be level for and ternado in a second part to the did provides lowered in the second part to the did provides lowered in the second part to the did number of the second part of the second part of the the second part of the did number of the second part of the second part of the did number of the second part of the second part of the did number of the second part of the did number of the	writt origin

161