330

9

## MORTGAGE RECORD 84

Reg. No. 2843 5 0

<form></form>		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss This instrument was filed for record on the 15 day of	
Internet National Shale         internets (internets of the same)         internet (internets of the same)           THE INDEXTIVE INTERNET INT	Elmer E. Churchb	and a second		
THIS INVENTIVE. Mole this 155h. by of	Lawrence National	Bank Lawrence, Kansas		
Shore 5. Churchhaugh, a widewar         d	THIS INDENTURE,	, Made this 15th, day of Nov		
parg	hundred and Forty-or Elmer E.	ne between . Churchbaugh, a widowor		
Largences			and State of Kansas	
<pre>which is providently acknowledged, he</pre>	WITNESSETH, That	Lawrence	, Kansas part y of the second part.	
A purteen (14), Range Minsteen (15), Containing 80 acres, nore or less.	which is hereby ackrowle the following described re	diged, ha 3	Grant, Bargain, Sell and Morigage to the said part. Y. of the second part, glus and State of Kansas, to-wit:	
A purteen (14), Range Minsteen (15), Containing 80 acres, nore or less.	The Sou	th Half $(S_2^1)$ of the Northwest Quar	ter $(NN_4^1)$ of Section Fifteen (15), Township	
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				100
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				12/24
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				133
An and a many larged the first pare do. 50% hereby evenests and a stree that is the delivery heres 10.2.5				125
An and a many larged the first pare do. 50% hereby evenests and a stree that is the delivery heres 10.2.5				
An and a many larged the first pare do. 50% hereby evenests and a stree that is the delivery heres 10.2.5				
An and a many larged the first pare do. 50% hereby evenests and a stree that is the delivery heres 10.2.5				
An and a many larged the first pare do. 50% hereby evenests and a stree that is the delivery heres 10.2.5				1
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				1-5
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				1.5
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5			이 것이 아이에 집에 가지 않는 것이 같이 많을 수 없다.	1.243
An and a many larged the first pare do. 50% hereby events and a starte that is the definery hered				14.23
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				1
An and a many larged the first pare do. 50% hereby everants and acree that is the delivery hered 10.2.5				
at the ty will warrent and defend the new section if prime making therein, first and there of all finandariane         The is arrent between the parties. More that are beneficial and directed by the part (built and the bay, fill are track in the bay), of the design and the bay. If are the part is built and the bay, fill are track in the bay of the design and the bay of the design and the bay. If are the part (built are bay), and the analysis and the bay of the design and the bay. If are the part (built are bay), and the analysis and the part (built are bay), and the analysis and the part (built are bay). The parties the part (built are bay), and the analysis and the part (built are bay), and the analysis and parties has been approximate and the part (built are bay). The parties the part (built are bay), and the analysis and parties the part (built are bay). The parties the part (built are bay), and the analysis and parties the part (built are bay). The parties of the same of the part (built are bay). The parties of the analysis and the part (built are bay). The parties and the part (built are bay) and the part (built are bay). The parties are bard to part (built are bay). The parties are bard to part (built are bay). The parties are bard to part (built are bay). The parties are bard to part (built are bay). The parties are bard to part (built are bay). The parties are bard to part (built are bay). The parties are bard to part (built are bay). The parties are bard to parties are bard to parties are bard to parties are bard to part (built are bay). The part (built are bay). The part (built are bard) are bard to parties are bard to parties are bard to parties are bard to part (built are bard). The part (built are bard) are bard to parties are bard to parties are bard to parties are bard to part (built are bard). The part (built are bard) are bard to parties are bard to parties are bard to part (built are bard). The part (built are bard). The bard to part (bu				
and has they will warrent has defend the same service in the fart part half at all times during the life of this indextor, pay all tases or assessments that may be ledd to assess the state work of a mark beyond, and and the .RG, Will here the building: upon add real relate insured against the mark beyond are in the state with a mark beyond of the fart part	with the appurtenances an And the sold part V	id all the estate, title and interest of the said par	t y of the first part therein.	
B is a series before a to parties here to that the part y	And the said party of	the first part do_ US, hereby covenant and arree that at the	delivery breat he is the bath and the bath	
<pre>ch um and y reak houseses ensame as a half is provide and directed by the part Xd is even by the buildings upon all real relate [need acids the area is and network of the interpart (all the area (b) and (b)</pre>	and seized of a good and indefea	the first part do_05, hereby covenant and agree that at the asible estate of inheritance therein, free and clear of all inco- defend the same against all parties making learful clears the	r delivery hereof h0_15 the la-ful owner of the premises above granted, umbrance	
<pre>a brein meeting then are need. So at the state part is the link part half has read large with the same beam is a part of the link blacks, served by in findence, and the bar investige the setComposition of the part of the same af interest or part of the same affinite same</pre>	and selzed of a good and indefea and that they will warrant and It is agreed between the p or assessed against said real esta	the first part do. US, hereby covenant and agree that at the asible extate of inheritance therein, free and clear of all incu- defend the same against all parties making lawful claim the parties hereto that the part <u>J</u> of the first part shall at its when the same because do and parties and that the J	collinery hered. <u>NO_15</u> the lasful event of the premies above granted, mbranee	
Interface is every the parment of the same di-       DOLLARS.         OPEN Thousand and molification for the parment of and and mode more, secured on the	And the said party of and seized of a good and indefes and that they will warrant and it is agreed between the p or ascessed against said real esta uch sum and by such insurance of	the first part do. 9% hereby covenant and agree that at hu- shift and the same against all parties making lawful claim the parties hereto that the part $y_{}$ of the first part shall at its when the same becomes due and parallel, and that $M_{}$	e delivery hereof NO_15 the las-ful ewner of the premies above granted, mbrance	
