## MORTGAGE RECORD 84

 $\bigcirc$ 

[

0

 $\bigcirc$ 

 $\bigcirc$ 

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>4</u> day of
Arthur F. W	eeks and Fern M. Weeks	
	то	Narold G. Beck Register of Deeds.
Lawrence Nationa	1 Bank Lawrence, Kansas	ByDeputy.
THIS INDENTURE		, in the year of our Lord, one thousand nine
	Arthur F. Weeks and Fe	ori K. Weeks, his wife
of Lawrence	in the County of Dou art, and The Lawrence Nation	al Eank and State of Kansas
	Lawrence, Kanzas	partyof the second part.
Sir Hu	ndred 1/2 No/100	DOLLARS, to duly paid, the receipt of o Gront, Bargain, Sell and Mortgage to the said party of the accord part, of Duuglas and State of Kansas, to-wit:
	The West One-half (W2) of th	e Northwest One-fourth (NN <sup>1</sup> /),
		Township Thirteen (13), South
	팬들 성장은 뜻을 벗어야 않는 것이다.	f the Sixth Principal Meridian.
with the appurtenances a And the said part 1650	nd all the estate, title and interest of the sa	
and entrol of a must and in tet	of the first nart do hereby covenant and some the	id parties
	easible estate of inheritance therein, free and clear of	al at the delivery hereof that thoy a rake lawful owner - of the premises above granted, all incumbrance
and that they will warrant and It is agreed between the	easible estate of inheritance therein, free and clear of d defend the same against all parties making lawful o parties hereto that the part105. of the first part of	at at the delivery hereof that_they_AFGhe inwfol owner_ of the premises above granated, all incombrance
and that they will warrant and It is agreed between the or assessed against said real est such sum and by such insurance	essible estate of inheritance therein, free and clear of I defend the same against all parties making lawful o parties here to that the partLGS. of the first part is the horis the same becomes due and payable, and that e evanyary as shall be specified and directed by the pay	at at the delivery hereof <u>that</u> they. A right having over = of the premises above granted, all incombrance
and that they will warrant and It is arreed between the or assessed against said real est such sum and by such insurance extent of <u>its</u> interest. As as breein provided, then the pu this indenture, and shall bear	estible estate of laberitance therein, free and clear of defend the same against all particle making lawfol of particle kerts that the partilloS. of the first part is the when the same become due and parallel, and that max = max = max is the specified and directed by the para in in the scent in the and partilloS (the first para shall are $M_{\rm est}$ as a ball be specified and directed by the para in in the scent in the and partilloS (the first para shall are $M_{\rm est}$ or the second para may para shall are and interest at the rate of 10% (from the date of parallel)	at at the delivery hereof <u>that</u> _thoy. Br@hs iswid owner $=$ of the premises above granted, all larembrance
and that they will warrant and It is arreed between the of assessed against and real set and such sum and by such insurance extent of <u>its</u> . Interest. An as herein provided, than the p this indenture, and shall bear THIS GRADIT is interded	essible evaluate of interviewee therein, free and clear of i defend the same against all parties making lawfol of parties herein that the partillact of the first part is the when the same become due and payshis, and that a company as shill be specified and directed by the part of in the oraci that said part 2004 the first part said at the second part may pay said taxes and interest at the ratio of 10% from the date of payment 3 at a mettager to descript de hyport, of the sum of $=$ 31 $\times$ 10 mettaged d. 100 $\times$	at a the dedivery hereof <u>that</u> thoy. Br@he hawful owner = of the premises above granted, all incombrance
and that they will warrant and It is arreed between the or assessed eraint said rate of a such some and by such inverse extent of it G interest. At as herein provided, then the p this inference, and shall beer THUS GRAPT is interest according to the terms ofDD and byItSterms made	essible evaluate of interiment therein, free and clear of defend the same against all parties making lawfol $e$ parties herito that the particle. In other fars part is the when the mark become due and payaking and that events are suble to expected and directed by the part of in the event that and part 0.65 the first pays shall interest at the ratie of 16% from the date of payme do an emetigate on every the payment of the same of S1x Hundred & NO/100 = 10,	at at the definery hereof <u>Lind</u> <u>Lindy</u> . Br@hs is wild owner $-$ of the premises alove granical all incumbrance all incumbrance <u></u>
and that they will warrant and It is arreed between the or assessed eraint said rate of a such some and by such inverse extent of it G interest. At as herein provided, then the p this inference, and shall beer THUS GRAPT is interest according to the terms ofDD and byItSterms made	essible evaluate of interiment therein, free and clear of defend the same against all parties making lawfol $e$ parties herito that the particle. In other fars part is the when the mark become due and payaking and that events are suble to expected and directed by the part of in the event that and part 0.65 the first pays shall interest at the ratie of 16% from the date of payme do an emetigate on every the payment of the same of S1x Hundred & NO/100 = 10,	at at the definery hereof <u>Lind</u> <u>Lindy</u> . Br@hs is wild owner $-$ of the premises alove granical all incumbrance all incumbrance <u></u>
