MORTGAGE RECORD 84

349

٢

6

.

•

•

| | FROM | STATE OF KANSAS, DOUGLAS COUNTY, 55. | |
|---|---|--|--|
| aymong V. Stewart | and Josephine Stewart, his wi's | This instrument was filed for record on the 24 February A. D. 19 42, at 4110 o'clock | dey of |
| | то | Narold a see | |
| e Lawrence Natic | al Bank Lawrence, Kansas | By | i Dreds. |
| THIS INDENTURE, | Made this 19th. day of Februa | ry, in the year of our Lord, one thou | isand nine |
| ndred and Forty-t Raymond | V. Stewart and Josephine Stewart, | his wife | |
| Lawrence | in the County of Douglas | and State of Kausas | |
| art 105 of the first par | t, and The Lawrence National Bank | Lawrence, Kansas part y of the sec | cond part. |
| Four Hundred | the said parties of the first part, in considers and no/100 | tion of the sum of | receipt of |
| Lot S | even (7), Groves Subdivision of the | Southwest Quarter $\left(\frac{1}{4}\right)$ of Block Five (5) | |
| Eari' | s Addition to the City of Lawrence. | | |
| | | | |
| | | | |
| | | | |
| | | Construction of the second seco | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | The star |
| | | | S. C. S. |
| ith the approximation | | | |
| | ad all the estate title and interest of the said new | ting of the first part thanks | |
| And the said parties of | nd all the estate, title and interest of the said par I the first part do hereby covenant and agree that at the | e delivery hervor they are the lawful owner S of the premises abo | ove granted, |
| And the said parties of d seized of a good and indefe | the first part do hereby covenant and agree that at the maible estate of inkeritance therein, free and clear of all inco | e delivery hervor they are the lawful owner 5 of the premises abo umbrance | ove granted, |
| And the said parties of a seized of a good and indefe d that they will warrant and It is agreed between the | the first part do hereby covenant and agree that at the suble estate of inkeritance therein, free and clear of all inco- defend the same against all parties making lawful chim the barries hereic that the part 105 of the frest part shall at | e delivery hereof <u>they</u> <u>AFC</u> the lawful owner 5, of the premiers abo mbranes error. | |
| And the said partific of d seized of a good and indefe d that they will warrant and It is agreed between the assessed against said real est | the first part do hereby covenant and agree that at the multic estate of inheritance therein, irree and clear of all incr defend the same scalinst all parties realing lawful clear th parties hereto that the part 1.02 of the first part shall at its when the same becomes due and parable, and that <u>th</u> (2) | c divery hereof \underline{Jhey} . AFQ the last owner S. of the premises aboundaries of the solution | ay be levied tornado in |
| And the said partics of ad seized of a good and indefe of that they will warrant and It is agreed between the assessed against said real est ch sum and by such inserance that of <u>its</u> interest. An | I be first part do brend y covenant and agree that at the malle exists of interfance therein, free and clear of all fact defend the same agrains all parties making lawful climit the parties hereto that the part $\Delta 2.0$ of the first part shall as the when the same becomes due and parable, and that $\frac{1}{100}$ compary as shall be specified and directed by the part $J_{}$ of 1 is the vert that and law of 2.0 of be first part abult rail to | c divery hereof $he\bar{y}$, BFQ the lateful owner B of the premises aboundaries $e^{-i\phi}$ makes $e^{-i\phi}$. The second | ay be levied tornado in part to the |
| And the said particls of d wized of a rood and indefe d that they will warrant and It is agreed between the assessed against said real est h sum and by such instrance tent of <u>its</u> interest. An herein provided, then the pa is inferture, and shall base it in functions | I be first part do | c divery hereof \underline{Jhey} . $\underline{0.FQ}$ the lawful owner $\underline{0}$, of the premises aboundaries of the premises the underscore even. All times the life of this indenture, pay all taxes or assessments that may \underline{Jhey} will have the building types and real real real rest of the second part, the loss, if any, make parable to the part \underline{V} of the second rate the same become due and parable and to herp add premi prove the moments on part due is the same become due and parable and to herp add premi prove the moments to paid shall become a part of the faddedenans. | ay be levied tornado in part to the ises insured secured by |
