of M.

rt.

0

 $\left(\hat{I} \right)$

Ċ

, \bigcirc

٢

 \bigcirc

FR	ОЛ	STATE OF KANSAS, DOUGLAS COUNTY, 55.	447 496 54
John W. Falls, a st		This instrument was filed for record on the	2.5
Geneva Falls Nelson		September A. D. 19A1, at 411	Do'clock P.
Charles "	Alluida	Narold UR	
Charles W.		By	Deputy.
THIS INDENTURE, Made this hundred and forty-one	between	, in the year of our Lord, 11s Melson, a single woman,	one thousand ni
of Lawrence in part_105_of the first part, and	the County of Douglas Charles W. Allph		0.989 - 40.99
WITNESSETH, That the said One Hundred Minety-nine	parties of the first part, in con and 13/100 (\$199:13) -		of the second particular the second particul
which is hereby ackrowledged, ha 3 the following described real estate	70 stild, and by this indenture do situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said part y . Douglas and State of Kansas, to-wit:	of the second pa
The South Quarter	$(S_{\frac{1}{2}}^{1})$ of the North One-	-half (N_2^1) of Block Eighteen (18) in that p	art.
of the Cit	y of Lawrence known as N	orth Lawrence,	
• • • • • • • • • • • • • • • • • • •			
			1997 - 1997 -
with the appurtenances and all the	estate, title and interest of the sai	d part105. of the first part therein.	•
And the said part108 of the first p	estate, title and interest of the sais at do hereby covenant and agree that of laberitance therein, free and clear of	d part105_cf the first part therein. 1 at the divery hered_th0Y_BTOthe lawfal ownerS_ of the pa 11 humbrance	
And the said part108 of the first pu and seized of a good and indefeasible estate and that they will warrant and defend the	art do - hereby covenant and agree that e of inheritance therein, free and clear of a same against all parties making lawful ch	t at the delivery hereof they are the lawful owners of the pu all incombrance	
And the said part108.of the first pa and solved of a good and indefeasible estate and that they will warrant and defend the It is agreed between the partice here or assessed against said real estate when th took sum and by such insurance company as	art do hereby covenant and agree that e of inheritance therein, free and clear of a same against all parties making lawfol ch eto that the part 103 of the first part ab to same becomes due and payable, and that. a shall be specified and directed by the part	1 a the delivery hered_they_BTOthe lawful overst_ of the po- all incumbrance all shared and the state of the indenture, pay all taxes or assessment they W111 here the buildings upon haid real extre instruct against they w111 here the buildings upon haid real extre instruct against they w111 here the buildings upon haid real extre instruct against they w111 here the buildings upon haid real extre instruction to they w111 here the buildings upon haid real extre instruction to the state of th	ts that may be levie t fire and tornado i he second part to th
And the said part108.of the first p and seized of a good and indefeasible estate and that they will warrant and defend the It is argened between the partick here or assessed against said real estate when th tuch sum and by such insurance company as extent of	art dnbreeby covenant and agree that s of inheritance therein, free and clear of a same acclinit all parties making lawfol ch to that the part 10S of the first part ab is same becomes due and payable, and that a shall be specified and directed by the part in that add part 20S of the fort care shall	i at the delivery hered_they_arothe lawfal ownerS_of the po all faramhrance all faramhrance sail at all times during the life of this faderature, pay all taxes or assessment they Mills have the ballitage upon sail rad earlies famoral arguing the Units of the second part, the loss, if any, make populate to be party_of it for its new not have been during the house and any and earlies family and for its new not here when the states houses, and any and the house have the house of the house house the second part, the house house and any house the second part, the house	ts that may be levie t fire and tornado i he second part to th
And the mkl part108. of the forty p and sected of a good and indefecuite state and that they will warrant and defend the It is agreed between the parties here reasoned agricuits and of edite when th truch sum and by such insurance company as extent of	ard do—— hereby covenant and agree that o of inheritance therein, free and clear of i assee actions all parsies making lawfol ch teo that the part 103, of the first part ab a small become due and payable, and that, a shall be specified and directed by the part on that said needSo of the first part half the street of 10% from the data care that the street of 10% from the data care payment	a the delivery hered_they_BTGthe lawful oversf_ of the po all incumbrance all incumbrance into therest. Such as a second of the second second second second they will keep the buildings upon add real exists instruct against y_moth the second part, the loss, if any much spaylis to the part y_mot fail to pay nuch tasse when the same become due and payshis and to keep memore, or eliver, and the annount so paid shall become a just of the in t unit fully repaid.	tis that may be levie t fire and tornado i he second part to th said premises insure debtedness, secured b
