MORTGAGE RECORD 84

Reg. N., 2368 Fee Paid, \$5.25 <

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	6	
		This instrument was filed for record on the day of day of August A./D. 1940_, at 10:35o'clock A. M.	0 0	1
	то	A mild a But Register of Deeds.		
		By Deputy.		
THIS INDENTUR	E. Made this 29th day of Ju	ly, in the year of our Lord, one thousand nine		
	forty between Joseo R. Carson, a single			(Net)
		1.0		
	part, and Eort Harbsson	and State of Kansas		
WITNESSETH, T	hat the said part y of the first part, in cons	sideration of the sum of		
which is hereby acknow	vledged, ha S seld, and by this indenture doe			
the following described	real estate situated and being in the County of	Douglas and State of Kansas, to-wit:		
	<b>.</b>			
		he Northwest Quarter (NW4) of		
		Township Thirteen (13), Range	• •	
	Twenty (20).			
			_	
with the appurtenances And the said part y	and all the estate, title and interest of the said of the fort part do 02_briefy covenant and agree that	i part y of the drist part therein.		
And the said part y and seized of a good and ind	of the first part $d_0 05$ hereby covenant and agree that defeasible estate of inheritance therein, free and clear of al	at the delivery hereof hois the lawful owner of the premises above granted, il incumbrance		
And the said part y and seized of a good and ind and that they will warrant a It is agreed between th	of the first part do 05 hereby covenant and agree that befeaultile estate of inheritance therein, free and clear of all and defend the same against all parties making lawful clai be parties before that the part Y of the first part clai	at the delivery hereof <u>h0 18</u> the lawful owner. af the premises above granted, II incombrance		
And the said part y and seized of a good and ind and that they will warrant a It is agreed between th or assessed against said real such sum and by such insura- sects our and by such insura- text of hiSinterest.	-of the first part do $0.5$ , hereby covenant and agrees that formable exists of indertinance therein, free and clear of al and defered the same against all parties making inderfal be parties hereto that the part $Y_{}$ of the first part as exists when the same becomes due and paysils, and that ince company as shall be specified and directed by the party Add in the event that and party.	at the follower hered. 10 1.8 the levelst owner, of the premitre above granted, il incombrance in the second seco		
And the said part y and seried of a good and ind and that they will warrant a It is agreed between it or assessed against aski real such sum and by such fasuran extent ofhis	-of the first part do $0.5$ hereby covenant and grees that leffeatible estates of laboritance therein, free and clear of al- leffeatible manne against all parties making indexid bla be parties hereto that the part $\mathcal{Y}_{}$ of the first part and so that when the same because due and payshin and that these company as shall be specified and directed by the party Add in the erent that and party- $\mathcal{Y}_{}$ of the first part shall part $\mathcal{Y}_{}$ of the specified and directed parts shall for party $\mathcal{Y}_{}$ of the specified and by the part shall for the rate of 10.5 for graph and had be of payment.	at the delivery hereod. 10.1.8 the levelal owner. of the premitre above granted, ill incrembrance in the second		
And the said part $Y_{-}$ and seised of a good and ind and that they will warrant a fit is spreed between it or ascessed against said real special sector of the sector sur- extent of the sector sur- set of the sector sur- bility of the sector sur- times of the sector sur- sector sector sector sector sector this indensure, and that hese THIS GRANT is intend	-of the first part do $0.5^{-}$ , hereby covenant and agrees that defend the states of inheritance therein, free and clear of al and defend the same against all parties making inerfal relation be particle hereto that the part $Y_{}$ of the first part as exists when the same becomes due and payshig and that ince company as shall be specified and directed by the party Adm in the event that said party of the first part shall part $Y_{}$ of the second part may pay said tares and in faither is at the party of the first part shall part $Y_{}$ of the second part may pay said tares and in faither is a time is to 1967 from the value of payment def as a more tare to secure the parment of the sum of	at the delivery hered. h0 1.0 the levelal owner. of the premitre above granted, il incombrance		
And the said part $\frac{1}{2}$ , and seried of a good and ind and at latt they will warrant a it is agreed warrant and that they will warrant a late agreed against said real association and by rech latestar ratest of - $hb\bar{s}$ G. Interest. THIS GRANT is intend THIS for the series of - the same of the series of - the same of measure should be again of measure should be	-of the first part do 05_briefly covenants and agrees that leffeasible estate of inheritance therein, free and clear of al- ind deferd the same staffast all particle making tarful dail be parties hereto that the part $Y_{}$ of the first part sha so take when the same become does and parability and that- recompany as ablie be prediced and directed by the party. And in the event that sails party.— of the first part shall be party.— of the event part may pay sails taxes and far i interest at the rate of 10% from the date of payment Thronty. Onto Rundrond and NiO MOO - Thronty. Onto Rundrond and NiO MOO - 100.— certain anvitten obligation	at the collivery hereod. h0 18 the beful error, of the premitre above granted, il intrombrance in the second sec		