| And the said particls of d wized of a rood and indefe d that they will warrant and It is agreed between the assessed against said real est h sum and by such instrance tent of <u>its</u> interest. An herein provided, then the pa is inferture, and shall base it in functions | I be first part do | c divery hereof \underline{Jhey} . $\underline{0.FQ}$ the lawful owner $\underline{0}$, of the premises aboundaries of the premises the underscore even. All times the life of this indenture, pay all taxes or assessments that may \underline{Jhey} will have the building types and real real real rest of the second part, the loss, if any, make parable to the part \underline{V} of the second rate the same become due and parable and to herp add premi prove the moments on part due is the same become due and parable and to herp add premi prove the moments to paid shall become a part of the faddedenans. | ay be levied tornado in part to the ises insured secured by |
| And the said particls, of d select of a good and indefe d that they will warrant and Is is agreed between the avreased against said real est h sum and by such inderance ent of _112. Interest, Am herein provided, then the pa is inderature, and shall beer THIS GRANT is intended cording to the terms of _022 | In the first part do | to divery hereof the Y . B.F.O | ay be levied tornado in part to the ises insured secured by DOLLARS, 1942 |
| And the said part[2]C2, and desired of a good and indefect of that they will warrant and it is agreed between the vareneed agrinut said real or it down and by such insurance iter of _15 Interest, and bering provide, then the pa- is indenture, and shall beer in THUS GRANT is insteaded conding to the terms of _010 | (1 be first part 6 berefit gevenus and agree that is the suble exists of interliance therein, free and clear of all inter- suble exists of interliance therein, free and clear of all inter- bandles and the sublement of the sublement of the the- parties herein that the part 10.03 of the first part shall rait to its when the same becomes due and aprable, and that they company as shall be periodile and directly by the part yof a lin the event that and gard[0.04 of first part shall rait to the same the rait of 10% from the date of payment that A mortizage to serve the payment of the sam 0 Four Hundred and nod 1000 events the write collection. For the payment or said payment to the part y of the second part, with all inter- theorthement y | c divery hereof the <u>V</u> . 0.70 the isoful owner 3. of the premises about matrice ends with the premises we can be a set of the second part. The balance we have a set of the second part, the lens, if any main partial to the part of the second part, the second part, or the part of the second part, or the second part, or the second part, or the second part of the part of the second part, or the second part of th | ay be levied tornado in part to the ises insured secured by DOLLARS, 1942 tre any sum |
| And the said part[2]C2, and desired of a good and indefect of that they will warrant and it is agreed between the vareneed agrinut said real or it down and by such insurance iter of _15 Interest, and bering provide, then the pa- is indenture, and shall beer in THUS GRANT is insteaded conding to the terms of _010 | (1 be first part 6 berefit gevenus and agree that is the suble exists of interliance therein, free and clear of all inter- suble exists of interliance therein, free and clear of all inter- bandles and the sublement of the sublement of the the- parties herein that the part 10.03 of the first part shall rait to its when the same becomes due and aprable, and that they company as shall be periodile and directly by the part yof a lin the event that and gard[0.04 of first part shall rait to the same the rait of 10% from the date of payment that A mortizage to serve the payment of the sam 0 Four Hundred and nod 1000 events the write collection. For the payment or said payment to the part y of the second part, with all inter- theorthement y | c divery hereof the <u>V</u> . 0.70 the isoful owner 3. of the premises about matrice ends with the premises we can be a set of the second part. The balance we have a set of the second part, the lens, if any main partial to the part of the second part, the second part, or the part of the second part, or the second part, or the second part, or the second part of the part of the second part, or the second part of th | ay be levied tornado in part to the ises insured secured by DOLLARS, 1942 tre any sum |
| And the said part(\pm 2.3, a) d weight of a good and indefe d weight of the spectra and indefe d bath they will warrant and It is agreed between the averaged arguint add real or it have and by such insurance test of \pm 1.5. Interest. An benefa provided, then the pa- is indecision, and shall beer in IIIIS GRAWT is insteaded conding to the terms of 0.010 d by \pm 15. Interest. An | (1 be first part 6 berefit gevenus and agree that is the suble exists of interliance therein, free and clear of all inter- suble exists of interliance therein, free and clear of all inter- bandle exists and interliance therein, for a sublematical sub- parties herein that the part 10.8 of the first part shall rait to its when the same becomes due and aprable, and that they company as shall be excited and directly by the part y of a line event that and gard[20 of the first part shall rait to "y of the exceed part may pay and it have and is rarean afters at the rate of 10% from the date of payment that A mortizage to serve the payment of the sam of Four Hundred and not 2000 | c divery hereof the <u>V</u> . 0.70 the isoful owner 3. of the premises about matrice ends with the premises we can be a set of the second part. The balance we have a set of the second part, the lens, if any main partial to the part of the second part, the second part, or the part of the second part, or the second part, or the second part, or the second part of the part of the second part, or the second part of th | ay be levied tornado in part to the ises insured secured by DOLLARS, 1942 tre any sum |