ned that they will warrant and it is a spreed between the or massessi emission and practice that the such source and the such insurance enters of 112 . Interest. At as brein provided, then the at the indenters and shall beer THIS GRANT is interest- enter that the such server eff. COD and by _ 125	essible evaluate of loberilance therein, free and clear of defend the same zgainst all parties making lawfor parties berris that the partile. So the first part of the same the same become due and payable, and that evaluate the same become due and payable, and that evaluate the same become due and payable, and that of in the event that and part 0.05 the first part, ability is a motigate to be user the same rate of the same of bill evaluate the same of 10% from the date of payme is a motigate to be user the the same of the same of 0	at at the definery herest <u>that</u> they. Br@hs lawful owner $\pm$ of the premises above granted, all larembrance
and that they will warrant and It is a greed between the or massesia emission and by such haveness emissions of 120. Interest. An at brevie provided, then the po- table industries, and shall have THIS GRAFT is interest. THIS GRAFT is interest. So by $-125$ , items made or sum of revery alonged by and particular the treve of DD much here us at provided break part thereof a may deligation much here us at provided break part thereof a may deligation with part deligation and however rests and breakts accretions the break rests and breakts accretion break	essible evaluate of loberinness therein, free and clear of defend the same spains all parties making lawfor parties beriot that the partile. So the first part to the when the mark become due and payable, and that evaluate the mark become due and payable, and that evaluate the mark become due and payable, and that of in the event that and part 2.0 Bot the first part, all distributes the ratio of the first part all the same metrate to serve the payment of the sum of $10^{-1}$ of the second part mar pay raids taxe and $10^{-1}$ of the second part mar pay raids taxe and $10^{-1}$ of the lower the payment of the sum of $10^{-1}$ of the second part of the payment payable to the part $10^{-1}$ of the second part, with a the said part $-$ of the second part to pay for mark that fill to ray the mark at payoff to pay for any chalf fill to ray the mark at payoff to pay for any chalf fill to ray the mark at payoff to the payoff to pay the the thild have on and prain states are not here in every the thild have on and prain states are not here in the same part is the option of the holder having the payoff the payoff the payoff the payoff to the payoff of the hold have on and prain states are not here in every the hold have on and prain states are not here in the payoff the payoff the payoff the payoff the hold have have payoff the payoff the payoff the payoff the payoff the payoff the first payoff the payoff the payoff the payoff the payoff the payoff the payoff the payoff the payoff the payoff the payoff the payoff the same payoff the pa	at at the definery hereof <u>that</u> thOy. Br@hs hawful owner $\pm$ of the premises above granted, all lacombrance
not that they will warrant and It is a streed between the or assessive strength and year of the or assessive strength and year of the strength of 12 the Internet. An at herein provided, then the po- THIS GRAPT is interessive THIS GRAPT is interessive as by -12 the internet and the seconding to the terms of _20 at herein a strength of the first part and part 12 the internet and the part of the term part of the part and based the correlated by the internet internet internet into any provided the second the support internet into any an operator, the rest and hereful as arrived the to rest and hereful as arrived to the rest and hereful as a provided by the rest and hereful as a provided by and the rest and the second the support making the is also as operator, the second terms and the second the support terms and terms and the second terms and terms a	essible estate of interiment therein, free and clear of defend the same against all parties making lawfol parties herito that the particle. In other fars part is the when the mark become due and payakis, and that eventual entry of the severited and directed by the part of in the event that and partil. Bot the first pay has a mortgare to even the segment of the same of the same seven that and partil. Bot the first pay has a mortgare to severy the segment of the same of Six Thurnd Tool & Six Thurn to the same of the same sever the segment of the same of the same severy the segment of the same severe the same severy the segment of the same parable to the party of the second part, with a the said part = of the second part, with a the said part is a safe that severe and the that of the balance is and and are severed to severy created therein, or interest thereas, for the batter or if the balance is and and are severed the same of the balance is and and are severed the same of the same severe the severy for again- ted parts and balance is and the same as a severite are sadd part of the same severe the severy for again- ted parties and the same as a severe with the teast of the same severe the same as a severe with the same severe the balance of the sadd premises and at the time the same the line provides and the high the indext of particles the line provides and the indext highteary more the balance rest and particles and the indext highteary the balance rest and hightear the same semises the indext of highteary the balance rest and hightear the same semises and highteary the balance is a mathematic same semised balance is a mathematic the same semises and the indext of highteary the balance semises and hightear same semises and the same semi	at at the delivery herest <u>Lind</u> <u>Lindy</u> . Br@he hawful owner $\pm$ of the premises alove granted, all incrementations $=$ <u>Lindy</u> . All there is the second se
