## MORTGAGE RECORD 84

Reg. No. 2550

1.5

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 22 day of
Olive A. Illian TO	January A. D. 11:41 , at 8:25 o'clock A. M. Narol Avycek
	Register of Deeds.
awrence Netional Bank Lawrence, Kansas	By Deputy.
THIS INDENTURE, Made this 21st_day of January_ undred and Forty-One between	
	Nonan
r Ottawa in the County of Frankl arty of the first part, and The Lawrence National Bank	In and State ofKansas
WITNESSETH, That the said party of the first part, in considera	part y of the second part.
Eight Hundred (\$800,00) and No/100 -	ODIJARS, to <u>her</u> duly paid, the avecipt of Grant, Bargaia, Sell and Morgage to the said party of the accend part, lass and State of Kansaa, to-wilt;
The South Half $(1/2)$ of the North Un	e Hundred Six and 2/3
(106-2/3) acres of the Southwest Qua	rter (S.W.1/4) of
Section Twenty Four (24), Township T.	hirteen (13). Rance
Nineteon (19), East of the 6th P.M.,	
Acres more or less	
h the appurtenances and all the estate, title and interest of the said next	n of the first part therein
th the appurtenances and all the estate, title and interest of the said part And the said party of the first part 405 hereby coverant and agree that at the	delivery hereof She is the lawful owner of the promises along granted
And the said party of the first part deS hereby covenant and agree that at the seized of a good and indefeasible estate of indefiance therein, free and clear of all incu	delivery hereof ShO 15 the lawful owner of the promises above granted, mbrance
And the said party of the first part defS_ hereby covenant and aree that at the seized of a good and indefeasible estate of inductionce therein, free and clear of all incu that they will warrant and defend the same Axanast all parties making lawful claim the I is a greed between the matrice baree of the house M of the first work while the first work will be first work while the first work while t	delivery hereof \$100 \$15 the lawful owner of the promises above granted, mbrane
And the sail party — of the first part dof3 — hereby covenant and arree that at the selected of a secol and indefecultie exists of indefinese therein, free and clear of all incu- tions they will warrant and offend the same Arninit all parties making havful claim the It is arreed between the parties herein that the part $Y_{}$ of the first part dails at accessed arguint sail real watter when the same becomes due and spanks, and that, $dSL_{}$ are mad by such insormes company to sail the specifies and directed by the part $Y_{}$ of	delivery hereof <u>Sh0 15</u> the lawful owner_ of the promises above granted, makrance
And the sail party — of the first part do S. hereby covenant and arree that at the effect of a good and indefective totes call functions the therein, for ease of ease of all incur- tant they will warrant and defend the same arrants all parties making haveful daims the I is a streed between the parties herein that the part $Y_{}$ of the first part, hail is ca- sissed a status tail of easi taits when the same known due and parabia, and thet, $SiT_{}$ is not the first parties herein the state known due and parabia, and thet, $SiT_{}$ is not and first order that when the scale known due and parabia, and thet, $SiT_{}$ is not and first order that state that $V_{}$ of the first part while the part $Y_{}$ of the first part while first part of $-1$ . $\Sigma_{}$ interest. And in the vert that state part $V_{}$ of the first part while first parts	delivery hereof <u>510</u> 15. the lawful owner_ of the promises above grasted, misrance <u>series</u> it lines during the life of this indenture, pay all taxes or assessments that may be levid Will L. keep the building: upon taid real scrite incored grain, the senior formation the second part, the loss, if any, made sample to the samp( <u>)</u> of the second part to the say furth have been the same day on the sample.