And the safe part262 of the first p and brief of a ground in informable state and that they will warrast and defend the It is agreed between the particle here reassend against and real entate when th took sum and by inch insurance company are state of	and on $-$ broky covenant and agree that of inheritonse threes, fore and clear of a same against all parties making fuerial ci- tes that the part 20.3, of the first part al- same against all parties making inheriton a main between the and particle, and that, a shall be specified and directed by the part and that and its part 20.5 of the first part shall the second part, may pay solid tasks and i here are of 10% from the data of payment are to secure the transmit (the ten of the instance) (the transmit pay the ten of the ten instance) (the transmit pay the ten of the ten instance) (the ten of the ten of the ten of the last written solid tentom ten ten ten of the ten the ten of the ten of the ten of the tentom ten ten of the last written solid tentom ten ten ten of the tentom	is the delivery hered. they are the lawful over 5 of the partial membrane the lawful over 5 of the partial furniherate	ts that may be levie t fire and tornado he second part to th asid premises insure debtedness, secured b
As the said part262 of the first p and heised of a grant and inderstable state and that they will warrast and defend the It is agreed between the particle here reasons tasking and real state when th reads are made by inch insurance compary a cast of	ard of $-$ broky covenant and arree that of inkeritases therein, free and elter of save against all garties making faveful el- ter that the part 1028 of the first part al- ter that the part 1028 of the first part al- ability is precised and directed by the part and the scale area 50 of the first part also in the scale area 50 of the first part also instructions that and is precised to a so- te scale of 102 mm the date of parton instructions and 135/1000 [51] also written addication for the segment to gard of the second part, with all	is the delivery hered. they are . the lawful every S_{-} of the point information and the set of	the that may be jeric t fire and tornado i be second part to the said premises insure content of the said premises insure content of the said the second second second to be second and the second to be second to be second to be second to be second to be second to be second to be second to be second to be second to be second to be second to be seco
And the sold part262 of the first part and exist of a ground in indexisible state and that they will warrest and defeed the It is agreed between the particle here reasons against add real exists when the tota sum and by inch insurance company as many and by inch insurance company as a barring insuring, then the party of a linear state of the party of the above of the party of the party of the THIS GUNATY is instead was a more One Hundred M. execution of ONO or the second part is the terms and a spatish to it	ard of $-$ broky covenant and arree that of inkeritases therein, free and elter of save against all garties making faveful el- ter that the part 1028 of the first part al- ter that the part 1028 of the first part al- ability is precised and directed by the part and the call saveful of 0 of the first part al- the series of 102 mm the data of partons in set year 102 mm that data of partons in set year 102 mm that save first one of the series of 102 mm that data of partons in set year 102 mm to be seen of part, with all all written obligation for the segment to year 102 mm the second part, with all	is the delivery hered. they are . the lawful every S_{-} of the point information and the set of	that may be levie t fire and tornado i be second part to th said premises insure content of the said premises insure content of the said content of the said to be seture any sum iso to seture any sum
As the said part262 of the first part and brief of a great and inderivable starts and that they will warrant and defeot the It is agreed between the particle here or assessed against and eral erates when th turch sum as by inch insurance company are erast of	and $\alpha_{}$ broky overant and arre table of inkritises thread, free and clear of <i>i</i> area cashed all parties making layed of the table part 20.5, of the first part all same acasimat all parties making layed of the table part 20.5 of the first part all the several part of the same part of the several part of the same part of the several part of the same part of the several the same at the same part of the part of the seven part, which all the part of the seven part of the soft of the same as provided in the labelence of the several part of part of the several part of the several part of the several part the several part of part of the several table and the same several part of the several table and the same several part of the several table and the several part of the several table and the same several part of the several table and the several part of the several table and the same several part of the several table and the several part of the several table and the same as the several part of the several table and the same as the several part of the several table and the several part of the several table and the several table and the several part of the several table and the several part of the several