not that they will warrant and It is a streed between the or assessive strength and year of the or assessive strength and year of the strength of 12 the Internet. An at herein provided, then the po- THIS GRAPT is interessive THIS GRAPT is interessive as by -12 the internet and the seconding to the terms of _20 at herein a strength of the first part and part 12 the internet and the part of the term part of the part and based the correlated by the internet internet internet into any provided the second the support internet into any an operator, the rest and hereful as arrived the to rest and hereful as arrived to the rest and hereful as a provided by the rest and hereful as a provided by and the rest and the second the support making the is also as operator, the second terms and the second the support terms and terms and the second terms and terms a	essible estate of interiment therein, free and clear of defend the same against all parties making lawfol parties herito that the particle. In other fars part is the when the mark become due and payakis, and that eventual entry of the severited and directed by the part of in the event that and partil. Bot the first pay has a mortgare to even the segment of the same of the same seven that and partil. Bot the first pay has a mortgare to severy the segment of the same of Six Thurnd Tool & Six Thurn to the same of the same sever the segment of the same of the same severy the segment of the same severe the same severy the segment of the same parable to the party of the second part, with a the said part = of the second part, with a the said part is a safe that severe and the that of the balance is and and are severed to severy created therein, or interest thereas, for the batter or if the balance is and and are severed the same of the balance is and and are severed the same of the same severe the severy for again- ted parts and balance is and the same as a severite are sadd part of the same severe the severy for again- ted parties and the same as a severe with the teast of the same severe the same as a severe with the same severe the balance of the sadd premises and at the time the same the line provides and the high the indext of particles the line provides and the indext highteary more the balance rest and particles and the indext highteary the balance rest and hightear the same semises the indext of highteary the balance rest and hightear the same semises and highteary the balance is a mathematic same semised balance is a mathematic the same semises and the indext of highteary the balance semises and hightear same semises and the same semi	at at the delivery hereof <u>that</u> thOY. BIGht harded owner — of the premises alove granted, all incrembrance
ned that they will warrant and It is a greed between the or assessive emission and yra ier too how and by such havenee enters of 112. Interest. At at brein provided, then the particular THIS GRAFT is interest. THIS GRAFT is interest. THIS GRAFT is interest. THIS GRAFT is interest. A to prein provided, then the particular to the particular is the trees of	essible estate of interiment therein, free and clear of defend the same against all parties making lawfol parties herito that the particle. In other fars part is the when the mark become due and payakis, and that eventual entry of the severited and directed by the part of in the event that and partil. Bot the first pay has a mortgare to even the segment of the same of the same seven that and partil. Bot the first pay has a mortgare to severy the segment of the same of Six Thurnd Tool & Six Thurn to the same of the same sever the segment of the same of the same severy the segment of the same severe the same severy the segment of the same parable to the party of the second part, with a the said part = of the second part, with a the said part is a safe that severe and the that of the balance is and and are severed to severy created therein, or interest thereas, for the batter or if the balance is and and are severed the same of the balance is and and are severed the same of the same severe the severy for again- ted parts and balance is and the same as a severite are sadd part of the same severe the severy for again- ted parties and the same as a severe with the teast of the same severe the same as a severe with the same severe the balance of the sadd premises and at the time the same the line provides and the high the indext of particles the line provides and the indext highteary more the balance rest and particles and the indext highteary the balance rest and hightear the same semises the indext of highteary the balance rest and hightear the same semises and highteary the balance is a mathematic same semised balance is a mathematic the same semises and the indext of highteary the balance semises and hightear same semises and the same semi	at at the definery herest <u>that</u> thick. Brühe harded owner = of the premises alove granted, all incrembrance