And the sail party — of the first part do S_ hereby covenant and arree that at the steled of a goal and indefectible cate of functionse therein, free and clear of all incu- tant they will warrant and defend the same around all parties making therein the first it is arreed between the parties hereto that the part $Y_{}$ of the first part $hat, hft, h$ is a same of the same indefection of the same between the and parties, and that, $hft, h$ is not made the same between the parties here the the same $Y_{}$ of the first part $hdt, hft, h$ is not made $f$ by each insurance company as hall be specified and directed by the part $Y_{}$ of the first part $hdt, hft, h$ are the first parties. And in the section that made party $Y_{}$ of the first part $hdt, hft, h$ herein provided, then the part $Y_{}$ of the sector that that party $Y_{}$ of the first part $hdt, hft, h$ inference, and hall Law infertest is the part of $Y_{}$ of the first part $hdt, hft, h$ inference.	delivery hereof. SEC 1.5. the lawful owner. of the promises above granted, mbrane rets it times during the life of this indenture, may all taxes or assessments that may be levied Will 1. keys the buildings upon this reak train static neurons again for and tormals in the second part, the loss, if any, made sayable to the may by of the second part to the ary rub taxes when the same become due and parable to the may be reak at the result of the ary rub taxes when the same become due and parable to the may be the said tormals. A second part, the for reach and the amount ap path shall become a part of the labeleness, second by the result.
And the sail party — of the first part doß — hereby covenant and arree that at the effect of a sould and indefectible catter of functionse therein, for eas of ease of all incur- tant they will warrant and defend the same aroants all parties making having labels of the first particular state of the same becomes due and paralies, and that. Bits, a state of the same between the parties between the part $y_{}$ of the first part is that. Bits, a same and the same becomes due and paralies, and that. Bits, a same and by such insurance company as hall be specified and directed by the part $y_{}$ of the first part will be brein provided, then the part $y_{}$ of the energy state that fail to part influences, and having the rate of 10% form the date of paralies, and houseness the first same state of the same of the same of the same of THINS GRANT is interacted as a mottage to neutre the supress of the same of Elight. Hundred (2800,000) & Mo/100	delivery hereof <u>510</u> 15. the lawful owner_ of the promises above grasted, means and the second seco
And the sail party — of the first part doß — hereby covenant and arree that at the setted of a goal and indefectible could of functionse therein, for eas of ease of all facus that they will warrant and defend the same arrants all parties making haveful dains the It is a treed between the parties herein that the part $V_{}$ of the first part is that $C_{-}^{(1)}$ of the first part is the first part $V_{}$ of the first part is the first part $V_{}$ of the first part is the first part $V_{}$ of the first part is the first part $V_{}$ of the fir	delivery hereof <u>SEO 15</u> the lawful owner_ of the premises above granted, misrance <u>with the second </u>
And the sail party — of the first part do S_hereby covenants and arree that as the setted of a scale and indefectible catter of distributed therein, for ear of case of all incurs that they will warrant and defend the same around at large the first parties here the task is a start of the same around that they will warrant and defend the same around the part y — of the fort part hall task in the same between the parties here that the same between the part of the same between the part y — of the fort part hall task. Sime and y around a start that a single y ~ of the fort part hall task in a start of the same between the same betw	delivery hereof $3D0$ 15. the lawful owner_ of the premises above granted, minrance reto 11 times during the life of this indenture, pay all taxes or assessments that may be levied Will. keep the buildings type usid real extent insured azalnik fire and lowrab in the second part, the less, if any, made sarahies to the mary. To the second part to the say such taxes when the same become de and payable and 1 is keep said precision insured provider, and the amount as paid shall become a part of the indetectment, secured by fair result.
And the sail party — of the first part do S_hereby covenants and arree that as the setted of a scale and indefectible catter of distributed therein, for ear of case of all incurs that they will warrant and defend the same around at large the first parties here the task is a start of the same around that they will warrant and defend the same around the part y — of the fort part hall task in the same between the parties here that the same between the part of the same between the part y — of the fort part hall task. Sime and y around a start that a single y ~ of the fort part hall task in a start of the same between the same betw	delivery hereof $3D0$ 15. the lawful owner_ of the premises above granted, minrance reto 11 times during the life of this indenture, pay all taxes or assessments that may be levied Will. keep the buildings type usid real extent insured azalnik fire and lowrab in the second part, the less, if any, made sarahies to the mary. To the second part to the say such taxes when the same become de and payable and 1 is keep said precision insured provider, and the amount as paid shall become a part of the indetectment, secured by fair result.
