206

4 2445

-

84 81 01

panda shi in shi in reto mu ex

S1 Co

1

in .

| | STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the day of | |
|--|--|----------------|
| Loslio L. Halberg and Gertrude K. Halberg, his TO | The anti-state to be to be the set of a second a restrict of the second state of the second second second second | C |
| The Lawrence National Pank Lawrence, Kansas | Register of Dreds. By Deputy. | |
| THIS INDENTURE, Made this 2nd day of Oct | tober , in the year of our Lord, one thousand nine | |
| | trude K. Halberg, his wife | |
| of Lawronco in the County of Dom parties of the first part, and The Lawronce National | | |
| Lawrence, Kansas WITNESSETH, That the said partics of the first part, in cons | sideration of the sum of | |
| Siz_Hundrod_fifty_and_no/100 | | 170 |
| the autowing described real estate situated and being in the County of | Dougias and State of Kansas, to-wit: | |
| Lot number One Hundred Twenty | y-six (126) on Rhode Island Streat, | |
| in the City of Lawrence | | |
| (known as 1116 Rhode Island S | St) | \sim |
| | · | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | · · · |
| | | |
| | | |
| the the approximation of the second | | (_) |
| ith the appurtenances and all the estate, title and interest of the said And the waid park ESS of the first park do | at the delivery hereof they are the lawful owner 5 of the premites above smuthel | |
| And the said partLGS.of the first part do hereby covenant and agree that ad selfed of a good and indefensible estate of inheritance therein, free and clear of al od that they will warrant and defend the same against all parties making lawful clear It is agreed between the parties herein the part fell of the flat and the | at the delivery hereof they are the lawful owner 5. of the premises above granted, II incumbrance | |
| And the said part(ES.cf the first part do hready coverant and agree that deteiled of a good and indefensible estate of inheritance therein, free and clear of al d that they will warrant and defend the same against all parties making lawful cits It is agreed between the parties hereto that the part 2CS of the first part ha assessed against taid real estate when the same become due and payable, and that | at the delivery hereof _ thoy. Bro _ the iseful owner 5. of the premises above granted, II incumbrance | |
| And the said part(E Go of the first part do hready coverant and agree that a deteil of a cool and indefensible estate of inheritance therein, free and cheer of all d that they will warrant and defend the same against all parties making lawful cir. It is agreed between the parties hereto that the part i C G of the first part has assessed against said real estate when the same become due and parable, and that ch sum and by such insurance company as shall be seenfield and directed by the part int of | at the delivery hereof. LinCy. BTO the invite owner 5. of the premises above granted, II incombrance | |
| And the said part \mathbb{C} So of the first part $d_{m_{m_{m_{m_{m_{m_{m_{m_{m_{m_{m_{m_{m_$ | at the definery hereof_thicy_BIG_they has been as the lawful owner 5. of the premises above granted, if is contained in the second part of the factors of the second part of the second part is the second part of the second | |
| And the said part \mathbb{C} So if the first part \mathbb{A}_{m} hereby coverant and sayre that a detect of a could indefeatible scate of individues therein, free and clear of all of that they will warrant and defend the same arginat all parties making inerfold club its first argreed between the parties hereto that the part $\frac{1}{2}$ SO if the first part has seened arginate using real states where the same become first and the same defend its and by such inverses company as shall be specified and directed by the part is herein provided, then the part $\frac{1}{2}$ SO if the first part has if herein provided, then the part $\frac{1}{2}$ of the second part may pay and its are and in THIS GRANT is interest. And in the reares to a sucre the part part is the part $\frac{1}{2}$ Size is in the same of $\frac{1}{2}$ Size is | at the defivery hereof <u>LiOy</u> . BTO the lawful overs 5. of the premises giver gravited, if lacambrane "I lacambrane" is a source gravited, if lacambrane "I lacambrane" is a source gravited of the second part is be buildings upon mild real events fausted against fire and tornsis in [V=0] the second part, the box, if any main paylike to the party — of the second part, be box, if any main paylike to the party — of the second part to the source of the second part, the box, if any main paylike to the party — of the second part to the source of the second part is box and its paylike is an intervent of the second part of | |