| And the said part $\Delta c_{\rm S}$ of the said part $\Delta c_{\rm S}$ of the size of a good and inder do the stress of the size of the s | I us fort part 6 | e divery hered 'hey' are unbrave erren. All times the life of this indenture, pay all taxes or assessments that ma will be building upon all real real scales of assessments that ma it means the building upon all real real scales and not be the accord part, the loss, if any, male payable to the party of the second it rear such taxes when the same become due and payable and to here and premu- ry such taxes when the same become due and payable and to here and premu- ry or other, and the smooth to paid shall become a part of the indebtedeness, fully reputs and the amount to paid shall become a part of the indebtedeness, fully reputs and the amount to paid shall become a part of the indebtedeness fully reputs and the amount to paid shall become a part of the indebtedeness is an of moner, executed on the 19th. day of | ay be levied tornado in part to the ises insured secured by DOLLARS, 1942 Tre any sum e ereat that conveyance is conveyance is |
| And the said part 2.3 c, d is easi and inder of which of a good and inder of that they will warrant and It is agreed between the aversed against said yeal of the aversed against said yeal of the averse of the averse and aversion to the terms of 0.010 and 0.912 (Said Said Said Said aversion to the terms of 0.010 And this coarsyners shall been a distance that a distance and the averse said the averse and the averse said the averse and the averse the averse the averse and a distance the said the averse the averse and a distance the said the averse the averse and a distance the said the averse the averse the averse and a distance the said the averse the av | I be fort part do here by even and and arrow that a the mable exists of interlance therein, free and clear of all hard defend the same marking all parties making large different the large state of the forth state of the forth state of the second due and the forth state hard the become due and the forth state hard the second due and the forth state hard the second due and the forth state hard that the best state and the second due and the forth state hard the second due and the forth state hard that the second due and the forth state hard that the second due and the forth state hard that the second due and the forth state hard the second due and the second due to the second part and the second part is and the second part the second p | c divery hereof $\frac{15}{2}$, $\frac{0.72}{2}$. the lawful owner 3. of the premiers aboundaries of the pressure even. all times during the life of this indenture, pay all taxes or assessments that may $\frac{10}{2}$ Mill keys the building upon and real carts facured against fare and the second part, the loss, if any, make payable to the pay $\frac{1}{2}$ of the second region of the second part, the loss, if any, make payable to the part $\frac{1}{2}$ of the second part, the second part, the loss, if any, make payable to the part $\frac{1}{2}$ of the second part, the second part, the loss, if any, make payable of the loss of the payable region of the second the second was and payable of the payable of the second part, the loss in the second was all payable of the payable of the second part there are a second in the 192th <u>second</u> and has the second we red to distribute any taxes with histerse there as a lawfully payable. In the self at the second paid when the second payable of it the later to reduce the payable of it the d oppids a later at the rest of the second pay of the pay at a later at the paid was the paid to the second payable of it the d oppids at later at the manner provided by the and a low has a receiver appointed to therefore, the manner provided by the and a low has a payable or the payable of the pay bayer, then the manner provided by the and a low has a payable or the payable of the pay of the pays the pay of | ay be levied tornado in o part to the lies insured |