And the sail party — of the first part d.G. hereby covenant and arree that at the setted of a goal and indefectible cattered ( functions therefore, for eas of ease of all incuminate interest, for the sail ease of all incuminates interest in the first part is the first part of the first part is the first part part pa	delivery hereof <u>SEC 15</u> the lawful owner_ of the promises above grasted, marane reto it times during the life of this indesture, pay all taxes or assessments that may be brief Will L. key the buildings upon all real scales around again it is and lownak in the second part, the loss if any, made agains to the pay? I the second part to the ay such taxes when the same become due and paysible and it's key sail premises insured a, we obtain the mount as paid shall become a part of the indexions. A scored by fully repaid, and of maney, executed on the <u>2185</u> day of <u>JURINARY</u> <u>104</u> 1. Is scriber thereon according to the terms of said childrain and do to score any rame or to builther any taxes with instruct thereon a bein provided. In the creat that obligation contained therein fully discharged. If default is made in such payments or any regard to they are now, or if waste is committed on said payments, then the consequence of the instruct which is the second to which this functions.
And the sail party — of the first part d.G. hereby covenant and arree that at the setted of a goal and indefectible catter of functions therein, for eas of case of all incuminates interest of the same strength of the s	delivery hereof <u>SEC 15</u> the lawful owner_ of the premises above grasted, mbrane reto it times during the life of this indenture, pay all taxes or assessments that may be levice Will L. keys the buildings 'upoc ail real exists increased gath, the bass, if any mass is a set of the second part, the bass, if any, make agaths to the say(Y) the same day and the same become due and paysible and it is keys and lowersh is increased or and taxes when the same become due and paysible and it is keys and lowersh is increased or of the second part, the bass, if any, make agaths to the say(Y) the same second part, the bass, if any, make agaths the same second and the amount so paids and based on a paysible and it is keys and the same second second part, the same second second part, the same second second part, the second or and the same second second part, the second or and the same second second part, the second or and the same second second part, the second or and the second part and the same second second part, the same second second parts and the same second second parts and the same second second parts are same second second parts in the same second second second second parts are say in the same second sec
And the sail party — of the first part d.G. hereby covenants and acree that at the setted of a need and indefectible catter of functions thereins, for eas of case of all incurs effect of a set of all incurs the setted of a need and indefectible catter of distributes thereins, for eas of case of all incurs the setted of a need to the same knows the and y of the first part d. In the first part of the same knows the same knows that the first part d. In the same knows the same knows the same knows that the first part d. In the same knows the same kn	delivery hereof $520$ $15$ the lawful owner_ of the promises above granted, minrance measure of the indenture, pay all taxes or assessments that may be level Will . Level the buildings type and real estates invest szalni free and lownak in the second part, the loss, if any, made samphies to the sary. — of the soonal part to the ary such taxes when the same become does and paytible and 1 to keys all precision investi- g, or either when the same become does and paytible and 1 to keys all precisions investight in the second part, the loss, if any, made samphies a part of the individues, accurated by findly resuld. — — DOLLARS, are of meaner, executed on the $2185$ and of $-\sqrt{8100017^{\circ}}$ — 1941. It excites the same become view and parallelism and above accurate part of the order does and paytible in masks in each material that obligation contained therein (hilly dicharged, if of default he masks in each state of the main excited in the state become an early and paytible of it the instance if any excite and it shall be about for the and paytible of it the instance is any of the main excitence is the state payting of the second part, it is interest, shall be able to be a state which interest therein a main paytible in the instance is any excite and it shall be having for the second part of the second part, it is interest, shall be able to be able to be able paytible of the second part, it is interest, and it is interes, shall be having for the second part of the second part, it is interest, and it is interest, shall be having the part of the second part is a part of the second part, it is a strength in the masker provided by its mask which here any its interest. The shall be pay if the second part is a strength in the masker payties of the masker payties the shall be pay if the