| And the said part (2.5.c) the first part do hreely coverant and agree that detected a new constraint of the same arginat all parties making law (d er of all d hat they will warrant and defend the same arginat all parties making law (d et er all is arreed between the parties hereto that the part (2.5 of the first part hat assessed argination tail arel state when the same become dus and parties, and that, ch sum and by such law raree company as shall be specified and directed by the part of the same def argination of the the same the same of the same dark in the same dark in the same dark interest. And is the next the tails part (2.5 form the dark of a payment of the same dark interest. And is the next of the same of the same and in herein provided, then the part y_{-} of the second part may pay and takes and is informing. Tails GRANT is interest at the rate of the payment of the same of $SILS_{}$ term made parties to the part $y_{}$ of the second part, with all the same of more part and the first of the same at particle in the information of the part and and part of the tothe part $y_{}$ of the second part is part of and the part (2.5 of the first part is) and the second part to pay for any is the part (2.5 of the first part is) and the second part to pay for any is a part (2.5 of the first part is) and is the part of the same as provided in this informa- tion of more advected by the same is a provided in this informa- tion of more advected by the same is a provided in the informa- tion of more advected by the same is a provided in the informa- tion of part and part is) and there in the part is and and real second part to pay of the part (2.5 of the first part is) and the information are in the part is a part (2.5 of the first part is) and there is part is a pay the information of the pay and the same of more and pay is and the pay is a pay of the information of the pay is and the pay is a pay of the information of the pay is a pay of the information of the pay is a pay of the information of the | at the definery hered_thick_BrG_ the lawful owner 5. of the premises shore granted, II lacombrance | (|
| And the said part (2.5.of the first part do hreely coverant and agree that detected a need on indefeable meats of inheritance therein, free and clear of all detected a need indefeable meats of high the terms of the same again of the rest of the same again the rest in the same same darget the rest in the same of the rest in the same darget the rest in the same darget the rest in the same of the rest in the same of the rest in the same of the rest in the same darget the rest in the same of the rest in the rest in the rest in the same of rest in the rest in the rest in the rest in the same of rest in the rest in there in the rest in the rest in the rest in there in the | at the definery hered_ <u>thCy_BrO</u> _the lawful owner 5. of the premises shore granted, in therein. all acumbrance | () () |
| And the said part(E So d the first part do hreely covenant and spree this detected a result of the same arginat all part(sets and indefeatible meats of the first part do first part first part first part first part first part do first part first part first part first pa | at the definery hereof. Likely. BTO the larfal owner 5. of the premises giver granted, II lacumbrane: II charmbrane: II a therein. III at all lineor derive the life of this infecture, pay all taxes or assessments that may be level JOINT WILL keep the buildings one maid real events (anneed against for and tornass in Y | 0 |
| And the said part (2.5.of the first part do hreely coverant and agree that detected a need on indefeable meats of inheritance therein, free and clear of all detected a need indefeable meats of high the terms of the same again of the rest of the same again the rest in the same same darget the rest in the same of the rest in the same darget the rest in the same darget the rest in the same of the rest in the same of the rest in the same of the rest in the same darget the rest in the same of the rest in the rest in the rest in the same of rest in the rest in the rest in the rest in the same of rest in the rest in there in the rest in the rest in the rest in there in the | at the definity hered_ <u>thick</u> _BTCthe lawful over 5. at the permitten shore granted, if lacumbrane, the lawful over 5. at the permitten shore granted, and the analysis of the state of the second permittension of the state of the state of the second permittension of the second per | () () |
| And the aid part C Sof the first part do hrely coverant and spree this devised of a could indefeable scate of individues therein, for an odd clear of all of that they will warmant and defend the same arginnt all parties making inerfal club It is agreed between the parties hereto that the part $\frac{1}{2}$ SO is the first part has seened arginut using relative the the same become for and parties, and that, it is arread by such inverses company as shall be specified and directed by the part. It is a factor of the same become for and parties, and that, it is an of 1 start interest. And in the event that all part C SO is the first part half in the same of the starts in the same become for and parties in the interest of the same starts of the same argument of the same and the herein provided, then the party, of the second part may pay all takes and in the same of the same starts of the same argument of the part of the same of angles. The same starts is the same of the same starts of the same start is the same start is the same starts of the same start is and it is an if OSC the first part of the second part to part for any is it must of many starts and the same the same start is the same start is the same of many starts and the part of the second part to part for any it there is a same start is the part of the second part to part for any it there is a same start is the same second is the same start is the taken as and the compares that half of the part of many is in the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is a start of the takes as and indirect and the same start is part of the same start is the same relation the same start is the same start is a start of the takes the same relation the same start is the same start is a start of the takes the same start here and many start part of the same start of the same start is a start of the same start | at the definery hereof. Likely. BTO the larfal owner 5. of the premises giver granted, II lacumbrane: II charmbrane: II a therein. III at all lineor derive the life of this infecture, pay all taxes or assessments that may be level JOINT WILL keep the buildings one maid real events (anneed against for and tornass in Y | () () |