ned that they will warrant and It is a greed between the or assessive emission and yra ier too how and by such havenee enters of 112. Interest. At at brein provided, then the particular THIS GRAFT is interest. THIS GRAFT is interest. THIS GRAFT is interest. THIS GRAFT is interest. A to prein provided, then the particular to the particular is the trees of	essible estate of interiment therein, free and clear of defend the same against all parties making lawfol parties herito that the particle. In other fars part is the when the mark become due and payakis, and that eventual entry of the severited and directed by the part of in the event that and partil. Bot the first pay has a mortgare to even the segment of the same of the same seven that and partil. Bot the first pay has a mortgare to severy the segment of the same of Six Thurnd Tool & Six Thurn to the same of the same sever the segment of the same of the same severy the segment of the same severe the same severy the segment of the same parable to the party of the second part, with a the said part = of the second part, with a the said part is a safe that severe and the that of the balance is and and are severed to severy created therein, or interest thereas, for the batter or if the balance is and and are severed the same of the balance is and and are severed the same of the same severe the severy for again- ted parts and balance is and the same as a severite are sadd part of the same severe the severy for again- ted parties and the same as a severe with the teast of the same severe the same as a severe with the same severe the balance of the sadd premises and at the time the same the line provides and the high the indext of particles the line provides and the indext highteary more the balance rest and particles and the indext highteary the balance rest and hightear the same semises the indext of highteary the balance rest and hightear the same semises and highteary the balance is a mathematic same semised balance is a mathematic the same semises and the indext of highteary the balance semises and hightear same semises and the same semi	at at the definery hereof <u>that</u> thick. Brühe harded owner = of the premises along straids, all incrembrance
ned that they will warrant and It is a greed between the or assessive emission and yra ier too how and by such havenee enters of 112. Interest. At at brein provided, then the particular THIS GRAFT is interest. THIS GRAFT is interest. THIS GRAFT is interest. So by	essible estate of interiment therein, free and clear of defend the same against all parties making lawfol parties herito that the particle. In other fars part is the when the mark become due and payakis, and that eventual entry of the severited and directed by the part of in the event that and partil. Bot the first pay has a mortgare to even the segment of the same of the same seven that and partil. Bot the first pay has a mortgare to severy the segment of the same of Six Thurnd Tool & Six Thurn to the same of the same sever the segment of the same of the same severy the segment of the same severe the same severy the segment of the same parable to the party of the second part, with a the said part = of the second part, with a the said part is a safe that severe and the that of the balance is and and are severed to severy created therein, or interest thereas, for the batter or if the balance is and and are severed the same of the balance is and and are severed the same of the same severe the severy for again- ted parts and balance is and the same as a severite are sadd part of the same severe the severy for again- ted parties and the same as a severe with the teast of the same severe the same as a severe with the same severe the balance of the sadd premises and at the time the same the line provides and the high the indext of particles the line provides and the indext highteary more the balance rest and particles and the indext highteary the balance rest and hightear the same semises the indext of highteary the balance rest and hightear the same semises and highteary the balance is a mathematic same semised balance is a mathematic the same semises and the indext of highteary the balance semises and hightear same semises and the same semi	at at the defiltery terref <u>that</u> thicy. Br@hs hards over of the premises above granted, all incrembrance
ned that they will warrast and It is a streed between the massed warrant and yra see such an and by such haveness extense of 1.12. Interest. At a breine provided, then he p- THIS GRAFT to interest and by	essible evaluate of interiment therein, free and clear of defend the same zgainst all parties making lawfor parties kerics that the particle. So the first part is the when the same become due and payshis, and that or events as a shift be specified and directed by the pay of in the event that and part 0.8 of the first part, shift is event as a shift of 10% from the date of payme is a montgare to every the same and of the same of . Six "binned root is the same of the same of . Six "binned root is "binned to be seen of the same of the same part of the second part, with a the said partic of the second part, with a the bind first of the same part to pay for an addition of the same particle is the indentive the order second the part of the second part, with a the bind first of the same particle is the indentive the proceeding the same to provide in the indentive the proceeding the particle barry grands, an did of principal and interest, together with the cost a so the first part 16.5. (EOF), The part 26.0. of the first part ha YQ.	at at the definery hereof <u>that</u> thick. Brühe harded owner = of the premises along straids, all incrembrance