And the sail party — of the first part d.G. hereby covenant and arree that at the setted of a goal and indefectible cattered ( functions therefore, for eas of ease of all incuminate interest, for the sail ease of all incuminates interest in the first part is the first part of the first part is the first part part pa	delivery hereof $520$ $15$ the lawful owner_ of the promises above granted, minrance measure of the indenture, pay all taxes or assessments that may be level Will . Level the buildings type and real estates invest szalni free and lownak in the second part, the loss, if any, made samphies to the sary. — of the soonal part to the ary such taxes when the same become does and paytible and 1 to keys all precision investi- g, or either when the same become does and paytible and 1 to keys all precisions investight in the second part, the loss, if any, made samphies a part of the individues, accurated by findly resuld. — — DOLLARS, are of meaner, executed on the $2185$ and of $-\sqrt{8100017^{\circ}}$ — 1941. It excites the same become view and parallelism and above accurate part of the order does and paytible in masks in each material that obligation contained therein (hilly dicharged, if of default he masks in each state of the main excited in the state become an early and paytible of it the instance if any excite and it shall be about for the and paytible of it the instance is any of the main excitence is the state payting of the second part, it is interest, shall be able to be a state which interest therein a main paytible in the instance is any excite and it shall be having for the second part of the second part, it is interest, shall be able to be able to be able paytible of the second part, it is interest, and it is interes, shall be having for the second part of the second part, it is interest, and it is interest, shall be having the part of the second part is a part of the second part, it is a strength in the masker provided by its mask which here any its interest. The shall be pay if the second part is a strength in the masker payties of the masker payties the shall be pay if the
And the sail party — of the first part d.G. hereby covenants and acree that at the setted of a need and indefectible catter of functions thereins, for eas of case of all incurs effect of a set of all incurs the setted of a need and indefectible catter of distributes thereins, for eas of case of all incurs the setted of a need to the same knows the and y of the first part d. In the first part of the same knows the same knows that the first part d. In the same knows the same knows the same knows that the first part d. In the same knows the same kn	delivery hereof $520$ $15$ the lawful owner_ of the promises above granted, minrance measure of the indenture, pay all taxes or assessments that may be level Will . Level the buildings type and real estates invest szalni free and lownak in the second part, the loss, if any, made samphies to the sary. — of the soonal part to the ary such taxes when the same become does and paytible and 1 to keys all precision investi- g, or either when the same become does and paytible and 1 to keys all precisions investight in the second part, the loss, if any, made samphies a part of the individues, accurated by findly resuld. — — DOLLARS, are of meaner, executed on the $2185$ and of $-\sqrt{8100017^{\circ}}$ — 1941. It excites the same become view and parallelism and above accurate part of the order does and paytible in masks in each material that obligation contained therein (hilly dicharged, if of default he masks in each state of the main excited in the state become an early and paytible of it the instance if any excite and it shall be about for the and paytible of it the instance is any of the main excitence is the state payting of the second part, it is interest, shall be able to be a state which interest therein a main paytible in the instance is any excite and it shall be having for the second part of the second part, it is interest, shall be able to be able to be able paytible of the second part, it is interest, and it is interes, shall be having for the second part of the second part, it is interest, and it is interest, shall be having the part of the second part is a part of the second part, it is a strength in the masker provided by its mask which here any its interest. The shall be pay if the second part is a strength in the masker payties of the masker payties the shall be pay if the
And the sail party — of the first part d.G. hereby covenants and acree that at the setted of a need and indefectible catter of functions thereins, for eas of case of all incurs effect of a set of all incurs the setted of a need and indefectible catter of distributes thereins, for eas of case of all incurs the setted of a need to the same knows the and y of the first part d. In the first part of the same knows the same knows that the first part d. In the same knows the same knows the same knows that the first part d. In the same knows the same kn	delivery hereof
And the sail party — of the first part d.G. hereby covenants and acree that at the setted of a need and indefectible catter of functions thereins, for eas of case of all incurs effect of a set of all incurs the setted of a need and indefectible catter of distributes thereins, for eas of case of all incurs the setted of a need to the same knows the and y of the first part d. In the first part of the same knows the same knows that the first part d. In the same knows the same knows the same knows that the first part d. In the same knows the same kn	delivery hereof