ed by	And the said party of and seized of a good and indefes and that they will warrant and it is agreed between the p or assessed against said real esta usch sum and by such insurance extent of	the first part do. O2, hereby revenues and array that the billed exists of interfances therein, free and clear of all lan- defend the same azalist all parties mixing lawful claim the parties heredo that the part $y_{}$ of the first part hall at the when the same becomes do as one parable, and that $R_{-}$ . Company as shall be specified and directed by the part $y_{}$ of in the event that and party of the first part valut call to	e dolvery hered. <u>10.15</u> the lasful evene — of the premies above granted, metaos. Il times during the life of this indenture, pay all taxes or assessments that may be level. <b>Will</b>	
ed by	And the said party of and setsed of a good and indefes and that they will warrant and It is agreed between the p or assessed against said real ests usch sum and by such insurance such sum and by such insurance attent oftsinterest. And as herein provided, then the part his indenture, and shall bear in	Use first part do. O2, hereby events and arree that a the defend the same against all parties making lawer of all land defend the same against all parties making lawer of claims the parties hereto that the part $M_{}$ of the first part shall at the when the same becomes due as of parable, and that . It.O. company as shall be specified and directed by the part $M_{}$ of the first part chall be specified and directed by the part $M_{}$ of the first part chall be a part of the first part chall fail to the the errord part may pay and have and incomes	t dolivery hered	
id gest_v_d       of the first per shall rail to see the same account is pay for the first per second in the same second is t	and use said party of and seized of a pood and indext is a greed between the p or assessed against said real ests whet have and by such insurance attents of its its and before more than the such insurance intent of its its indextore and shall beer in THIS GRANT is intended in THIS GRANT is intended in THO Throw	Use first part do. O2. hereby evenant and arree that at the different determinant of the start of the same area of all lars defend the same arainst all parties making lawful claim the parties hereto that the part $y_{}$ of the first part hall at the when the same because at as early a parable, and that i. R.1. company as shall be specified and directed by the part $y_{}$ of the first part of the direct of the part $y_{}$ and if the event that and part $y_{}$ of the first part claim to the same and the same and the same and isomer direct at the rest of 10% from the date of papement und as a mortizer to securg the payment of the sum of 10/100	a dolivery hereof Re_15 the lastful evener of the premiers above granted, merics. All times during the life of this inderstore, pay all taxes or assessments that may be level. All Limes but he buildings upon said real critics insured against for each toracko in the second part, the level (if ary, mark; provide to the party) of the second part to the pay such taxes when the same become due and payable and to keep said premiese insured spor eithers and the amount as puid shall become a part of the indubications, second by fully repeat.	
And the conversion half be void if they present to made at beach presented the value of the state of the value of the	and the task party of and the task party of the second and indered is a preced between the p r assessed against raid (radients with sum and by such insurance raisensed against raid (radients a berein provided, then the par hai indenture, and shall ber in THIS GRANT is interned a Two Theou- covoling to the terms of <u>CD</u> O	the first part do. O2, hereby events and arree that at the defend the same arainst all parties making lawful claim the defend the same arainst all parties making lawful claim the parties hereto that the part $y_{}$ of the first part hall at the when the same becomes do are of parable, and that $R_{-1}$ , company as shall be specified and directed by the part $y_{}$ of the first part of the first part claim of its the event that and part $y_{}$ of the first part claim to the same standard the specified of the first part claim there at the most and part $y_{}$ of the first part claim as a motizare to securg the parament of the sum of 100/100 million of 100/100 million for the parament of and and the to $y_{}$ of the paramet of and analytic to the work $y_{}$ for the paramet of and analytic to the work $y_{}$ for the paramet of and analytic to the work $y_{}$ for the paramet of and	a divery hered. $16\_15$ the lastful evene — of the premiers above granted, measure during the life of this inderstore, pay all incre or assessments that may be hered. If $11\_$ keep the buildings upon said and reak classes are also and toracko in the second part, the level is arr, main provide to the party — of the second part to the part with the same become due and parable to the party — of the second part is the second part is the same become due and parable to the party — of the second part is the first the same become due and parable to the party — of the second part is the same become due and parable to the party — of the second part is the first second part is the same become due and parable and to keep said parts are part in the same second by a fully repaid.	
<pre>tends them and/s the formed at all the first part barred for the state of the same proverse of the same to shall be address the state of the same to be address of the same tof the same to be address of the same to be addr</pre>	And the said party of a solar of a soci and indexe ind that they will warrant and it is arreed between the p reasons against raid for dist ach sum and by such insurance attent of _115_ interest. And a Berrin provided, then the par is indextrast, and shall beer in THIS GRANT is intered TWO Thou coording to the terms of _010 at by _115terms made pa	the first part do. OB, hereby revenues and array that a the defend the same sequences in the parties making inwerial claim the here the same sequences at a parties making inwerial claim the parties hereino that the part $Y_{}$ of the first part shall at the when the same becomes of an array payable, and that h. It. company as shall be specified and directed by the part $Y_{}$ of in the event that and partic. In the first part shall at $X_{}$ of the second part may may add takes and fourmer as a mortrare to as it. It form that the same of	rein, all times during the life of this inderstare, pay all taxes or assessments that may be jetted if this during the life of this inderstare, pay all taxes or assessments that may be jetted if the second part, the less, if ary, marky pays to the second part to the pay such taxes when the same become due and payshe and to takey and predices in any $\pi$ , or efficer, and the amount so paid shall become a part of the individuals, secured by Tayly reputs, and merey, exceeded on the <u>1557b</u> , day of <u>Novembor</u> <u>1914</u> .	