table and the several table and the several part of the several table and the several part of the several table and the several table and the several part of the several table and the several table and the several part of the several table table table and table and table and table and table and table and table table and table and table and table and table and table and table table and table and table and table and table and table and table table and table and table and table and table and table and table table and table and tabl	is the delivery hered_they_BTOthe lawful ownerS_ of the po- all incumbrance	its that may be levie if for and tornado i the second part to the add promises insure detechness, secured is DOLLARS: bo secure any sus intel is secure any sus intel is secure any sus intel is secure any sus intel is a convergen- tion the convergen- tion and the convergence of the conv
As the said part202. of the first part and neited of a good and indefendable states and that they will warreast and defend the It is agreed between the particle here or assessed against and real entry when the took sum as by inch insurance company ar- center of	and on $-$ broke overants and agree that of diskrithmet threads, fore and clear of <i>i</i> as a seven assimint all parties making layed of the the heat AGS of the first part all the served and particles and the seven is that a self and SS of the first part shift the second part may pay said tasks and that the second part, may pay the tasks and the the second part of the second part, which all for the set of 10% from the side of parts and $-$ of the second part, which all the second part of part of any pay the second part of part to pay for any pay the same as provided in this index for which are index of parts on pay for any pay the same as provided in this index in this first of the second part, which all the second part to pay for any pay the same as provided in this index will all the second part to pay for any pay the same as provided in the index is seen utilized as and real sets are and they in pay the state of parts of the balance is shall be a sufficient spectry, and all the index is set if the static process and all the index is set if the same parts of the part of the parts of the set of the second all the index pays is set if the same parts of the parts of the parts of the set of the parts of the parts of all the index pays is set if the parts pays of the parts of all the index pays is set if the parts pays of the pays of all the index pays is set if the parts pays of the pays of all the index pays is set if the parts pays of the pays of all the index pays is set if the parts pays of the pays of t	is the delivery hered. they are. the lawful over 5 of the po- all finameters and the set of the following of the set of	that may be levin if for and tornado in the second part to the add premises insure add premises insure of the levin second to — — — — — — — — — — — — — — — — — — —
As the said part262. of the first p and neited of a great and inderivable starts and that they will warrant and detend the It is agreed between the particle here or assessed against and real entry when the roats of a start and real entry when the roats of a start and the start when the took sum as by inch insurance company are constant of In the near the start of The start of the start of the start of The start of the start of the start The start of the start of the start of The start of the start of the start of The start of the start of the start of The start of the start of the start of the start of The start of the start of the start of The start of the start of the start of the start of The start of the start of the start of the start of The start of the start of the start of the start of The start of the start of the start of the start of The start of the start of the start of the start of The start of the start o	ard of $-$ broky covenus and a gree that some acainst all parties making favoid et a some acainst all parties making favoid et is to that the part 2023 of the first part all the terms because due and parables, and that, a shall be specified and directed by the part and the asid parable 20 of the first part shall the second part may pay add taxes and i motivation be asid of parameters and the parameters are to secure the parameter of the second part, with all inforty-mindo and 12/2007 (§21) all written abilitation for the support the parable of the second part, with all the J-of the second part, with all the J-of the second part, with all the second parts and support part of the addition of the part J of the second part, with all the part J of the second part, with all the part J of the second part, be addition the part be and a parts part of the addition the part be parts of the addition the part of the the parts of parts are not here to part the same as parts of the addition to write the remains here the addition of the costs and all historics the costs of the fact second of the second part to costs of the fact second of the the transfer sectors, addition there on the part of the the second second the the costs and the terms of the second second the second second the second the second	is the delivery hered_they_BTOthe lawful ownerS_ of the po- all incumbrance	that may be lerge if the and tornado be as eccont part to the association of the second part to the association of the second part to the