ned that they will warrant and It is a greed between the or assessive emission and yra ier too how and by such havenee enters of 112. Interest. At at brein provided, then the particular THIS GRAFT is interest. THIS GRAFT is interest. THIS GRAFT is interest. So by	sealthe results of laboritance therein, free and close of defend the same spains all parties move that the particle of the defend the same spains and that the particle and that the same des and payable, and that overstare as a shall be acceled and directed by the parties derived by the parties de	at at the delivery hereof <u>that</u> thoy. BrGhe harded owner — of the premises alove granted, all incrementations —
ned that they will warrast and It is a streed between the the susceed excitated strength and the massion excitated strength the massion excitated strength the strength of the strength the strength of the strength terresting and the strength of the terresting of the strength of the terresting of the strength of the strength of the strength of the strength of the strength of the str	estible evaluate of intervisions therein, free and clear of defend the same zgainst all parties making lawful or parties know that the partile ACL. of the first part of the parties know that the parties ACL. of the first part of the the same the same does and payable, and that event that and part 2.0 for the same part of the same the same of the same track of the same t	at a the definery never( <u>Effat</u> _th( <u>y</u> . <u>B</u> ( <u>g</u> ) is law( <u>g</u> ) over = of the premises above granted, all incrementations ( <u>s</u> ) is a second to the second second second to the second part, the law ( <u>s</u> ) is a second
ned that they will warrast and It is a streed between the the susceed excitated strength and the massion excitated strength the massion excitated strength the strength of the strength the strength of the strength terresting and the strength of the terresting of the strength of the terresting of the strength of the strength of the strength of the strength of the strength of the str	<pre>sealble evaluate of lowerings therein, free and clear of defend the same zgainst all parties making lawfor parties kerics that the particle. So the first part is the when the mark become due and payakis, and that events as a shift be specified and directed by the pay of in the event that and part 0.55 the first part shall interest as the state of 10% from the date of payme is a montgase to every the asymptotic tars and . Six "third read" is the state of 10% of the first part shall and the state particle. The state of 10% of the state payakis to the part of the state pay set is tars and . The state of 10% from the date of the state . Six "third read" is 100/100</pre>	at a the definery never( <u>Effat</u> _th( <u>y</u> . <u>B</u> ( <u>g</u> ) is law( <u>g</u> ) over = of the premises above granted, all incrementations ( <u>s</u> ) is a second to the second second second to the second part, the law ( <u>s</u> ) is a second
ned that they will warrast and It is a streed between the the susceed excitated strength and the massion excitated strength the massion excitated strength the strength of the strength the strength of the strength terresting and the strength of the terresting of the strength of the terresting of the strength of the strength of the strength of the strength of the strength of the str	<pre>sealthe results of laboritance therein, free and close of defend the same spains all parties making lawful or parties brick that the particle. In the first part tits when the same become due and payable, and that overstars as table to appendix directed by the part of in the source that all parties pays all stars and if in the source that all parties pays and that and the star over the same become due and payship, and if is a more that all parties pays and that and parties brick and the particle of the stars and if a same that all parties and stars and if a same the same parties are same to be same that all parties and stars and payship to the payoff and the same payship to be same to be party of the second part, with a the said part - of the second part to pay for any that the party is a three the payses. If if the then payship to the party is a three to be pay of the same to be same to pay of the same to be pay of the same to be same to be pay of the same to be pay of the same to be same to be same to be pay of the same to be for parties and thereas, pay of the back parties is be fort part 15. BE IT REMEMBERED, That on this NOP of the part des</pre>	at at the delivery hereof <u>that</u> thicy. Br@he hawful owner = of the premises alove granted, all incombrance