<pre>tends them and/s the formed at all the first part barred for the state of the same proverse of the same to shall be address the state of the same to be address of the same tof the same to be address of the same to be addr</pre>	And the said party of a seried of a sood and indexe is a series of a series of a series of a series and a series areasing as in a series provided, then the par- series of its interest. And a forther area of a series provided, then the par- ble indexture, and shall here in THIS GRANT is interede TWO Thou seconding to the terms of _Thou seconding to the second second second second second second second second second second second second second second second second second secon	the first part do. OB, hereby revenues and array that a the defend the same sequences in the parties making inwerial claim the here the same sequences at a parties making inwerial claim the parties hereino that the part $Y_{}$ of the first part shall at the when the same becomes of an array payable, and that h. It. company as shall be specified and directed by the part $Y_{}$ of in the event that and partic. In the first part shall at $X_{}$ of the second part may may add takes and fourmer as a mortrare to as it. It form that the same of	rein, all times during the life of this inderstare, pay all taxes or assessments that may be jetted if this during the life of this inderstare, pay all taxes or assessments that may be jetted if the second part, the less, if ary, marky pays to the second part to the pay such taxes when the same become due and payshe and to takey and predices in any $\pi$ , or efficer, and the amount so paid shall become a part of the individuals, secured by Tayly reputs, and merey, exceeded on the <u>1557b</u> , day of <u>Novembor</u> <u>1914</u> .	
<pre>tends them and/s the formed at all the first part barred for the state of the same proverse of the same to shall be address the state of the same to be address of the same tof the same to be address of the same to be addr</pre>	And the said party of a seried of a sood and indexe is a series of a series of a series of a series and a series areasing as in a series provided, then the par- series of its interest. And a forther area of a series provided, then the par- ble indexture, and shall here in THIS GRANT is interede TWO Thou seconding to the terms of _Thou seconding to the second second second second second second second second second second second second second second second second second secon	the first part do. OB, hereby revenues and array that a the defend the same sequences in the parties making inwerial claim the here the same sequences at a parties making inwerial claim the parties hereino that the part $Y_{}$ of the first part shall at the when the same becomes of an array payable, and that h. It. company as shall be specified and directed by the part $Y_{}$ of in the event that and partic. In the first part shall at $X_{}$ of the second part may may add takes and fourmer as a mortrare to as it. It form that the same of	rein, all times during the life of this inderstare, pay all taxes or assessments that may be jetted if this during the life of this inderstare, pay all taxes or assessments that may be jetted if the second part, the less, if ary, marky pays to the second part to the pay such taxes when the same become due and payshe and to takey and predices in any $\pi$ , or efficer, and the amount so paid shall become a part of the individuals, secured by Tayly reputs, and merey, exceeded on the <u>1557b</u> , day of <u>Novembor</u> <u>1914</u> .	
In all had intered by the periods and internet and periods as of this indextore as it such as if every abligation therein a submittee is and internet and internet and its indextore as its indextor	And the said party — of and indefer and that they will warrant and R is arreed between the y reassess arguint said real ents with vom and by said haurance with a bread provided, then the part article of 122, interest, and a bread provided, then the part THIS GRANT is intereded TWO Throu- tcorellage to the terms of _000 ad by _1125 _ terms made part _104 part 125 _ terms made part	the first part do. O2, hereing revenues and arree that at the defend the same scalars all parts for and clear of all lars defend the same scalars all parts making lawful claim the parts. Inverse that the part $M_{}$ of the first part hall at the when the same because due are parable, and that i. R. 2. company as shall be specified and directed by the part $M_{}$ and the two ent that and lawful. — (if for any part claif list for the two ent that scale are $M_{}$ of the first part claif list of the verse that scale are $M_{}$ of the first part claif list to the verse that scale are $M_{}$ of the second parts its and and $M_{}$ into $M_{}$ of the part $M_{}$ of the second parts excitain written colligation. — for the payment of and scale for $M_{}$ of the second parts, with all latters be scale for $M_{}$ of the second parts, with all discu- te scale for $M_{}$ of the second parts, with all full to pay the same as provided in this indecurse the scale for $M_{}$ of the second parts are parts parts all full to pay the same scale parts are part for any laws and the buildings on said real entry are parts of the part of the scale for $M_{}$ of the second parts are being sportfed, and the scale mark real single manda, and all of the obligation provi- dings and parts of the scale of the scale of parts of the part of the scale parts of the buildings on said real entry are scale for the parts of the scale parts of the	chilory hered $100 - 10$ the lastful evenet of the premiers above granted, merance merane during the life of this inderstare, pay all instes or assessments that may be indef with 11 these during the life of this inderstare, pay all rates or assessments that may be indef with 12 these buildings upon said real eviate (assume a calmat far and tormsio in the second part, the low, if agr, main payable on the part) of the second part to the pay such taxes when the same become due and payable and to keep all premises insured by prelider, and the amount as paid shall become a part of the indicedence, secured by all prepad. Sum of money, exceeded on the <u>155</u> ths, day of <u>Novembor</u> <u>1641</u> at according thereon according to the terms of add childstain and also to accure any sum or or to discharge any taxe with factores thereon as beend payable, or if the instance is the fact for and deviate only discharged. If default be made far mon payments erat that obligation contained therein faily discharged. If default be made payable or if the instance is first interval therein a bare the mere due and payable or if the instance is first interval to the same become due and payable or if the instance is first interval.	