An the sail part202. of the first y and more of a ground in identicable states and that they will warrent and detect the It is agreed between the particle term or massest agricult and real entry with the sail and real entry when the sail and the sail the sail states and the sail the sail states and the indentity and stall best interest. At ITIS GRANT is intered as a more in same sail agricult best and the sail the sail states and the sail t	ard of $-$ broky covenus and a gree that some acainst all parties making favoid et a some acainst all parties making favoid et is to that the part 2023 of the first part all the terms because due and parables, and that, a shall be specified and directed by the part and the asid parable 20 of the first part shall the second part may pay add taxes and i motivation be asid of parameters and the parameters are to secure the parameter of the second part, with all inforty-mindo and 12/2007 (§21) all written abilitation for the support the parable of the second part, with all the J-of the second part, with all the J-of the second part, with all the second parts and support part of the addition of the part J of the second part, with all the part J of the second part, with all the part J of the second part, be addition the part be and a parts part of the addition the part be parts of the addition the part of the the parts of parts are not here to part the same as parts of the addition to write the remains here the addition of the costs and all historics the costs of the fact second of the second part to costs of the fact second of the the transfer sectors, addition there on the part of the the second second the the costs and the terms of the second second the second second the second the second	is the delivery hered. They_BTO . the lawful owner S , of the partial humanization of the partial term and the partial term of the part of the term of term of the partial term of the part of the partial term of the partial term of the partial term of the partial term of the part of the partial term of the part	that may be levic if the and tornado is the second part to the safe promise hanner ichtedness, secured is —
And the said part262. of the first p and besied of a great and inderstable starts and that they will warreast and detend the It is agreed between the particle here reasons against and real entry with troth sum and by inch insurance company are constant of	ard of $-$ broky covenus and a gree that some acainst all parties making favoid et a some acainst all parties making favoid et is to that the part 2023 of the first part all the terms because due and parables, and that, a shall be specified and directed by the part and the asid parable 20 of the first part shall the second part may pay add taxes and i motivation be asid of parameters and the parameters are to secure the parameter of the second part, with all inforty-mindo and 12/2007 (§21) all written abilitation for the support the parable of the second part, with all the J-of the second part, with all the J-of the second part, with all the second parts and support part of the addition of the part J of the second part, with all the part J of the second part, with all the part J of the second part, be addition the part be and a parts part of the addition the part be parts of the addition the part of the the parts of parts are not here to part the same as parts of the addition to write the remains here the addition of the costs and all historics the costs of the fact second of the second part to costs of the fact second of the the transfer sectors, addition there on the part of the the second second the the costs and the terms of the second second the second second the second the second	is the definery hered. They_BTO the harfal owner S. of the point information of the second part, the law of the point of the second part, the law of the second part, the law. If any, make payable to the part y of the second part, the law. If any, make payable to the part y of the second part, the law. If any, make payable to the part y of the second part, the law of the payable between the second part, the law of the payable is the law of the second part, the law of the payable is the law of the law of the payable is the law of the la	that may be lerge if for and torrado be associated and torrado be associated and torrado be associated and the - DOLLAR. - DOL
And the said part262. of the first p and besied of a great and inderstable starts and that they will warreast and detend the It is agreed between the particle here reasons against and real entry with troth sum and by inch insurance company are constant of	ard of $-$ broky covenus and a gree that some acainst all parties making favoid et a some acainst all parties making favoid et is to that the part 2023 of the first part all the terms because due and parables, and that, a shall be specified and directed by the part and the asid parable 20 of the first part shall the second part may pay add taxes and i motivation be asid of parameters and the parameters are to secure the parameter of the second part, with all inforty-mindo and 12/2007 (§21) all written abilitation for the support the parable of the second part, with all the J-of the second part, with all the J-of