And the said part $\frac{1}{2}$ , and seried of a good and ind and at latt they will warrant a it is agreed warrant and that they will warrant a late agreed against said real association and by rech latestar ratest of - $hb\bar{s}$ G. Interest. THIS GRANT is intend THIS for the series of - the same of the series of - the same of measure should be again of measure should be	-of the first part do 05_briefly covenants and agrees that leffeasible estate of inheritance therein, free and clear of al- ind deferd the same staffast all particle making tarful dail be parties hereto that the part $\underline{Y}_{}$ of the first part and recompary as able be proceeded and directed by the party. And in the event that and party.— of the first part shall be party.— of the event that and party.— of the first part and r interest at the rate of 10% from the date of payment <b>Tworthy</b> . Onto Rundred and Minkows payment <b>Theorem 10%</b> , from Rundred and Minkows <b>ODE</b> .— certain any written obligation	at the collivery hereod. h0 18 the beful error, of the premitre above granted, il intrombrance in the second sec		
And the said part $\frac{1}{2}$ - and trivit of a pool and ind and that they will warrant a fit is agreed between it was a second availant said real such sum and by reach insures a second particular that the same of the second second second the inference, and hall the THIS GRANT is interact and by <u>it</u> (it is a provided by <u>it</u> (it is an and <u>it</u> (it is a provided by <u>it</u> (it is an an and <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a provided	-of the first part do 05_brendy covenant and agrees that leffeatible estates of laboritance therein, free and clear of al- defeatible estates of laboritance therein, free and clear of al- be particle bareto that the part $Y_{}$ of the first part has be particle bareto that and party. The part of the laboritance estate when the same because due and partyles and that are compary as shall be specified and directed by the party And in the event that and party. The part shall be particless. If the events from your part will be seen and in bet as a more stars to secure the parment of the game of the left as a more than the transformed and $100/100$ = - 000, certain written oblication for the payment of the said has the barety $Y_{}$ of the second part, with all be valid in the party $Y_{}$ of the second part, the payment of the said flat to pay the same as provided to this indectore - the based for the payment be and have in the pay entities, and be valid if not pay the same as provided to this indectore - the valid more the payment be and a horin is payorited, as when an another and the said rest events are on the based in or if the buildings on said rest events are on the based in the based if such as a single street are on the based in the bas	at the definer hereod. h0 1.5 the beful owner, of the premitre above granted, ill incrembrance in there are a set of the indenter, pay all taxas are assessment that may be lerich $M_{\rm constraints} = 0.0000000000000000000000000000000000$	•	
And the said part $\frac{1}{2}$ - and trivit of a pool and ind and that they will warrant a fit is agreed between it was a second availant said real such sum and by reach insures a second particular that the same of the second second second the inference, and hall the THIS GRANT is interact and by <u>it</u> (it is a provided by <u>it</u> (it is an and <u>it</u> (it is a provided by <u>it</u> (it is an an and <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a <u>it</u> (it is a provided by <u>it</u> (it is a provided	-of the first part do 05_brendy covenant and agrees that leffeatible estates of laboritance therein, free and clear of al- defeatible estates of laboritance therein, free and clear of al- be particle bareto that the part $Y_{}$ of the first part has be particle bareto that and party. The part of the laboritance estate when the same because due and partyles and that are compary as shall be specified and directed by the party And in the event that and party. The part shall be particless. If the events from your part will be seen and in bet as a more stars to secure the parment of the game of the left as a more than the transformed and $100/100$ = - 000, certain written oblication for the payment of the said has the barety $Y_{}$ of the second part, with all be valid in the party $Y_{}$ of the second part, the payment of the said flat to pay the same as provided to this indectore - the based for the payment be and have in the pay entities, and be valid if not pay the same as provided to this indectore - the valid more the payment be and a horin is payorited, as when an another and the said rest events are on the based in or if the buildings on said rest events are on the based in the based if such as a single street are on the based in the bas	at the definer hereod. h0 1.5 the beful owner, of the premitre above granted, ill incrembrance in there are a set of the indenter, pay all taxas are assessment that may be lerich $M_{\rm constraints} = 0.0000000000000000000000000000000000$	•	