ritten.       Elmor E Churchthaugh (SEAL)	And the sais party — of and indefer and that they will warrant and R is arreed between the y reassest aprilate said real site with y many said real site and the the same and y said houseness of the same and the said real site with our and y said interest. And is inferiour, said interest in the THIS GRANT is intended TWO Throug- tor the same and the said same in the same and the	the first part do. O2. hereby events and arree that at the defend the same scalars all parties making lawful claim the starter of hereion that the part $M_{}$ of the first part hall at the when the same because at as early and the first part hall at the when the same and parties of the first part claim the the when the same and parties of the first part claim the first here on the same of the first part claim the same scalar start of the same and sources of the same start of the same and sources of the same start and start $M_{}$ of the second part, which all the the same to the second part may pay add taxes and sources the same start of 10% from the date of payment and as a motizare to securg the payment of the sum of logith at the first pay the same as portfall in this inderture the work of part the same as portfall in this inderture the work of and start of the same start is pay for any instart at first pay the same as portfall in this inderture. The work of an and part is a start at the same of a site of a site and the same is portfall in this inderture. The same of the buildings on and part entry are not and the part has any of the buildings on and part entry are bard way the same on a same of the buildings on and part entry are not and the importence where the part has a start of the same and a line the importence of the same of a site of the same	chilowy hered_ $160_15$ the lastful owner_ of the premiers above sensitied, measure terms, all times during the life of this inderstore, pay all taxes or assessments that may be hered. All Limes during the life of this inderstore, pay all taxes or assessments that may be hered. All Limes during the list of a stress and at real to the party - of the second part to the pay such taxes when the same become due and apaths and to know that particle in the pay such taxes when the same become due and apaths and to the party of the second part to the pay such taxes when the same become due and apaths and to the second part to the pay or eithery and the amount as puld shall become a pay at the that beckedness, second by fully repaid. as of meary, exceeded on the <u>155h</u> , day of <u>NOVERDOT</u> <u>151</u> A second taxes are taken at the interst there and herein provided, in the courter say at the or to discharge any taxes with interst there and herein provided in the courters are presented to there in the two events of which this identicity is discremented for first and parts of the accession of the taxes in each partments events are part as they are now, or if waste is committed on add promises, then this coversare the for in add orther thight into the part of the second part of the this identicity is at the taxes part of the same provided by the part of the second part of the second part of the second part.	
ritten.       Elmor E Churchthaugh (SEAL)	And the sais party — of and indefer and that they will warrant and R is arreed between the y reassest aprilate said real site with y many said real site and the the same and y said houseness of the same and the said real site with our and y said interest. And is inferiour, said interest in the THIS GRANT is intended TWO Throug- tor the same and the said same in the same and the	the first part do. O2. hereby events and arree that at the different differences therein, free and clear of all lank defend the same scalars all parties making lawful claim the parties hereto that the part $M_{}$ of the first part hall at the when the same because of as early parties, and that $R_{}$ , company as shall be specified and directed by the part $M_{}$ of the first part of the first part claim of the first part of the first part claim of the first part of the of part claim of the first part claim as a motizare is accurable payment of the sum of limit and $m_{}^{}$ of the second part, with all later the same to first first the first to pay for any law parts and the part $M_{}^{}$ of the second part, with all later the said first part the same as perided in this inderture the work of motions on sale real scalar is any law parts as a motizare is the option of the base on payment of the same as perided in this inderture. The same of the buildings on and real scalar are not draw that any scalar is also parts the the part is the option of the base on a size of an any payle by perimets and all the base first pay for any law payle the payle the base of the option of the base on a size of an any payle by perimets and all the base of the payle part base on a size the payle the base of the payle part of the payle on a size the payle base of the payle perimets and all the improvements of the same of any payle the payle payle perimets and all the perimets the payle pay	chilowy hered_ $160_15$ the lastful owner_ of the premiers above sensitied, measure terms, all times during the life of this inderstore, pay all taxes or assessments that may be hered. All Limes during the life of this inderstore, pay all taxes or assessments that may be hered. All Limes during the list of a stress and at real to the party - of the second part to the pay such taxes when the same become due and apaths and to know that particle in the pay such taxes when the same become due and apaths and to the party of the second part to the pay such taxes when the same become due and apaths and to the second part to the pay or eithery and the amount as puld shall become a pay at the that beckedness, second by fully repaid. as of meary, exceeded on the <u>155h</u> , day of <u>NOVERDOT</u> <u>151</u> A second taxes are taken at the interst there and herein provided, in the courter say at the or to discharge any taxes with interst there and herein provided in the courters are presented to there in the two events of which this identicity is discremented for first and parts of the accession of the taxes in each partments events are part as they are now, or if waste is committed on add promises, then this coversare the for in add orther thight into the part of the second part of the this identicity is at the taxes part of the same provided by the part of the second part of the second part of the second part.	
(SEAL) (S	And the sais party — of and that they will warrant and It is arread between the y measured arplant and it real state and that they will warrant and It is arread between they is they arreaded arplant and it real state states of 112 Linearen And it is finite of 112 Linearen And It is finite of 112 Linearen And THIS GRAAT, is instaded THIS GRAAT, is instaded and THIS GRAAT, is instaded and And the environment of 2000 And 12 Linearen and And the environment of the state And the state of the state of the state And the environment of the state And the environment of the state and the state of the state of the state of the state and the state of the state of the state of the state of the state and the state of	Use first part do. OS. hereby revenues and arree that at the defend the same sexists all parties making lawful claim the settered the same sexists all parties making lawful claim the parties hereto that the part $M_{}$ of the first part hall at it is when the same because due are parking, and that . If cl. company as shall be specified and directed by the part $M_{}$ of the first part of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and the same as portical to the jay of a pay laws be valid if each payment be made as herein specified, and the restants of the same as portical to the late from of the the balance interest, therefore with the cost is and have the payment of the same as pay and the balance herein and the payment be done and the date of payment and the payment and interest, the payment of the balance herein the first part $M_{}$	chilowy hereof_, $RC_{-}15$	