| And the aid part C Sof the first part do hrely coverant and spree this devised of a could indefeable scate of individues therein, for an odd clear of all of that they will warmant and defend the same arginnt all parties making inerfal club It is agreed between the parties hereto that the part $\frac{1}{2}$ SO is the first part has seened arginut using relative the the same become for and parties, and that, it is arread by such inverses company as shall be specified and directed by the part. It is a factor of the same become for and parties, and that, it is an of 1 start interest. And in the event that all part C SO is the first part half in the same of the starts in the same become for and parties in the interest of the same starts of the same argument of the same and the herein provided, then the party, of the second part may pay all takes and in the same of the same starts of the same argument of the part of the same of angles. The same starts is the same of the same starts of the same start is the same start is the same starts of the same start is and it is an if OSC the first part of the second part to part for any is it must of many starts and the same the same start is the same start is the same of many starts and the part of the second part to part for any it there is a same start is the part of the second part to part for any it there is a same start is the same second is the same start is the taken as and the compares that half of the part of many is in the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is a start of the takes as and indirect and the same start is part of the same start is the same relation the same start is the same start is a start of the takes the same relation the same start is the same start is a start of the takes the same start here and many start part of the same start of the same start is a start of the same start | at the definery hered | () () |
| And the aid part C Sof the first part do hrely coverant and spree this devised of a could indefeable scate of individues therein, for an odd clear of all of that they will warmant and defend the same arginnt all parties making inerfal club It is agreed between the parties hereto that the part $\frac{1}{2}$ SO is the first part has seened arginut using relative the the same become for and parties, and that, it is arread by such inverses company as shall be specified and directed by the part. It is a factor of the same become for and parties, and that, it is an of 1 start interest. And in the event that all part C SO is the first part half in the same of the starts in the same become for and parties in the interest of the same starts of the same argument of the same and the herein provided, then the party, of the second part may pay all takes and in the same of the same starts of the same argument of the part of the same of angles. The same starts is the same of the same starts of the same start is the same start is the same starts of the same start is and it is an if OSC the first part of the second part to part for any is it must of many starts and the same the same start is the same start is the same of many starts and the part of the second part to part for any it there is a same start is the part of the second part to part for any it there is a same start is the same second is the same start is the taken as and the compares that half of the part of many is in the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is the same start is a start of the takes as and indirect and the same start is part of the same start is the same relation the same start is the same start is a start of the takes the same relation the same start is the same start is a start of the takes the same start here and many start part of the same start of the same start is a start of the same start | at the definery heredthO2_BTG the lareful over 5. of the permitten shore granted, in therein. in therein. in therein. in therein. in therein. in therein. in therein. if a still more derive the buildings upon maid real curve against for and tornsho in Yof the second part, the bas, if any, main paysike to the partyof the second part to the shore part is all permitten the second part of paysike and to be as all permitten transfer usual failty regular. d nod lower parts the basic of the second part of paysike to the partyof the second part to the shore permitten the second part of paysike to the partyof the second part to the shore termine there according to the trans of shift basic basic of the partyof the factor permitten there according to the trans of shift basic basic basic of the partyof a shift are not a more, exceeded on theDidday ofOttobber | () () |