the second part, with all the second parts and support part of the addition of the part J of the second part, with all the part J of the second part, with all the part J of the second part, be addition the part be and a parts part of the addition the part be parts of the addition the part of the the parts of parts are not here to part the same as parts of the addition to write the remains here the addition of the costs and all historics the costs of the fact second of the second part to costs of the fact second of the the transfer sectors, addition there on the part of the the second second the the costs and the terms of the second second the second second the second the second	is the definery hered. "they are. the lawful owner 5. of the path linearhere	that may be lergin if the and tornado i the second part to the add promises insure dottedness, secured b - DOLLARSE - DO
As the said part262. of the first p and neited of a great and inderivable starts and that they will warrant and detend the It is agreed between the particle here or assessed against and real entry when the roats of a start and real entry when the roats of a start and the start when the took sum as by inch insurance company are constant of In the near the start of The start of the start of the start of The start of the start of the start The start of the start of the start of The start of the start of the start of The start of the start of the start of The start of the start of the start of the start of The start of the start of the start of The start of the start of the start of the start of The start of the start of the start of the start of The start of the start of the start of the start of The start of the start of the start of the start of The start of the start of the start of the start of The start of the start o	ard of $-$ broky covenus and a gree that some acainst all parties making favoid et a some acainst all parties making favoid et is to that the part 2023 of the first part all the terms because due and parables, and that, a shall be specified and directed by the part and the asid parable 20 of the first part shall the second part may pay add taxes and i motivation be asid of parameters and the parameters are to secure the parameter of the second part, with all inforty-mindo and 12/2007 (§21) all written abilitation for the support the parable of the second part, with all the J-of the second part, with all the J-of the second part, with all the second parts and support part of the addition of the part J of the second part, with all the part J of the second part, with all the part J of the second part, be addition the part be and a parts part of the addition the part be parts of the addition the part of the the termines here the addition the costs and be set the the costs and the terms to set the termines here the costs and be set the termines here the set the costs and be set the termines here the costs and be set the termines here the costs and be set the termines here the termin	is the definery hered. "they are. the lawful owner 5. of the path linearhere	that may be lerge if for and tornado [he second part to the said promises insure control of the second part to add promises insure control of the second the insure and particular if the insures are and if the insure are an are an are an are an are an are an are if the insure are an are an if the insure are an are a
And the said part202 of the first pand noised of ground and indefendable extra and noise of a ground of the same o	ard of $-\frac{1}{2}$ broky covenus and a gree that of inkeritance threes, free and clear of some acainst all parties making investor to that the part 20.5 of the first part all the the part 20.5 of the first part all the according to the first part all the according to the first part all the according to the source of the the part first of 10% from the data of partent all the rate of 10% from the data of partent are to rever the same of the two most inforty-nin the same of the source of the part of the second part, with all the <u>second</u> the second part, with all the <u>second</u> the second part, with all the <u>second</u> the second part to pay for any part the same of the second part, with all the <u>second</u> parts to pay for any part the same of a the second part, with all the <u>second</u> parts to pay for any part the same of a the second part, with all the <u>second</u> parts are and the the part the same of a the second part to be set the perculsion should be the clean and indexet, therefore with the clean and the theory, the perculsion should be the clean the the binst, restoring and the long the same the binst, restored and the long the same part 108_ of the first part ha. <u>YO</u>	is the definery hered. "they are. the lawful owner 5. of the path linearhere	that may be lerge if for and tornade [he second part to the said promises insure contained in the second part to the second part to the - DOLLARE -