(SEAL)  TATE OF Kangas  TATE OF Kangas  TATE OF Kangas  IE IT REMEMBERED, That on this 15th. day of Kovembor A. D. 19 41, before me, a  Notary Fublic in the aforesid County and State, came Elmor E. Churchbaugh, a widdower  to me personally haves to be the same person who executed the foregoing instrument and duly acknowledged the  to me personally haves to be the same person who executed the foregoing instrument and duly acknowledged the  SEAL)  (SEAL)  (SEA	And the sais party — of and that they will warrant and It is arread between the y measured arplant and it real state and that they will warrant and It is arread between they is they arreaded arplant and it real state states of 112 Linearen And it is finite of 112 Linearen And It is finite of 112 Linearen And THIS GRAAT, is instaded THIS GRAAT, is instaded and THIS GRAAT, is instaded and And the environment of 2000 And 12 Linearen and And the environment of the state And the state of the state of the state And the environment of the state And the environment of the state and the state of the state of the state of the state and the state of the state of the state of the state of the state and the state of	Use first part do. OS. hereby revenues and arree that at the defend the same sexists all parties making lawful claim the settered the same sexists all parties making lawful claim the parties hereto that the part $M_{}$ of the first part hall at it is when the same because due are parking, and that . If cl. company as shall be specified and directed by the part $M_{}$ of the first part of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and the same as portical to the jay of a pay laws be valid if each payment be made as herein specified, and the restants of the same as portical to the late from of the the balance interest, therefore with the cost is and have the payment of the same as pay and the balance herein and the payment be done and the date of payment and the payment and interest, the payment of the balance herein the first part $M_{}$	dollary hereof_her_h_0_15	
(SEAL)         FATE OFKangas	And the sais $\beta arg_{ij} = c_i^{-1}$ and the state $\beta arg_{ij}$ and indefer in the interval of the interval of the h is arread arguint and it real state when a successful arguing the interval of the state of 12 interval of the interval of the information of the interval of the THIS GRAAT, is interval the interval of the interval of $\beta - 12$ . Character make p $\beta - 12$ is the interval of the the interval of the interval of the interval of the inter	Use first part do. OS. hereby revenues and arree that at the defend the same sexists all parties making lawful claim the settered the same sexists all parties making lawful claim the parties hereto that the part $M_{}$ of the first part hall at it is when the same because due are parking, and that . If cl. company as shall be specified and directed by the part $M_{}$ of the first part of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and the same as portical to the jay of a pay laws be valid if each payment be made as herein specified, and the restants of the same as portical to the late from of the the balance interest, therefore with the cost is and have the payment of the same as pay and the balance herein and the payment be done and the date of payment and the payment and interest, the payment of the balance herein the first part $M_{}$	relia where $here f.h = 15$ the larfal evener — of the premies above granted, misrance — — — — — — — — — — — — — — — — — — —	
(SEAL)         FATE OFKangas	And the sais party — of and that they will warrant and It is arread between the y measured arplant and it real state and that they will warrant and It is arread between they is they arreaded arplant and it real state states of 112 Linearen And it is finite of 112 Linearen And It is finite of 112 Linearen And THIS GRAAT, is instaded THIS GRAAT, is instaded and THIS GRAAT, is instaded and And the environment of 2000 And 12 Linearen and And the environment of the state And the state of the state of the state And the environment of the state And the environment of the state and the state of the state of the state of the state and the state of the state of the state of the state of the state and the state of	Use first part do. OS. hereby revenues and arree that at the defend the same sexists all parties making lawful claim the settered the same sexists all parties making lawful claim the parties hereto that the part $M_{}$ of the first part hall at it is when the same because due are parking, and that . If cl. company as shall be specified and directed by the part $M_{}$ of the first part of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and the same as portical to the jay of a pay laws be valid if each payment be made as herein specified, and the restants of the same as portical to the late from of the the balance interest, therefore with the cost is and have the payment of the same as pay and the balance herein and the payment be done and the date of payment and the payment and interest, the payment of the balance herein the first part $M_{}$	rediscryphered_here_10 the larfal evenct of the premiers above granted, misrance	
TATE OFKangas	And the sais party — of and that they will warrant and It is arread between they warrand argunt and it real state and that they will warrant and It is arread argunt and it real state states of a state and it is a state warrant of a state and it is a state in the state of a state and it is a state of a state and a state and THIS GRAAT, is instade and THIS GRAAT, is instade and THIS GRAAT, is instade and the state of a state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state a	Use first part do. OS. hereby revenues and arree that at the defend the same sexists all parties making lawful claim the settered the same sexists all parties making lawful claim the parties hereto that the part $M_{}$ of the first part hall at it is when the same because due are parking, and that . If cl. company as shall be specified and directed by the part $M_{}$ of the first part of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and the same as portical to the jay of a pay laws be valid if each payment be made as herein specified, and the restants of the same as portical to the late from of the the balance interest, therefore with the cost is and have the payment of the same as pay and the balance herein and the payment be done and the date of payment and the payment and interest, the payment of the balance herein the first part $M_{}$	rediscryphered_here_10 the larfal evenct of the premiers above granted, misrance	
winty cfDouglasss.      ss.         BE IT RENEMBERED, That on this 16th day of A. D. 19 41 , before me, a	And the sais party — of and that they will warrant and It is arread between they warrand argunt and it real state and that they will warrant and It is arread argunt and it real state states of a state and it is a state warrant of a state and it is a state in the state of a state and it is a state of a state and a state and THIS GRAAT, is instade and THIS GRAAT, is instade and THIS GRAAT, is instade and the state of a state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state a	Use first part do. OS. hereby revenues and arree that at the defend the same sexists all parties making lawful claim the settered the same sexists all parties making lawful claim the parties hereto that the part $M_{}$ of the first part hall at it is when the same because due are parking, and that . If cl. company as shall be specified and directed by the part $M_{}$ of the first part of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and the same as portical to the jay of a pay laws be valid if each payment be made as herein specified, and the restants of the same as portical to the late from of the the balance interest, therefore with the cost is and have the payment of the same as pay and the balance herein and the payment be done and the date of payment and the payment and interest, the payment of the balance herein the first part $M_{}$	rediscryphered_here_in	
Unity cfDOUGLASBE IT REMEMBERED, That on thisI5thday ofNovemberA, D. 19 41., before me, a 	And the sais party — of and that they will warrant and It is arread between they warrand argunt and it real state and that they will warrant and It is arread argunt and it real state states of a state and it is a state warrant of a state and it is a state in the state of a state and it is a state of a state and a state and THIS GRAAT, is instade and THIS GRAAT, is instade and THIS GRAAT, is instade and the state of a state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state a	Use first part do. OS. hereby revenues and arree that at the defend the same sexists all parties making lawful claim the settered the same sexists all parties making lawful claim the parties hereto that the part $M_{}$ of the first part hall at it is when the same because due are parking, and that . If cl. company as shall be specified and directed by the part $M_{}$ of the first part of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and as a motivate of 10% from the date of payment and the same as portical to the jay of a pay laws be valid if each payment be made as herein specified, and the restants of the same as portical to the late from of the the balance interest, therefore with the cost is and have the payment of the same as pay and the balance herein and the payment be done and the date of payment and the payment and interest, the payment of the balance herein the first part $M_{}$	rediscryphered_here_in	