And the sail party — of the first part d.G. hereby covenants and acree that as the setted of a need and indefectible catter of functions thereins, for eas of case of all incurs effect of a setted o	delivery hereof
And the still party — of the first part d.G. hereby covenant and arree that at the stelled of a scale and indefectible crute of distributer diversity. For and other of all incurses stelled of a scale and indefectible crute of distributer diversity. The first part is here the the star between the parties here the target between the parties here that the star by — of the fort part is here the star between the parties here that the star by — of the fort part is here to a star between the party — of the star between the star by ~ 0.00 ~ 0	delivery hereof
And the still party — of the first part doß _ hereby covenant and arree that at the stelled of a scale and indefectible crucie of functions. Therein, for ear of case of all incurses the stelle of a scale and indefectible crucie of functions. The scale covers dotted in the first part of the scale borness dotted in the first part of the scale borness dotted in the first part of the scale borness dotted in the scale borness dotted by the part $\sum_{i=1}^{N} f_{i} = 0$ and $\sum_{i=1}^{N} f_{i} = 0$ . The first part is the scale borness dotted by the part $\sum_{i=1}^{N} f_{i} = 0$ and $\sum_{i=1}^{N} f_{i} = 0$ . The scale borness dotted by the part $\sum_{i=1}^{N} f_{i} = 0$ and $\sum_{i=1}^{N} f_{i} = 0$ . The scale borness dotted by the part $\sum_{i=1}^{N} f_{i} = 0$ and $\sum_{i=1}^{N} f_{i} = 0$ . The scale borness dotted by the part $\sum_{i=1}^{N} f_{i} = 0$ . The scale borness dotted by the part $\sum_{i=1}^{N} f_{i} = 0$ . The scale borness dotted by the scale borness borness and scale borness and scale borness dotted borness and borness dotted borness and the scale borness dotted by the scale borness and borness dotted borness and borne	delivery hereof
And the still party	delivery hereof
And the self party — of the first part d62. hereby corenants and particle that at the self of a cold and infortuble statute of institutes thereins, for smal dree of all incum that they will warrant and defend the same transit all parties making having that they will warrant and defend the same transit all parties making having that they will warrant and defend the same transit all parties making having that they will warrant and defend the same transit all parties making having that they will warrant and defend the same transme transfers. For an direct shift is a same state and an an another same barrane was and parking and that. Since a same direct shift is a same barrane was and parking and that. Since a same the same barrane was and parking and that. Since a same same same barrane was and parking and the same barrane was and parking and the same barrane was and parking and the same barrane was and the same barrane was and parking and the same barrane was and the same barrane barran	delivery hereof
And the still party — of the first part 46.3. hereby covenants and arree that as the still of a sead of all finderskills called of Landstreet betters, for sead of are of all finderskills called a sead of all finderskills called a start of all first birth setting. For and of are of all finderskills called the starts are start and starts and defend the starts are starts and starts and the starts better the start burst set of all first birth setting and the starts are starts and starts and starts and starts and the starts burst set of the start burst set of the start burst set of the start burst set of the starts and starts and the starts burst set of the start	delivery hereof B2D 15 the lawful owner of the promises above granted, minrance   reto difficult deliverse in the lawful owner of the promises above granted, minrance   reto difficult deliverse is a state insured scale. The results may be level WTL11_key the ballings "type casif real state insured scale. The results insure is a state that may be level wTL11_key the ballings "type casif real state insured scale. The result is the same bare of the second part, the base, if any, made same base has a bare bare as bar the same bare mount as paid shall become a part of the indetectiones, scarer by Tuff result.   same of maney, executed on the
And the sull party — of the first part deB _ hereby command and arree that at the sull party — of the first part deB _ hereby command and arree that at the submerse that and default the state statement theres, for and dees data in the R is a partee between the parties between the parties between the parties between the parts between t	delivery bered BED 15 the lawful owner of the premise above granted, minrance   veto iii dime dufing the life of this indenture, pay all taxes or assessments that may be level MELL keep the buildings trace state insured scaling free and lowrab. In the second part, the less, if any, made sayable to the mary of the second part, the less, if any, made sayable to the mary of the second part to the say such taxes when the same become due and payable and its keys and parts. When the same become due and payable and its keys and parts when the same become due and payable and its keys and parts.   same of mary, executed on the