| And the said partLESs of the first part do hrely coverant and spree this detect of a model hand in detective insise of information largers that do not be able to be an index of all said spreads that the parties bereat that the part LES of the first part has been again that part is the part is been again the rest of the part of the same again the same dark of all part has been all said spreads the same dark of all part has been dark of all part has been dark of all part has been dark of the parties bereat that the part LES of the first part has been dark of the part of the same dark of the part is the part of the pa | at the definition derivedthicky_BTC the lawful owner E. of the premises shore granted, in therein. In the numbers, the second part of the second part of the premises shore granted, if therein. If a still near derive the life of this finitum, pay all taxes or assessments that may be level (\$200 WILL have the buildings upon maid real certae laured against for and tornsin for y_of the second part, the bas, if any, main paysile to the party_of the second part to the and fails pregisted in the second part of the second part to the shall be part with the semicont so paid shall become a part of the indefinition, secured by using any other, and the amount so paid shall become a part of the indefinition, secured by and fails pregist. If and some of many, second on theDid day of | |
| And the said part(E So if the first part do hreehy coverant and spree this detected of a coverant and defend the same arginat all parties making lawful data If is agreed between the parties hereto that the part 165 of the first part ak ascened anginut sile rad netter when the same become due and parking and that that and by such insurance company as shall be specified and directed by the part is a final data there is the netter that the part 165 of the first part ak the data the parties of the the same become due and parking and that that and by such insurance company as shall be specified and directed by the part is a final data The start is a start the rest of 165 firm the data of a parent distance and the set interest. As di her the of 165 firm the data of a parent distance and the set interest and and park of the set of a parent distance of the terms and parking to the parent part of the same of | at the definery hered_thick_Br and the lawful over 5. of the permises above granted, in therein. all actual lines during the life of this infectore, pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (bottow works). The second may and pay all taxes of a second part to the second part, the bas, if any make payle to the payly of the second part to the second part, the bas, if any make payle to the payly of the second part to the second part of the amount so paid shall become a part of the foldbetehers, second by de tail part of the terms accounts to the tarms of while ablightion and also to serve any non- nearcases or to discharre any taxes with interest thermal may here and payle to the herein tail of the disputing contained thermin fully discharged. If default is made to make a payle to the herein tail of the disputing contained thermin fully discharged. If default is made to make payles the maximum is particle for is add write addination. For the manning of while payles, then this convergence particles therman is the mean payle to be add payly or the based to make the maximum is the atter of the second payle while the write the add payles of the based to payle the second to be adding at the second and every delia the form for stating, and all howers are reliable form and herein the formation the second the correliable the respective payles be readed to payle the second to be adding at near the form and every deliable therein formation. If any there is be add and year is formed to herein the lease the default herein formation of and therein the day and year last (above | () () () |
| And the said part CEG of the first part do hredgy covenant and sayres that a detect of a model of the same arginate later of the first part do do do that they will warrant and defend the same arginate laters (in the same arginate later of the same arginate | at the definery hered_thick_Br and the lawful over 5. of the permises above granted, in therein. all actual lines during the life of this infectore, pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (by Will Likes the builting works of the pay all taxes or assessment that may be level (bottow works). The second may and pay all taxes of a second part to the second part, the bas, if any make payle to the payly of the second part to the second part, the bas, if any make payle to the payly of the second part to the second part of the amount so paid shall become a part of the foldbetehers, second by de tail part of the terms accounts to the tarms of while ablightion and also to serve any non- nearcases or to discharre any taxes with interest thermal may here and payle to the herein tail of the disputing contained thermin fully discharged. If default is made to make a payle to the herein tail of the disputing contained thermin fully discharged. If default is made to make payles the maximum is particle for is add write addination. For the manning of while payles, then this convergence particles therman is the mean payle to be add payly or the based to make the maximum is the atter of the second payle while the write the add payles of the based to payle the second to be adding at the second and every delia the form for stating, and all howers are reliable form and herein the formation the second the correliable the respective payles be readed to payle the second to be adding at near the form and every deliable therein formation. If any there is be add and year is formed to herein the lease the default herein formation of and therein the day and year last (above | |