Actary Public	And the sade party — of and indefer and that they will warrant and it is a tree of a party of the array of the or assessed statistic said real cate with one and by each interest. And the interest of the interest of the method of the interest of the the interest of the interest of the THIS GRAPY is interested of the interest of the interest of the ream of the interest of the read ball become there are all into the interest of the partic of the read of the read the one in the area of the party of the read the interest of the party of the interest of the party of the read the interest is and become interest of the party of the party of the interest of the party of the party of the party of the party of the party of the interest of the party of the party of the party of the interest of the party of the party of the party of the interest of the party of th	the first part do. OS. hereby revenues and arree that at the defend the same sexists all parties making inwefal claim the arrees hereino that the part $Y_{}$ of the first part shall at the when the same becomes do are argueble, and that http: company as shall be specified and directed by the part $Y_{}$ of in the second task of parties. The first part shall at a start of the second part may may add tasks and fourmer as mortance are of 19tf from the direct of payment and as mortance are of 19tf from the direct of payment and as mortance are of 19tf from the direct of payment and as mortance are of 19tf from the direct of payment and as mortance are as any second part, while all inter- be axis parts of the second part, the list list of the axis of parts of the second part, while all inter- be axis parts of the second part, the list list of the axis of interest therean, or if the interest and the parts in the part of the holds before, while the parts of the second part to pay for any laware rested theready, or interest therean, or if the holds before, while a cortain within the predime before grants (), or any parts the parts is the option of the holds before, while a second are parallely and the predime before grants (), or any parts and the parallely at the option of the holds before, parts and the parallely and the predime before grants (), or any parts before that the former and providence of the holds before, personal OF, The part $Y_{}$ of the first part ha. S here	rediscryphered_here_in	
Elmor E. Churohha uch, a widowar           to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.           (SEAL)         IN WITXESS WIEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written.           My commission expires on theIghts.         Ige D           Image: Description of the same person	And the said party — of and indefer and that they will warrant and its flat area the barrene the pro- sent and the same the barrene the pro- sent and the same the same the same the same trans of the same the same the same trans- trans of the same the same trans and pro- teed to the same of the same trans of the same trans of the same trans of the same and the same of the same trans of the same and the same trans of the same trans of the same trans of the same trans and the same the same trans of the same trans of the same trans of the same and have the same the same the same trans of the same the same the same the same trans of the same the same the same the same the same the same trans of the same th	the first part do. OS. hereing revenues and arere that at the defend the same sexions all parties making inwfal claim the arrive herein that the part Y of the first part shall at the when the same becomes due are parking, and that i. R. 1 company as shall be specified and directed by the part Y of in the event that and part the first part shall at the same start and part the first part shall at the same shall be specified and directed by the part Y of the second part may pay said taxes and issume that an anotaze to average the paramet of the same of the same start is lamit and of the second part, which all interess the same same same start to pay for any laware the said partY of the second part, which all interess the said partY of the second part, which all interess the said partY of the second part, which all interess the said partY of the second part to pay for any laware the said partY of the second part to pay for any laware the said part to the said part to be and the same start is a mercent in the said part of the same and while the importance form and to said there is therein specified, and the part is an of the said part to the said part of the same and in the inductive mercent is the first same same and part is a main the same same first part of the balance same and part is a same same first mercent is the first same same and part is the same same first part of the same same same and the same same more the same same same same same same same sam	relia diversion here a set of the second part of the premiers above sensitied, mersace periods and the second part, the law, if any mersion and area of the second part, the law, if any mersion and area of the second part, the law, if any mersion and area of the second part to the second part to be sensitive of the second part to the second part to the second part to be seen the second the second part to the second part to be seen to be set the second the second part to the second part to be seen the second the second part to the second part to be seen the second the second part to be seen the second the second part to the second part to be second part to be seen the second the second part to be second part to be set the second the second part to the second part to be second part to be set the second the second part to be seco	
(SEAL) to me personally known to be the same person who executed the foregring instrument and duly acknowledged the execution of the same. IN WITXESS WHEREOF, I have bereauto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the light, day of for a first of the same person	And the sade party — of and indefer and that they will warrant and it is a tree of a party of the array of the or assessed statistic said real cate with one and by each interest. And the interest of the interest of the method of the interest of the the interest of the interest of the THIS GRAPY is interested of the interest of the interest of the ream of the interest of the read ball become there are all into the interest of the partic of the read of the read the one in the area of the party of the read the interest of the party of the interest of the party of the read the interest is and become interest of the party of the party of the interest of the party of the party of the party of the party of the party of the interest of the party of the party of the party of the interest of the party of the party of the party of the interest of the party of th	be first part 60. CS. hereing revenues and arree that at the life existence therein, there and elser of all lien defend the same sexists all parties making havful claim the parts. The method has the parts 1 we have the method has been so as as as the park has and that he has a second part of the first part has a solution of 100 km s and the parts of the same and life the same second part to part the all life the same that the life the same as particle the life the same and life the same that the life the same at the same at the same second part. If the life the same are particle to the same as particle the life the same and life the same as the same at the same second part. If the life the same as the same at the same as the same same at the same at the same same at the same at the same at the same same at the same same at the same at the same at the same same at the same same at the same at the same at the same same at the same same at the same same at the same at the same same at the same at the same same at the sa	relies percent perc	