And he sail part202 of the first part and noised of a good and indicating entant and that they will warrant and driend the It is agreed between the particle ber- ramsenst against and real entant when the truch sum and by inch insurance compary a constraint of	ard of — broky covenus and a gree that of inkritisse threads. If we are deter of some acainst all parties making invite to that the part 10.5 of the first part all the the part 10.5 of the first part all the according to the first part all inforty — inform the data of particular the track of 10% for the first part all inforty — inform the data of particular the track of 10% for the first part all the according to the second part, with all the years the second part to pay for any part the same as particular to the second part, the part y =	is the delivery hered. "they_are the lawful ownerS_ of the partial hummhraze	ts that may be levie if a main tornate i the second part to the second part of the
And the safe part202 of the first part and neirod of a ground in identicable states and that they will warrast and defeot the It is agreed between the partice here reasons against aid real estates when the trob sum and by inch insurance compary a circuit of	ard of — broky covenus and a gree that of inkeritase threes, free and clear of some actions all garties making fawful cl to that the part 2023 of the first part all the the sourd 2023 of the first part shall the source of the source of the source of the source and the cold sample of the first part shall the source of the source of the source of the source and the source of the and the provides of the holder here of a source of the first part ha XD the form and provides of the holder here of a source of the first part ha XD = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder here of = 1000 memory, both sources of the holder he	<pre>i at the delivery hered_they_BTOthe Inwfal evenes% of the pse all harmwhatese all a larmwhatese all a stations during the He of this Indenture, psy all taxes or assessme they Mills have the ballitary uses a suparks to the pset y_of t fall bary the these worth the same become due and poychies and to here assessed, or either and the amount in paid shall become a part of the in the fall program the thereas worth the same become due and poychies and to here assessed, or either and the amount in paid shall become a part of the in the fall program the thereas worth the same become due and poychies and to here assessed, or either and the amount in paid shall become a part of the in the fall program the thereas a scaling to the rems of a shall become a part of a said same of moore, essented on the 292th</pre>	tt that may be levie f fre and tornade [he second part to the said promise insure b
An the sail part202 of the first part and neited of a great and indefendible state and that they will warrast and defend the It is agreed between the particle here masses at sails and eral states when the tech sum and by inch insurance compary a central of	ard of — bereky coverants and agree that of the of inkeritases thereins, free and elter of a some action at a garties making fawful check and the sort 123 of the first part shall be error 125 of the first part shall be error 126 of the second part in the source 126 of the first part ha YO is a source 126 of the first part ha YO is a source 126 of the first part ha YO is a source 126 of the first part ha YO is a source 126 of the first part ha YO is a source 126 of the first part ha YO is a source 126 of the first part ha YO is a source 126 of the sourc	1 at the delivery hered. "They AFO the harfal events". of the peak in human set and a linear deriver the linear deriver the linear derivers and in human set and the set of any set of the linear derivers. All at all there is the set of any main set area extent of the set of any set of the linear derivers are any set of the set of any set of the linear derivers are set of the set of any set of the linear derivers are set of the set of any set of the linear derivers are set of the set of any set of the set of any set of the linear derivers are set of the set of any set of the set of the set of any set of the set of t	the that may be lerks for and tornado is associated premises harare the second part to the associate part to the associated premises harare the the second part of the the the convergence then the convergence the this convergence the
And the said part202. If the first part and neifed of a ground in informable exist and that they will warrest and defeed the It is agreed between the particle here reasons arised and an exist and real exist and that they will warrest and defeed the trade arm and by inch insurance compary a start of	ard of — bereky coverants and arrow that is of inkeritases thereis. Iters and elter of a save action at 123 of the first part of the second part is part of the second part is part of the second part is part of the second part is part the first part the first part of the second part is part to first part the first part the part of the second part is part of the second part of the second part is part	1 at the delivery hered. "they are	tt that may be jerk f fre and torrado is second part to the said promise insure - DOLLAR
And the said part202. If the first part and neifed of a ground in informable exist and that they will warrest and defeed the It is agreed between the particle here reasons arised and an exist and real exist and that they will warrest and defeed the trade arm and by inch insurance compary a start of	ard of — bereky coverants and arrow that is of inkeritases thereis. Iters and elter of a save action at 123 of the first part of the second part is part of the second part is part of the second part is part of the second part is part the first part the first part of the second part is part to first part the first part the part of the second part is part of the second part of the second part is part	1 at the delivery hered. "they are	tt that may be jerk f fre and torrado i f fre and torrado i said promise insure - DOLLAR