And the said part $J_{-}$ and letted of a good and indi- said that they will warrant a It is agreed between the oraxeend against tail real oraxeend against tail real oraxeend against tail real oraxeend against tail real works with a service of the TRIS GRANT is interest. TRIS GRANT is interest and by <u>its</u> terms and or assa of meny adventue of this convergence at the forth are any folgally set thereof a ray folgally shall perty of the first part of the service as the bits, and the interest is and bareful accretionst the first set of the service of the pertial the second the net part of the set of the second the second the set of the second the second the second the second the second the second the second terms of the second terms of the second the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of the second terms of terms o	-of the first part do 05_brendy covenant and agree that indicated between therein, free and clear of al indicated be assues azalant all parties making itself. I dail be parties hereto that the part $\underline{Y}_{}$ of the first part as orise when the same because due and payshig and that . ner company as shall be specified and directed by the party Add in the event that and party. of the first part shall here that that and party of the first part shall here the that and the party of the first part shall here the that and party of the first part shall here the party of the second part may pay said tare and the party of the second may may pay said tares and the party of the second part may pay said tares and the <b>DATO</b> or <b>DATO</b>	at the delivery hered. 10.1.8 the levelat owner, of the premites above granted, il harmbrane in there are a statement of the indenter, pay all taxes or assessment that may be levelat half at all three during the life of the indenter, pay all taxes or assessment that may be levelat half at all three during the life of the indenter, pay all taxes or assessment that may be level half at all three during the life of the indenter, pay all taxes or assessment that may be level half at all three during the life of the indenter, pay all taxes or assessments that may be level half at all to pay such taxes have been as during the payle to the payling of the second part is the main follow preside. The terms was been do and payle be all to here and parenties insured was or either, and the removes to paid shall become a part of the indektedness, second by and follow preside. The terms was a second payle at the large state of the indektedness, are could be a state of the second payle the terms of a the deligibility of the second pay and marrane or to discuss a part of the taxes become a barbon payled is to be arraw any sum marrane or to discuss a not taxe is the same barbons and here a barbon by the taxes that a take the state are not paid when the same barbons are barbon by the taxes that a start requires are not paid when the same barbons are payled in the heat marrane is a start payle at the same barbon the same barbons are barbon by the taxes the same start and the same barbons are allowed to ask payments or and a start payle at the same barbons the the same barbons are barbon by the taxes the same start and the same barbons are barbon by the taxes the same barbons are barbon by the taxes the same start and the same barbons are barbon by the taxes the same barbons are barbon by the taxes the same barbons are barbon by the taxes are barbons by the taxes the same barbons are barbons ar		
And the said part $\frac{1}{2}$ - and levice of a good and indi- and that they will warrant a lie agreed between the massest agrinut said real work sum and by noch lauver and the same of agrinut said the result of a same same same results of the same same THIS GRANT is future as bereign provided, then the same same software same results of the same same same software same same same software same same same software same same same software same same software same same same software same same same software same	-of the first part do $0.5$ hereing covenant and agrees that the defend the state of laberlinness therein, free and clear of al and defend the same spains all paries making inerfal reliable be paries hereto that the part $Y_{}$ of the first part as so that when the same because due and parshing and that . here company as shall be specified and directed by the party Add in the event that said party. Or the first part shall for party $Y_{}$ of the second part may pay said tare and for the sprashes the part $Y_{}$ of the sprawn in the sprashes the part $Y_{}$ of the second part, that $Y_{}$ of the second part may pay said tare and for $Y_{}$ of the second part is pay said tare and for $Y_{}$ of the second part is pay said tare and the the sprashes the bear $Y_{}$ of the second part, with all by the ald part $Y_{}$ of the second part to pay for any it all be taid first payment be made as brown been then the second and $Y_{}$ of the second part is pay for any it is of the basisfiest on the ranks as the second part, with all the that full for party pays the ranks as the pay for any it all be taid if each payment the made as brown payting