(SEAL)       IN WITXESS WIEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written.         My commission expires on the 19th.       day of	Anno the said party of a field of a good hadden in the stress and hadden is to arrest determine the stress in the stress determine the stress when and by said harden the intervention intervention intervention intervention intervention intervention intervention has made more stressed by co- ressons of CMD and the stress resum of CMD and the stress of the stress of the stress of the stress of the stress of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stres	The first part do. GB, hereign eventual and arree that at the distribution of the first end offers of all lars defend the same series all parties making inwefal chain the part $Y_{}$ of the first part hall at the first $Y_{}$ of the first part hall at the first part hall at the first part hall that the first part hall that the first part hall fail to the part $Y_{}$ of the first part hall that the first part hall that the first part hall that the first part hall fail to the first part hall fail to the first part hall fail to the first part of the same adjustment and a same first to be part $Y_{}$ of the same adjustment part is an another to every the first back of part of the same adjustment of the same at more than the first part of the same adjustment of the same set of t	i dolivery hereofRC_15	
My commission expires on the 19th, day of <u>August</u> 10.43 <u>Goo D. Walter</u> Notary Public. RELEASE	Anno the said party of a field of a good hadden in the stress and hadden is to arrest determine the stress in the stress determine the stress when and by said harden the intervention intervention intervention intervention intervention intervention intervention has made more stressed by co- ressons of CMD and the stress resum of CMD and the stress of the stress of the stress of the stress of the stress of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stres	be first part 6. GS. hereign events and arree that is the defend the same sexing all parties making inwefal claim the arrees herein that the part y of the first part shall at the when the anne becomes due are graphic, and that is the 1. It is company as shall be specified and directed by the part y of in the second task bard of the first part shall at the second part may partial failes and interest of the part y of the second part may partial failes and interest of the part y of the second part may partial failes and interest of the second part with a second part of the second part is the first first the date of papers and the second part with a second part with a line the second part y of the second part is pay for any language if file by part y of the second part to pay for any language the solid party of the second part to pay for any language if the building on a shall be interest are not define the solid part is the solid second part is the solid second part is pay for any language the solid party of the second part to pay for any language if the building on a shall part early a solid second part is pay for any language the solid party of the second part is pay for any language the solid party of the second part is pay for any language the solid party of the second part is pay for any language the solid party of the second part is pay in a so de and parable is the option of the builde more and all the improvement first, and the solid part is a shall be the solid part is a solid second part in the local solid part is a solid part is the solid part is a so	the delivery hereof	
	Anno the said party is and indefer indefered at a party and indefer in the same barren to the same same in the same said by said instances of the same said by said instances of the THIS GRAPY is instand- instances of the same said same same same same resum of same same same same same same same same same same same same same same same same said same	be first part 60. CB. hereig revenues and arere that at the like exists of CB. hereigh revenues and earlier that are the there and observed at likes defend the same series at like revenue the same series of the first part has a data the like like the same series of the same seri	relia diversion here a set of the second part of the premiers above sensitied, means and the set of the second part is the second part is the set of the second part is the second part is the set of the second part is the second part is part if the second part is part of the second part is part of the second part is the second part is part of the second part is the second part is part of the	
Notary Public. RELEASE RELEASE	Anno the said party of a field of a good hadden in the stress and hadden is to arrest determine the stress in the stress determine the stress when and by said harden the intervention intervention intervention intervention intervention intervention intervention has made more stressed by co- ressons of CMD and the stress resum of CMD and the stress of the stress of the stress of the stress of the stress of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stresses of the stres	be first part 6. GB. hereig revenues and arere that at the disk category evenues and the series of all law disk category and the series herein the the part y of the first part hall at the part y of the first part hall at the law disk category and the series of the series	relia diversion here and the second part of the premiers above granted, measure during the life of this inderstore, pay all taxes or assessments that may be joined 1311kep the buildings upon said real exists or assessments that may be joined 1311kep the buildings upon said real exists or assessments that may be joined to the second part, the law, if ary, mark y works to the party — of the second part to the second part t	
L the undersigned owner of the within mostgram, do hashes been been been been been been been be	Anno the said party is and indefer indefered at a party and indefer in the same barren to the same same in the same said by said instances of the same said by said instances of the THIS GRAPY is instand- instances of the same said same same same same resum of same same same same same same same same same same same same same same same same said same	be first part 6. GB. hereig revenues and arere that at the disk category evenues and the series of all law disk category and the series herein the the part y of the first part hall at the part y of the first part hall at the law disk category and the series of the series	relia diversion here and the second part of the premiers above granted, measure during the life of this inderstore, pay all taxes or assessments that may be joined 1311kep the buildings upon said real exists or assessments that may be joined 1311kep the buildings upon said real exists or assessments that may be joined to the second part, the law, if ary, mark y works to the party — of the second part to the second part t	
I the undersigned owner of the within mortgage do have by a stand to the the	And the said party is and indefer and that there will warrant and it is a tree of a gradual distribu- ing the same of the same of the same of assessed aralist said real cate with one and by said interest. And the interest of is interest and the same of the same of the same is interest interest of the same of the interest of the same of the manual the same of the same of the interest of the same of the same interest of the same of the same of the interest of the same of the same of the interest of the same of the same of the same of the interest of the same of the same of the same of the interest of the same of	be first part 6. GB. hereig revenues and arere that at the disk category evenues and the series of all law disk category and the series herein the the part y of the first part hall at the part y of the first part hall at the law disk category and the series of the series	the delivery hereofRC_15	
Deeds to enter the discharge of this morizance if record, Dated this 274 day of Marsh 1943. The drawrence National Bank Ruwrence Yourse Morizagee. Owner.	And the said party is and indefer and that there will warrant and it is a tree of a gradual distribu- ing the same of the same of the same of assessed aralist said real cate with one and by said interest. And the interest of is interest and the same of the same of the same is interest interest of the same of the interest of the same of the manual the same of the same of the interest of the same of the same interest of the same of the same of the interest of the same of the same of the interest of the same of the same of the same of the interest of the same of the same of the same of the interest of the same of	be first part 6. GS. herein even and and arere that a the distribution of the first end offers of all laws distributions that the series and end of the distribution o	the delivery hereofRC_15	