| And the said part CES of the first part deshredge coverant and spree that a detect of a model in detection is matter of the larger matter and index of all safet of the first part des of the first part he first part des of the first part he | at the definery heredthCy_BTOthe larfal over 5. of the premises above granted, II is cambrane. II is a linear the life of this infecture, pay all taxes or assessment that may be level (JAD) will be a sense the balling one mail real cense is assessment that any be level (JAD) will be a sense the the assessment and taxes is an example as a sense of the sense of parts to the sense of there, and the assessment as paid shall become a part of the indebtedness, secured by used fully regard. If a set all real works are assessment as a set of the indebtedness, secured by used fully regard. If a set all real regards the trans of all oblightion as of the set as a set of the indebtedness assessment the trans of all oblightion as of the set assess are managed as of regards are there ascessific the trans of all oblightion as of the set assess are managed as of regards are more, exercised on theDO day ofDOtOberI40O indebtedne contained thereas as other is a set of the indebtedness, accured by managed to indebte as the set of the trans of all oblightion as of the set assess are managed. If define the assessment is a set of the indebtedness, accured by provided for in and writes difficults. For this assessify of which his indeformer is the indebtedness as of regards and a set of the addignation. The set of the indebtedness is a provided for in and writes difficults. For the assessify of which his indeformer is there, a shall provided for in and writes difficults. For the assessify of which his indeformer is there, and as of regards and here, and the arrestion thereas as a set of the addignation as any provided provided as a set of the addignation as a set of the addignation and and writes dather there, and the arrestion is a set of the addignation as a set of the addignation and and and writes difficults. For this assessite as the set of the indebtedness is a set of the indebtedness assessite the provided provided assessite there is a set of the addignation assessite the indebtednesse | |
| And the said part CES of the first part do hredgy covenant and spree that a detect of a model in detection is material of the and indetection is material of the and indetection is material of the same against all carries making lawful data. It is agreed before the parties better that the part LES of the first part data is and be seen against all carries that the part LES of the first part data is a statement of an and part LES of the first part data is a statement of an and part LES of the first part data is a statement of an and part of the part of the same against and part data is an antice when the same beyond on a diversely and that is a statement of an and part of the same against the rest of the same of the same against is an antice of the part of the second part may part and targe and the inferious. Take the first of 125 first first data is a statement of the same of the part of the second part may part and targe and the same of the same of the part of the second part to pay and targe and the same of the same | at the delivery hered _ thick_Br _ Br _ the lawful over 5. of the permises shore granted, In therein. In the acumerane in therein. It as all income derives the life of this infectore, pay all taxes or assessment that may be level (thing will be the builting works and the rest insured statist the start for and tornake in y_of the second part, the law, if any, make payable to the party _ of the second part to the start failty rest. It as all that means when the same become due and payable or to the second part to the start failty rest. d in O/100 | |
| And the said part(E.S.of the first part dshredge_covenant and sayree that a deteil of a result of the same arginate later() of a set of the first part ds of the first part | at the definery heredthCy_BTO the larfed over 5. of the premises shore granted, In therein. In the accuracy of the solitoner of the second parall taxes or assessment that may be level (\$100 MILL when the builting wore mails real corneal against the and tornake in y_of the second part, the low, if any, make payable to the party_of the second part to the soliton of more, second taxes the second parally parally and the parally are to the soliton of more, second on theDIDdry ofDIODDON | |