ned that they will warrast and It is a streed between the the susceed excitated strength and the massion excitated strength the massion excitated strength the strength of the strength the strength of the strength terresting and the strength of the terresting of the strength of the terresting of the strength of the strength of the strength of the strength of the strength of the str	<pre>sealthe results of laboritance therein, free and close of defend the same spains all parties making lawful or parties brick that the particle. In the first part tits when the same become due and payable, and that overstars as table to appendix directed by the part of in the source that all parties pays all stars and if in the source that all parties pays and that and the star over the same become due and payship, and if is a more that all parties pays and that and parties brick and the particle of the stars and if a same that all parties and stars and if a same the same parties are same to be same that all parties and stars and payship to the payoff and the same payship to be same to be party of the second part, with a the said part - of the second part to pay for any that the party is a three the payses. If if the then payship to the party is a three to be pay of the same to be same to pay of the same to be pay of the same to be same to be pay of the same to be pay of the same to be same to be same to be pay of the same to be for parties and thereas, pay of the back parties is be fort part 15. BE IT REMEMBERED, That on this NOP of the part des</pre>	at at the delivery bereaf that they. Brühe harded owner - at the premises above granted, all incrementations
ned that they will warrant and It is a streed between the or assessive attained and real en- terms of 112 internet. An assessive attained attained this indentive, and is interest THIS GRAPT is interest. as breing provided, then the p- attain breing a the strength of the strength according to the terms of and by it is for the strength according to the terms of and by it is for the strength according to the terms of and by it is for the strength according to the terms of and by it is for the strength according to the terms of and by the strength of the strength of the terms and bordin accruing the strength of the terms and bordin accruing the strength of the IN WITNESS WHER written. STATE OF KANSAS County of DOUGLA	<pre>setuble center of lebrings therein, free and clear of defeed the same spains all parties making lawful parties brick that the partile. At the first part is the when the same become due and payable, and that or ensures as shall be acceled and directed by the part of in the event that and partil Edo the first part has a set of the same that and partile for a set of the set of the same that and partile for the set of the set of the same that and partile for a set of a set of the same that and partile for a set of a set of the same that and partile for a set of a set of the same that and partile for a set of a set of the same that the same that the set of a set of the same that the same that the set of a set of the same that the set of the set of a set of the same that the set of the set of a set of the same that the set of the set of a set of the same that the set of the set of a set of the same that the set of the set of a set of the set of the set of the set of the set a set of the the set of the set of the set of a set of the the set of the set of the set of a set of the set of the set of the set of a set of the the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of a set of the set of the set of the set of the set of a set of the set of the set of the set of the set of a set of the set of the set of the set of the set of a set of the set of the set of the set of the set of a set of the set of the set of the s</pre>	at at the definery hereof <u>Lind</u> thick. Bridster, pay all takes or assessments that may be level all incombrance
ned that they will warread and It is a streed between the transcale arealized at a set of the macsole arealized at a set the macsole arealized at a set the set of 122 internst. At a breed provided, then the p- THIS GRAFT is increased at breed area and the set of the set or sums of the set of the set or sums of the set of the set of set of the set of the set of the set of the set of the set of the mendiate between the set of the set the set of the set of the set of the the set of the set of the set of the set of the set of the set of the set of the set of the s	<pre>setuble center of therein, free and clear of defeed the same zgainst all parties making lawful of partice krick that the partile.20 to the Arts part tits when the marb become due and payable, and that events as half the specific and differed by the part all not event that and part 2.0 for the drag part half in the event that and part 2.0 for the drag part half and more the arts of the part 2.0 for the drag part half and more the arts of the part 2.0 for the drag part half and more the arts of the second part of the same of </pre>	at at the definery breef <u>Lind</u> <u>Lind</u> . Bright hardle over - at the premises along straids, all incombrance
ned that they will warread and It is a streed between the transcale arealized at a set of the macsole arealized at a set the macsole arealized at a set the set of 122 internst. At a breed provided, then the p- THIS GRAFT is increased at breed area and the set of the set or sums of the set of the set or sums of the set of the set of set of the set of the set of the set of the set of the set of the mendiate between the set of the set the set of the set of the set of the the set of the set of the set of the set of the set of the set of the set of the set of the s	<pre>setuble center of therein, free and clear of defeed the same zgainst all parties making lawful of partice krick that the partile.20 to the Arts part tits when the marb become due and payable, and that events as half the specific and differed by the part all not event that and part 2.0 for the drag part half in the event that and part 2.0 for the drag part half and more the arts of the part 2.0 for the drag part half and more the arts of the part 2.0 for the drag part half and more the arts of the second part of the same of </pre>	at at the definery hereof <u>Lind</u> <u>Lind</u> . Bridge lawful owner — of the premises along granted, all incombrance