be ranks, or end where the payment is and herein, tagether with the oblightions on the the basisfiest on the same targether is and all for the oblightions on the the payment of the same targether is and all for the ranks where the range of the same targether with the do ballettions on the payment of the same targether with the label targether and and be tadd in the second part, and particular the ranks of the same targether is the target as the target of party the the hold results are made to be the same targether is the target as the base pays the the hold results are pay the same target as th	at the definer hereod. h0 1.5 the beful owner, of the premitre above granted, ill incrembrance in there are a set of the indenter, pay all taxas are assessment that may be lerich $M_{\rm constraints} = 0.0000000000000000000000000000000000$		
And the said part $\frac{1}{2}$ - and tried of a pool and ind and that they will warrant a It is a growth between it was a second sequent at a second manual second second and the second provided, then the association of the latent THIS GRANT is interest and by <u>1000</u> correst and the latent of the second second method in the second second second seconding to the terms of <u>1000</u> correst and by <u>1000</u> correst and the second se	-of the first part do $0.5$ hereing covenant and agrees that the defend the state of laberlinness therein, free and clear of al and defend the same spains all paries making inerfal reliable be paries hereto that the part $Y_{}$ of the first part as so that when the same because due and parshing and that . here company as shall be specified and directed by the party Add in the event that said party. Or the first part shall for party $Y_{}$ of the second part may pay said tare and for the sprashes the part $Y_{}$ of the sprawn in the sprashes the part $Y_{}$ of the second part, that $Y_{}$ of the second part may pay said tare and for $Y_{}$ of the second part is pay said tare and for $Y_{}$ of the second part is pay said tare and the the sprashes the bear $Y_{}$ of the second part, with all by the ald part $Y_{}$ of the second part to pay for any it all be taid first payment be made as brown been then the second and $Y_{}$ of the second part is pay for any it is of the basisfiest on the ranks as the second part, with all the that full for party pays the ranks as the pay for any it all be taid if each payment the made as brown payting be ranks, or end where the payment is and herein, tagether with the oblightions on the the basisfiest on the same targether is and all for the oblightions on the the payment of the same targether is and all for the ranks where the range of the same targether with the do ballettions on the payment of the same targether with the label targether and and be tadd in the second part, and particular the ranks of the same targether is the target as the target of party the the hold results are made to be the same targether is the target as the base pays the the hold results are pay the same target as th	at the delivery hered. 10 1.2 the levels owner, of the premites above granted, il increments in there are a set of the indentury, pay all taxes or assessment that may be levels 10 increments of the set of the indentury, pay all taxes or assessment that may be levels 10.3 will 1.4 were the building upon add real craster largest and the and to rands in A=0 the second part, the level $A=0$ more add real craster largest match in the resonant in A=0 will be second part, the level $A=0$ more add real craster largest and the second part is the second part of the second part, the level $A=0$ more add real craster largest and the second part is the second part of the second part is the second part of the induction taxet is and folly regard. The second part is the second part is the second part of the second part is the second part of the induction tax indicating regards. The second part is the second part is the indicating tax is the second part is the second part is the second part is the indicating tax is the second part is the second part is the second part is the indicating tax is the second part is the second part is the second part is the indicating tax is the second part is the second part is the second part is the indicating tax is the second part is the second part is the second part is the indicating tax is the second part is the second part is the second part is the second part is the part is the second part		
And the said part $\frac{1}{2}$ - and tried of a pool and ind and that they will warrant a It is a growth between it was a second sequent at a second manual second second and the second provided, then the association of the latent THIS GRANT is interest and by <u>1000</u> correst and the latent of the second second method in the second second second seconding to the terms of <u>1000</u> correst and by <u>1000</u> correst and the second se	-of the first part do $0.5$ hereing covenant and agrees that the defend the state of laberlinness therein, free and clear of al and defend the same spains all paries making inerfal reliable be paries hereto that the part $Y_{}$ of the first part as so that when the same because due and parshing and that . here company as shall be specified and directed by the party Add in the event that said party. Or