| And the aid part E 5.0 the first part ds hredg overant and agree that a deted of a could indefeatible state of hardinance berrin. For an odd dete of all obtained and indefeatible states of hardinance berrin. The share been determined and in the parts is berrin that the parts 165 of the first part data of the share been determined and indefeatible in the same been determined and provided there have been determined and provided the parts is berrin the same been determined and provided the the parts is berring the share the same determined and provided the parts is berring to all charges the same determined and provided the parts of the second part may part all takes and the part of the second part may part all takes and the part of the part of the part of the second part may part all takes and the part of the the part of the part | at the definition derivedLiDQBTGthe lawful overse E. at the premises shore granted, in therein. in therein. in therein. in therein. in therein. in therein. in therein. in therein. in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the into the around part, the base, if any, make payake to the party of the second part to the into the around part, the base of the around to paid a ball become a part of the indebtednese, secured by using any make, executed on the Didday of Otobber 1400 indexet results therein according to the terms of stable black in a did to the seriest may manage manages or to discharge may takes with interest thereon as herein payetile in the there there are not a did the detects are not paid when the same become due and payetile. In the event, there is a did the seriest therein (index part is a constrained by the party) of the there are not a did the detect are not paid when the same become due and payetile. The thick constrained there is the seriest therein (index part is a constrained by the party) a did the detect are not paid when the same become due and a second part is a set when a constrained therein (index parts are are even are paid to be the second part | |
| And the aid part E 5.0 the first part ds hredg overant and agree that a deted of a could indefeatible state of hardinance berrin. For an odd dete of all obtained and indefeatible states of hardinance berrin. The share been determined and in the parts is berrin that the parts 165 of the first part data of the share been determined and indefeatible in the same been determined and provided there have been determined and provided the parts is berrin the same been determined and provided the the parts is berring the share the same determined and provided the parts is berring to all charges the same determined and provided the parts of the second part may part all takes and the part of the second part may part all takes and the part of the part of the part of the second part may part all takes and the part of the the part of the part | at the definition derivedLiDQBTGthe lawful overse E. at the premises shore granted, in therein. in therein. in therein. in therein. in therein. in therein. in therein. in therein. in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the into the around part, the base, if any, make payake to the party of the second part to the into the around part, the base of the around to paid a ball become a part of the indebtednese, secured by using any make, executed on the Didday of Otobber 1400 indexet results therein according to the terms of stable black in a did to the seriest may manage manages or to discharge may takes with interest thereon as herein payetile in the there there are not a did the detects are not paid when the same become due and payetile. In the event, there is a did the seriest therein (index part is a constrained by the party) of the there are not a did the detect are not paid when the same become due and payetile. The thick constrained there is the seriest therein (index part is a constrained by the party) a did the detect are not paid when the same become due and a second part is a set when a constrained therein (index parts are are even are paid to be the second part | |
| And the suid part CEG of the first part ds hredgy coverant and agree that a deted of a could indefeatible sense of anti-out deter of all find featible sense of anti-out deter of all find featible sense of anti-out direct data in the same determine direct data if and interest has the sense direct data if and interest has the sense direct data if and interest has an the sense direct data if and interest has a sense of the part of the sense direct data if and interest has a sense of the sense direct data if and if | at the definition derivedLiDQBTGthe lawful overse E. at the premises shore granted, in therein. in therein. in therein. in therein. in therein. in therein. in therein. in therein. in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the in the around part, the base, if any, make payake to the party of the second part to the into the around part, the base, if any, make payake to the party of the second part to the into the around part, the base of the around to paid a ball become a part of the indebtednese, secured by using any make, executed on the Didday of Otobber 1400 indexet results therein according to the terms of stable black in a did to the seriest may manage manages or to discharge may takes with interest thereon as herein payetile in the there there are not a did the detects are not paid when the same become due and payetile. In the event, there is a did the seriest therein (index part is a constrained by the party) of the there are not a did the detect are not paid when the same become due and payetile. The thick constrained there is the seriest therein (index part is a constrained by the party) a did the detect are not paid when the same become due and a second part is a set when a constrained therein (index parts are are even are paid to be the second part | |