ned that they will warrant and It is a spreed between the or assessive sensitication and years of the is assessive sensitication of the tests of 112 interest. At a breeze provided, then the particular THIS GRAPT is interested assessive interest of the test assessive interest of the test and byit. The test of the test and byit. The test of the test and byit. The test of the test and be test of the test of the test and be test of the test of the test test of the test of the test of the test test of the test of the test of the test test of the test of the test of the test test of test of the test of the test test of test of the test of the test test of test of test of test of test of test test of test of test of test of test of test test of test of	<pre>setuble center of therein, free and clear of defeed the same spains all parties making lawful or partice knrish that particles of the farst part is the when the same become due and payable, and that or ensure an shall be secreted and directed by the part of in the event that and partil 2.5cf the farst part hat is the when the same of 1.5cf from the date of payar and the event that and partil 2.5cf the farst part hat are not be rate of 1.5cf from the date of payar and the event that and partil 2.5cf the farst part hat are not be rate of 1.5cf from the date of payar and the event that and partil 2.5cf the farst part hat are not be rate of 1.5cf from the date of payar and the same part of the second part, with a the and part of the second part, with a the same part of the second part, with a the same part of the second part is pay for an are if the buildings on and prain states of not determine are if the buildings on and prain states of not determine are if the buildings on and prain states of a determine are if the buildings on and prain states of a determine are if the buildings on and prain states of the same are if the buildings on and prain states of the same are if the buildings on and prain states of the same are if the buildings on and prain states of the same are if the buildings on and prain states of the same are if the buildings on and prain states of the same are if the buildings on and prain states of the same are if the buildings on and prain states of the same are if the buildings of the same are area as a be fart part 1.5c. BED IT REMEMBERED, That on this. <u>hore are partice</u></pre>	at at the definery breef <u>Lind</u> <u>Lind</u> . Bright haveful owner — of the premises along granted, all incrementations of the second part, the life of the indextore, pay all takes or assessments that may be level ball at all times during the life of the indextore, pay all takes or assessments that may be level that the second part, the level of any main payable to the part <u>V</u> of the second part to the indextore of the second part, the level of any, main payable to the part <u>V</u> of the second part to the indextore of the second part, the second to paid shall become a part of the indextorement intermediation of the second part, the second to paid payable shall become a second by the second part, the second to paid shall become a part of the indextorement by a sub full pay much there merels to be all <u>C</u> or y of <u>February</u> <u>19</u> (AL indextorements). The second second during the second second by indextorements there as a second in the <u>STC</u> or y of <u>February</u> <u>19</u> (AL indextorements there as a second in the <u>STC</u> or y of <u>February</u> <u>19</u> (AL is second by the second second fourness or to declarge a set take with interest there as a second secon
ned that they will warrant and It is a spreed between the or assessive sensitication and years of the is assessive sensitication of the tests of 112 interest. At a breeze provided, then the particular THIS GRAPT is interested assessive interest of the test assessive interest of the test and byit. The test of the test and byit. The test of the test and byit. The test of the test and be test of the test of the test and be test of the test of the test test of the test of the test of the test test of the test of the test of the test test of the test of the test of the test test of test of the test of the test test of test of the test of the test test of test of test of test of test of test test of test of test of test of test of test test of test of	<pre>setuble center of therein, free and clear of defend the same spains all parties making lawful or parties brick that the partile Ca of the fact part is when the twine become due and paralie, and that overstar as table to aperied and directed by the part of in the origin that ald partile Ca the fact part of its when the twine become due and paralie, and that overstar as table to aperied and directed by the part of in the origin that ald partile Ca the fact part of its a monitore to accur the parameter of the same of </pre>	at at the definery hereof <u>Lind</u> <u>Lind</u> . Bridge lawful owner — of the premises along granted, all incombrance

235