the first part shall for party $Y_{}$ of the second part may pay said tare and for the sprashes the part $Y_{}$ of the sprawn in the sprashes the part $Y_{}$ of the second part, that $Y_{}$ of the second part may pay said tare and for $Y_{}$ of the second part is pay said tare and for $Y_{}$ of the second part is pay said tare and the the sprashes the bear $Y_{}$ of the second part, with all by the ald part $Y_{}$ of the second part to pay for any it all be taid first payment be made as brown been then the second and $Y_{}$ of the second part is pay for any it is of the basisfiest on the ranks as the second part, with all the that full for party pays the ranks as the pay for any it all be taid if each payment the made as brown payting be ranks, or end where the payment is and herein, tagether with the oblightions on the the basisfiest on the same targether is and all for the oblightions on the the payment of the same targether is and all for the ranks where the range of the same targether with the do ballettions on the payment of the same targether with the label targether and and be tadd in the second part, and particular the ranks of the same targether is the target as the target of party the the hold results are made to be the same targether is the target as the base pays the the hold results are pay the same target as th	at the collerry hered. h0 1.2 the beful owner. of the premites above granted, ill incrubrance		
And the said part $\frac{1}{2}$ - and tried of a pool and ind and that they will warrant a It is a growth between it was a second sequent at a second manual second second and the second provided, then the association of the latent THIS GRANT is interest and by <u>1000</u> correst and the latent of the second second method in the second second second seconding to the terms of <u>1000</u> correst and by <u>1000</u> correst and the second se	-of the first part do $0.5$ hereing covenant and agrees that the defend the state of laberlinness therein, free and clear of al and defend the same spains all paries making inerfal reliable be paries hereto that the part $Y_{}$ of the first part as so that when the same because due and parshing and that . here company as shall be specified and directed by the party Add in the event that said party. Or the first part shall for party $Y_{}$ of the second part may pay said tare and for the sprashes the part $Y_{}$ of the sprawn in the sprashes the part $Y_{}$ of the second part, that $Y_{}$ of the second part may pay said tare and for $Y_{}$ of the second part is pay said tare and for $Y_{}$ of the second part is pay said tare and the the sprashes the bear $Y_{}$ of the second part, with all by the ald part $Y_{}$ of the second part to pay for any it all be taid first payment be made as brown been then the second and $Y_{}$ of the second part is pay for any it is of the basisfiest on the ranks as the second part, with all the that full for party pays the ranks as the pay for any it all be taid if each payment the made as brown payting be ranks, or end where the payment is and herein, tagether with the oblightions on the the basisfiest on the same targether is and all for the oblightions on the the payment of the same targether is and all for the ranks where the range of the same targether with the do ballettions on the payment of the same targether with the label targether and and be tadd in the second part, and particular the ranks of the same targether is the target as the target of party the the hold results are made to be the same targether is the target as the base pays the the hold results are pay the same target as th	at the collerry hered_ h0 1.2 the levels owner, of the premites above granted, iii farmwhanae		
And the said part <u>V</u>	-of the first part do 05_metry covenant and agree that the fetable exists of inheritance therein, free and class of al- mod defered the same against all parties making laseful clai- he parties bereto that the part $\sum_{i=1}^{n}$ of the first part as exists when the same because due and payshle, and that, ner company as shall be specified and directed by the party Ad in the event that and party. Or the first part shall for party $\sum_{i=1}^{n}$ of the second part may page said taxes and for first part the same transformed to the same disparant def as a more are to secure the parment of the same disparant def as a more the party $\sum_{i=1}^{n}$ of the second part, the party $\sum_{i=1}^{n}$ of $\sum_{i=1}^{n}$ or $\sum_{i=1}^{n}$ of the second part is part of the party of the based party $\sum_{i=1}^{n}$ of the second part is part for any in the result berefit berefit berefit berefit berefit be that the second part is not effect based based to be second part in the last of the second is of if the baseling on and results are not the the last party and the real party based to the second part is the the more bareform indications of the and party of the second part is the there are due tax party $\sum_{i=1}^{n}$ of the second part, which is in detail berefit, are interest thereas, berefit parts and the bare bareform indication on add results of the second part, which is in the bareford berefit, are interest thereas, bareford bareford is in the bareford berefit and party bareford is the bareford bareford is the bareford bareford is the bareford bareford is bareford bareford is the bareford bareford	at the collerry hered. h0 1.2 the beful owner. of the premites above granted, ill incrubrance		