(Coppled) See D. Wally Vie Brisident Norragen Owner.	A not the said party of and indefermed of a work of and indeferment of a second indeferment of the second determines the second s	be first part 6. GB. hereig events and arere that at here is all events of all law defend the same sexions all parties making inwfal claim the part of the first part hall at a single state of historians therein a parkins, and that he half parties making inwfal claim the part is when the ame because due are graphic, and that he half parties is the rise of 10 [10] for the first part hall at he half parties of the same and formation of the same and same and the same and the same of the same second are the part part of the same of the same half and the same and same and the same second same and part, while all interest by the same of the same and same second same and part is the same second same s	<pre>tellinery heredNe_15it he larfal evence of the premies above granted, mered. It times during the life of this indentare, pay all taxes or assessments that may be joined 1011it the basic large more due and payles and to take and to take in the second part, the law, if ary, marky years to the party of the second part to the pay such taxe when the same beame due and payles and to kace and provides s, or ether, and the amount as paid shall become a part of the induced part, but the part part has the same beame due and payles and to kace and provides in any s, or ether, and the amount as paid shall become a part of the induced part, but a treating there according to the terms of stat childration and also the autore any party repaid. a the treating there according to the terms of stat childration and also the autore any and increased berein faily discarged. If default be made in much payments are any fright a they are of the according to the second part is a the histore event of for in the manary payrented by the state of the second part is a the histore any in forther the state for the according of the second part is a the histore or inforth there, and the acritude. If they do not are a receiver sequence to compare the they are a state which there is contained, and all sendits are related to compare the inform there childration. For the second part is a state is a the part, informat here, and the orthouse is a state part is a state in the the part, inform there, and the acritude. If any dire is a state part is a state is a state and there is a state state of the second part is a state is a state in the part is for in the manary pay of the state of the second part is a state is a state is a state and second part is a state according the second part is a state is a state and state, came up the state of the second part is a state according the state (SEAL) (SEAL) (SEAL) (More and State, came upch, a wildoward who executed the foregoing instrument and duly acknowledged the ub</pre>	
(Corpland) Geo D. Wally Vie Prisident Morizagee. Owner.	A not the said party of and indefermed of a work of and indeferment of a second indeferment of the second determines the second s	be first part 6. GB. hereig events and arere that at here is all events of all law defend the same sexions all parties making inwfal claim the part of the first part hall at a single state of historians therein a parkins, and that he half parties making inwfal claim the part is when the ame because due are graphic, and that he half parties is the rise of 10 [10] for the first part hall at he half parties of the same and formation of the same and same and the same and the same of the same second are the part part of the same of the same half and the same and same and the same second same and part, while all interest by the same of the same and same second same and part is the same second same s	<pre>tellinery heredNe_15it he larfal evence of the premies above granted, mered. It times during the life of this indentare, pay all taxes or assessments that may be joined 1011it the basic large more due and payles and to take and to take in the second part, the law, if ary, marky years to the party of the second part to the pay such taxe when the same beame due and payles and to kace and provides s, or ether, and the amount as paid shall become a part of the induced part, but the part part has the same beame due and payles and to kace and provides in any s, or ether, and the amount as paid shall become a part of the induced part, but a treating there according to the terms of stat childration and also the autore any party repaid. a the treating there according to the terms of stat childration and also the autore any and increased berein faily discarged. If default be made in much payments are any fright a they are of the according to the second part is a the histore event of for in the manary payrented by the state of the second part is a the histore any in forther the state for the according of the second part is a the histore or inforth there, and the acritude. If they do not are a receiver sequence to compare the they are a state which there is contained, and all sendits are related to compare the inform there childration. For the second part is a state is a the part, informat here, and the orthouse is a state part is a state in the the part, inform there, and the acritude. If any dire is a state part is a state is a state and there is a state state of the second part is a state is a state in the part is for in the manary pay of the state of the second part is a state is a state is a state and second part is a state according the second part is a state is a state and state, came up the state of the second part is a state according the state (SEAL) (SEAL) (SEAL) (More and State, came upch, a wildoward who executed the foregoing instrument and duly acknowledged the ub</pre>	
	A not the said party of and indefermed of a work of and indeferment of a second indeferment of the second determines the second s	be first part 6. GB. hereig events and arere that at here of all has defend the same sexions all parties making inwfal claim the part of the first part has all at the part y of the first part has all at the large back of the series of	<pre>tellinery heredNe_15it he larfal evence of the premies above granted, mered. It times during the life of this indentare, pay all taxes or assessments that may be joined 1011it the basic large more due and payles and to take and to take in the second part, the law, if ary, marky years to the party of the second part to the pay such taxe when the same beame due and payles and to kace and provides s, or ether, and the amount as paid shall become a part of the induced part, but the part part has the same beame due and payles and to kace and provides in any s, or ether, and the amount as paid shall become a part of the induced part, but a treating there according to the terms of stat childration and also the autore any party repaid. a the treating there according to the terms of stat childration and also the autore any and increased berein faily discarged. If default be made in much payments are any fright a they are of the according to the second part is a the histore event of for in the manary payrented by the state of the second part is a the histore any in forther the state for the according of the second part is a the histore or inforth there, and the acritude. If they do not are a receiver sequence to compare the they are a state which there is contained, and all sendits are related to compare the inform there childration. For the second part is a state is a the part, informat here, and the orthouse is a state part is a state in the the part, inform there, and the acritude. If any dire is a state part is a state is a state and there is a state state of the second part is a state is a state in the part is for in the manary pay of the state of the second part is a state is a state is a state and second part is a state according the second part is a state is a state and state, came up the state of the second part is a state according the state (SEAL) (SEAL) (SEAL) (More and State, came upch, a wildoward who executed the foregoing instrument and duly acknowledged the ub</pre>	