And the self party of the first part defs_hereby covenants and acree that a the self of a send and indefsetible control of functions thereins, for ear of case of all incurses selected as a most self part of the send party of the first part is that if it is a starter between the parties here that the part y of the first part is that if it is a send that if it is the same between the self party of the first part is a self parties in the send self party and self party of the first part of the send self party of the first part is the self party of the first part is the self party of the first part is a self party of the first part is the self party of the first part of the send self party = 100 first party of the first part is the self party of the first part of the second part, may pay self the second part, may pay self the second part, may pay self of the first part of the second part, may may self of the first part of the second part is party of the second part, may may self of the first part of the second part is party = 100000000000000000000000000000000000	delivery hereof Sh0 15 the lawful owner of the promises above granted, minrance   reto it limes during the life of this inferature, pay all takes or assessments that may be levice Will 1. keys the base birth owner does and paralle to the same does not base to be owner to be and bornesh to the same does not be and bornesh to be same and bornesh to be and bornesh to be same and bornesh to be same and bornesh to be same and bornesh bornesh the same does not be same and bornesh born
And the self party of the first part d.G hereby covenant and arree that at the selfed of a sead of indicative transformer of all incurses selfered at a sead of indicative transformer. It is a second at the sentence of all incurses are not said to indicate the sente that a set of a second second second second set of all incurses are are set of all incurses on sense at a set of the sense between the sense between the set of second second second set of all incurses on sense at a sense of set of all incurses of a set of all incurses to serve the second part, may new set of a	delivery hereof Sh2 15 the lawful owner of the premise above grasted, minrane   reto it limes during the life of this indenture, pay all takes or assessments that may be level Will L. keys the base black on the same of the same bases when the same during the life of this indenture, pay all takes or assessments that may be level Will L. keys the base black on the same during the life of this indenture, pay all takes or assessments that may be level Will L. keys the bases beam during the same of an arry base in a base to be an object of the sound part, the base, if any made same bits in the same during the same of an arry base in the keys the same show the same of an arry base same of a same of an arry base same bases beam of add during the same arry arry and takes there are a same of a same of an arry base same bases of a same provided to the same provided to a same arry arry and the same arry arry of the same same arry of the same same arry of the same arry arry arry arry arry arry arry arr
And the self party of the first part defs_hereby covenants and acree that a the self of a send and indefsetible control of functions thereins, for ear of case of all incurses selected as a most self part of the send party of the first part is that if it is a starter between the parties here that the part y of the first part is that if it is a send that if it is the same between the self party of the first part is a self parties in the send self party and self party of the first part of the send self party of the first part is the self party of the first part is the self party of the first part is a self party of the first part is the self party of the first part of the send self party = 100 first party of the first part is the self party of the first part of the second part, may pay self the second part, may pay self the second part, may pay self of the first part of the second part, may may self of the first part of the second part is party of the second part, may may self of the first part of the second part is party = 100000000000000000000000000000000000	delivery hereof Sh0 15 the lawful owner of the promises above granted, minrance   reto it limes during the life of this inferature, pay all takes or assessments that may be levice Will 1. keys the base birth owner does and paralle to the same does not base to be owner to be and bornesh to the same does not be and bornesh to be same and bornesh to be and bornesh to be same and bornesh to be same and bornesh to be same and bornesh bornesh the same does not be same and bornesh born