And the said part <u>V</u>	-of the first part do 05_brendy covenant and agree that defaulth exists of Inheritance therein, free and clear of al formation of the same against all parties making inerfal child be parties hereto that the part Y of the first part as orise when the same because due and partolis and that ner company as shall be specified and directed by the party Ad in the event that and party of the first part as first with the same of 10% from the due of parton in the second part may page said tarse and for party of the second part may page said tarse and the first of the second part may page said tarse and for "Promity of Rund ord data of 10% for 00 OTO certain written obligation for the payment of the spathie to the party of the second part, with all br the add f and party of the second part, with all the that first for party of the second part, with all or all be viad if the party of the second part, with all or all be viad if the party of the second part, with all the that first for party of the second part, with all of a first party of the second part, with all the the diff target party the parts as a brend the billing of the party of the second part, administrator, parts of the party of the first part has A	at the definery hered. h0 1.5 the level owner. of the premites above granted, ill incombrance		
And the said part <u>y</u>	ef the first part do 05_brendy covenant and agree that the defend the state of inheritance therein, free and clear of al- hand defend the same stains all paries making indefail be partice hereto that the part <u>Y</u> of the first part and so that when the same because due and pariely and that ner company as shall be specified and directly the parity Add in the event that and parity of the first part and fraction that the same to the first part and the part part <u>Y</u> of the second part may pay and that the second part may pay and the second part, the first part that for starts of 10% from the due of symmets de as more the second part may pay and the sum of <b>DTOPELY</b> of the second part is pay for any it be parable to the part <u>Y</u> of the second part, with all br the ald part <u>Y</u> of the second part to pay for any it where the may remaining unpade, and all of the oblightions to be first part <u>Y</u> of the first part the rest, where where the transmission the make a brenches, with due the second and the top party of the second part top for any it where the may remaining unpade, and all of the oblightions, to be first part <u>Y</u> and particular the thered, where where the transmission the make a brenches with all the lines there a block of first part <u>Y</u> of the first part hm.ā	at the definery hered. h0 1.5 the level owner. of the premites above granted, ill incombrance		
And the said part <u>V</u>	<pre></pre>	at the collerry hered		
And the said part <u>V</u>	<pre></pre>	at the delivery hered_hold 15		
And the said part <u>V</u>	<pre>ef the first part do 05_hordey covenant and agree that for defend the state of Inheritance therein, free and clars of al hard defend the same stains all parties making infection the distinct be parties hereto that the part Y of the first part and the defend the same stains all parties making infection that is all party of the second part may pay and that here company as shall be specified and directed by the party Ad in the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event the party of the second part in the party for any for the party of the second part to party for the party of the second part to party for the party of the second part to party for the first part is party of the first party of the first party of the first party of the holigition for the first party of the second part is party for any is the party in the state and all the first part is all for the party is the option of the holigition is whele any remaining unpaid, and all of the holigition is the fort party of the first part when it has any is the first party of the first part is all the first part is the option of the first part is any is the party is all the first part is any is the party of the first part is all the first part is the option of the first part in a</pre>	at the delivery hered ho 1.5 the lowful owner of the premites above granted, il increments		
And the said part <u>J</u>	<pre>ef the first part do 05_hordey covenant and agree that for defend the state of Inheritance therein, free and clars of al hard defend the same stains all parties making infection the distinct be parties hereto that the part Y of the first part and the defend the same stains all parties making infection that is all party of the second part may pay and that here company as shall be specified and directed by the party Ad in the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event the party of the second part in the party for any for the party of the second part to party for the party of the second part to party for the party of the second part to party for the first part is party of the first party of the first party of the first party of the holigition for the first party of the second part is party for any is the party in the state and all the first part is all for the party is the option of the holigition is whele any remaining unpaid, and all of the holigition is the fort party of the first part when it has any is the first party of the first part is all the first part is the option of the first part is any is the party is all the first part is any is the party of the first part is all the first part is the option of the first part in a</pre>	at the delivery hered ho 1.5 the lowful owner of the premites above granted, il increments		