And the said part202. If the first part and noised of a good and individualitie exist and that they will warress and defeed the It is agreed between the particle here the massed axial staid and exist when the test and the said real exists when the test and test and test and test and test test and test and test and test and test to rest and test and test and test and test to rest and test and test and test and test to rest and test and test and test and test to rest and test and test and test and the test and test to rest and test and test and the addition of the test to rest and test and test and the addition of the test and test to rest and test and test and the addition of the test and the test and the test and the test and test and test and test and the test and test and test and the test and test	ard of — bereky coverants and arrow that is of inkeritases thereis. Iters and elter of a save action at 123 of the first part of the second part is part of the second part is part of the second part is part of the second part is part the first part the first part of the second part is part to first part the first part the part of the second part is part of the second part of the second part is part	1 at the delivery hered. "they are	tt that may be levie f fre and tornade [he second part to the said promise insure be
And the said part202. If the first part and noise of a good and individualitie exists and that they will warrest and defend the It is agreed between the particle here the massed axial static and the same and the massed axial interest. As it is the re- ation of	ard of benefits coverants and agree that of a source action of a garties making favring the source of a source action of a source action of a source action of a source action of the source of	1 at the delivery hered. "They AFO the lawful events". of the partial insumfaces and in horners. All at all insumfaces the line of the ladenture, pay all taxes or assessment "They MILL have the building upon said real exists insured against the second part, the second part, the specific taxes worth assessme the second part optic and to here any or they and the amount to paid shall become a part of the insufface of the second part, the sec	tt that may be levie f fre and tornade [he second part to the said promise insure to second part to the add promise insure to second part to the part of the second part to the second part of the second part of the s
And the said part202. If the first part and noise of a good and individualitie exists and that they will warrest and defend the It is agreed between the particle here the massed axial static and the same and the massed axial interest. As it is the re- ation of	ard of broke oreans and agree that of a source action of a loweriness thereins. Fore and often of a source action of a source action of a source action of a source action of the source of a source action of the source of a source action of the source	<pre>i at the delivery hered_they_BTO the Inwfal events%_ of the ps all a lammbrase all and lammbrase all at all hours be building the life of this indenture, psy all taxes or assessment fbDy Mills how the building tay, make psyable to the psy y_of tay and the second part, the law, if any, make psyable to the psy y_of tay and the second part, the law, if any, make psyable to the psy y_of tay assessment, there are worth assame become due and psychic and to here assamed at the second part, the law of the psyable to the psy y_of tay assamed to any other and the amount to paid shall become a part of the in the second part, the law of the psychic tay to here assamed, or either, and the amount to paid shall become a part of the in the second part, the law of the psychic tay to here assamed and thereas assessment to be paid to the psychic tay to here assamed and thereas assessment the psychic tay to here assamed and thereas assessment to here as the delivery of the second p whether thereas assessment thereas the second p whether thereas assessment thereas assessment thereas assessment be adding the provide part the second p whether thereas assessment the second p whether thereas assessment thereas assessment thereas assessment be adding thereas assessment thereas assessment thereas assessment be adding thereas assessment thereas assessment thereas be adding the provide the tay of the second p whether thereas assessment thereas assessment thereas be adding the provide the tay of the assessment thereas be adding the provide the tay of the assessment thereas be adding the provide the tay of the delivery the adding to the part of the delivery the second tay be adding the tay of the tay of the assessment of the foregraphic tay of the delivery the tay of the tay of the tay of the tay of the delivery the tay of th</pre>	tt that may be levie f fre and tornade [he second part to the said promise insure to second part to the add promise insure to second part to the part of the second part to the second part of the second part of the s

303