And the self party of the first part d.G hereby covenant and arree that at the effect of a sead of indicative transfer of functions of the first part of all ficure interests of the sead of the se	delivery hereof Bhd 15 the lawful owner of the premise above granted, minrance   reto iii dine dufing the life of this inferture, pay all takes or assessments that may be level MELL keep the buildings trace state insured scaling free and lowrab. In the second part, the less, if any, made sayable to the sury of the second part, the less, if any, made sayable to the sury of the second part, the less, if any, made sayable to the sury of the second part, the less, if any, made sayable to the sury of the second part, the less, if any, made sayable to the sury of the second part, the less, if any, made sayable to the sury of the second part, the same beam de and payable and its here all to the same second part to be an even of all dufined part. If any made sayable to the sury and that we have a second part to part and the same second part to be and payable to any of material part of the same second part to be any second part. If any made sayable the same beam and payable or if the instruct or part of parts and part and part of the same parts of all dufined parts. If any made parts of the same parts of the same beam and parts of the same barrent of the same parts of the same
And the self party — of the first part def3_hereby covenant and arree that at the effect of a sead of indexective transfer of functions therein, for ear of case of all focus the series of and the series of a sead of the series of a sead of the series of a sead of the series of the	delivery hereof B20 15 the lawful owner of the premises above granted, minrance   reto utime during the life of this inferature, pay all takes or assessments that may be level   Will L. key the buildings 'type said real estate insured again fi for and lownak in the same barren when the anse bound one and paylies and its key and its rescale in the same barren when the anse bound one and paylies and its key and its rescale and the same barren of the same barren of the and the same barren of the sound part to the same of maney, executed on the
And the self party — of the first part def3_hereby covenant and arree that at the effect of a sead of indexective transfer of functions therein, for ear of case of all focus the series of and the series of a sead of the series of a sead of the series of a sead of the series of the	delivery hereof B20 15 the lawful owner of the premises above granted, minrance   reto utime during the life of this inferature, pay all takes or assessments that may be level   Will L. key the buildings 'type said real estate insured again fi for and lownak in the same barren when the anse bound one and paylies and its key and its rescale in the same barren when the anse bound one and paylies and its key and its rescale and the same barren of the same barren of the and the same barren of the sound part to the same of maney, executed on the
And the sell party of the first part def hereby covenant and arree that a the effect of a seal of ministeries of maintee of first theorem terms, for ear of are of all faces that they will warrant and defend the same Arnaht all parties making having that the A is arreed between the parties hereo that the part y of the for part Aull is a same and by each insurance company as hall be specified and directed by the part y of and of the same here that and gary / of the for part Aull is a same and by each insurance company as hall be specified and directed by the part y of and of the interest. And in the even that sid gary // of the for part Aull is a same and by each insurance company as hall be rescribed and directed by the part Y of the for part of the interest. And in the even that sid gary // of the for part Aull is a same and by each insurance company as hall be rescribed in the interest of a search interest. And in the rescribe the rescription is the second part, may pay said its same and isources to part of the terms of	delivery hereof B20 15 the lawful owner of the premises above granted, minrance   reto utime during the life of this inferature, pay all takes or assessments that may be level   Will L. key the buildings 'type said real estate insured again fi for and lownak in the same barren when the anse bound one and paylies and its key and its rescale in the same barren when the anse bound one and paylies and its key and its rescale and the same barren of the same barren of the and the same barren of the sound part to the same of maney, executed on the
And the self party — of the first part def3_hereby covenant and arree that a the self of a sead of indefactive transf of functions therein, for ear of are of all focus interest of an interest between the parties hereo that the part y — of the first part hall fail to first parties there of the sead party has all fails to first part of the sead party in the first part of the sead party is all the sead party in the first part of the sead party is all the sead party in the first part of the sead party is all the sead party	delivery hereof 250 15 the lawful owner of the promises above granted, minance   reto 11 dired adving the life of this inferature, pay all takes or assessments that may be level Will L. keys the base black on the analyze one as a start is normal azalan for anal targets to the analyze one as a start is normal azalan for anal targets to the analyze one date and pargins to the same base of the analyze one date and pargins on 1 to key and the remount as paid shall become a part of the inductions, accurate by fails resuld.   arm of maner, executed on the 218% days of

234