And the said part <u>J</u>	<pre>ef the first part do 05_hordey covenant and agree that for defend the state of Inheritance therein, free and clars of al hard defend the same stains all parties making infection the distinct be parties hereto that the part Y of the first part and the defend the same stains all parties making infection that is all party of the second part may pay and that here company as shall be specified and directed by the party Ad in the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event that and party of the first part and for the event the party of the second part in the party for any for the party of the second part to party for the party of the second part to party for the party of the second part to party for the first part is party of the first party of the first party of the first party of the holigition for the first party of the second part is party for any is the party in the state and all the first part is all for the party is the option of the holigition is whele any remaining unpaid, and all of the holigition is the fort party of the first part when it has any is the first party of the first part is all the first part is the option of the first part is any is the party is all the first part is any is the party of the first part is all the first part is the option of the first part in a</pre>	at the delivery hered ho 1.5 the lowful owner of the premites above granted, il increments		
And the said part J and lovice of a g nood and ind in that they will warrant a It is a greed between the research of an list of the same ware and a same and a same and a same THIS GRANT is latent as overlap provided, then the THIS GRANT is latent according to the terms of and by the terms of resume of most advanced to the first par- pert thereas a constraint of the first par- pert thereas a constraint of the first par- mendative matter and by the first interaction of the first par- pert thereas a constraint of the first par- pert the first part of the first par- pert thereas a constraint of the first par- ent of the first part of the first par- ent of the first part of the first par- ter and be determined to the first par- ter and benetics according to the first par- set of the first part of the first par- set of the first part of the first par- set of the first part of the first part of the first par- pert of the first part of the first par- set of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part	<pre></pre>	at the delivery hered ho 1.5 the lowful owner of the premites above granted, ill hormbrane		
And the said part J and lovice of a g nood and ind in that they will warrant a It is a greed between the research of an list of the same ware and a same and a same and a same THIS GRANT is latent as overlap provided, then the THIS GRANT is latent according to the terms of and by the terms of resume of most advanced to the first par- pert thereas a constraint of the first par- pert thereas a constraint of the first par- mendative matter and by the first interaction of the first par- pert thereas a constraint of the first par- pert the first part of the first par- pert thereas a constraint of the first par- ent of the first part of the first par- ent of the first part of the first par- ter and be determined to the first par- ter and benetics according to the first par- set of the first part of the first par- set of the first part of the first par- set of the first part of the first part of the first par- pert of the first part of the first par- set of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part	<pre></pre>	at the delivery hered ho 1.5 the lowful owner of the premites above granted, ill hormbrane		
And the said part J and lovice of a g nood and ind in that they will warrant a It is a greed between the research of an list of the same ware and a same and a same and a same THIS GRANT is latent as overlap provided, then the THIS GRANT is latent according to the terms of and by the terms of resume of most advanced to the first par- pert thereas a constraint of the first par- pert thereas a constraint of the first par- mendative matter and by the first interaction of the first par- pert thereas a constraint of the first par- pert the first part of the first par- pert thereas a constraint of the first par- ent of the first part of the first par- ent of the first part of the first par- ter and be determined to the first par- ter and benetics according to the first par- set of the first part of the first par- set of the first part of the first par- set of the first part of the first part of the first par- pert of the first part of the first par- set of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part of the first part	<pre></pre>	at the cliency hered		

178