| And the said part 2.3 c, and 4 side of a good and inder of which of a good and inder of that they will warrant and It is arrend targinate and years of the arrend arginate and years in the the the same and by such interacts on the order of 1.3 . Interest. An isotropy of the the same and the inderstorm, and shall beer THUS GRANT is intered working to the terms of 0.017 or the same and the same and the same of many advanced by 1.3 and 1.3 and 1.3 and 1.3 and the same and the same and the same and the same and the same and the same the same and the same and the same target and the same and the same target and the same and the same and the same target and the same and the same target and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and the same and th | I be fort part do here by even and and arrow that a the mable exists of interlance therein, free and clear of all hard defend the same marking all parties making large different the large state of the forth state of the forth state of the second due and the forth state hard the become due and the forth state hard the second due and the forth state hard the second due and the forth state hard that the best state and the second due and the forth state hard the second due and the forth state hard that the second due and the forth state hard that the second due and the forth state hard that the second due and the forth state hard the second due and the second due to the second part and the second part is and the second part the second p | c divery hereof $\frac{15}{2}$, $\frac{0.72}{2}$. the lawful owner 3. of the premiers aboundaries of the pressure even. all times during the life of this indenture, pay all taxes or assessments that may $\frac{10}{2}$ Mill keys the building upon and real carts facured against fare and the second part, the loss, if any, make payable to the pay $\frac{1}{2}$ of the second region of the second part, the loss, if any, make payable to the part $\frac{1}{2}$ of the second part, the second part, the loss, if any, make payable to the part $\frac{1}{2}$ of the second part, the second part, the loss, if any, make payable of the loss of the payable region of the second the second was and payable of the payable of the second part, the loss in the second was all payable of the payable of the second part there are a second in the 192th <u>second</u> and has the second we red to distribute any taxes with histerse there as a lawfully payable. In the self at the second paid when the second payable of it the later to reduce the payable of it the d oppids a later at the rest of the second pay of the pay at a later at the paid was the paid to the second payable of it the d oppids at later at the manner provided by the and a low has a receiver appointed to therefore, the manner provided by the and a low has a payable or the payable of the pay bayer, then the manner provided by the and a low has a payable or the payable of the pay of the pays the pay of | ay be levied tornado in o part to the lies insured |
| And the said part $\Delta c_{\rm S}$ and the said part $\Delta c_{\rm S}$ and the late of the start of the strengt and inder of the strengt against and rest of the strengt against and rest of the strengt against and rest of the strengt against and the strengt against a strengt against a strengt against a strengt against a strengt again | In the first part do herefore events and agree that at the mailer extent of interfance therein, free and clear of all incredited the same agrinus all parties making lawful clim the parties hereins after and the part of all incredited the besence due and parksh, and that $\frac{1}{2}$ by company as aball be specified and directed by the part $\frac{1}{2}$. In the due to the the part $\frac{1}{2}$ by the part $\frac{1}{2}$ b | e divery hered 'hey' are unbrave erren. All times the life of this indenture, pay all taxes or assessments that ma will be building upon all real real scales of assessments that ma it means the building upon all real real scales and not be the accord part, the loss, if any, male payable to the party of the second it rear such taxes when the same become due and payable and to here and premu- ry such taxes when the same become due and payable and to here and premu- ry or other, and the smooth to paid shall become a part of the indebtedeness, fully reputs and the amount to paid shall become a part of the indebtedeness, fully reputs and the amount to paid shall become a part of the indebtedeness fully reputs and the amount to paid shall become a part of the indebtedeness is an of moner, executed on the 19th. day of | ay be levied tornado in part to the lises insured secural by |
| And the said part $\Delta c_{\rm S}$ and the said part $\Delta c_{\rm S}$ and the late of the start of the strengt and inder of the strengt against and rest estimates a said strengt against and rest estimates a said strengt against the strengt against and the same of the strengt against a same of means and the same of the | In the first part do herefore events and agree that at the mailer extent of interfance therein, free and clear of all incredited the same agrinus all parties making lawful clim the parties hereins after and the part of all incredited the besence due and parksh, and that $\frac{1}{2}$ by company as aball be specified and directed by the part $\frac{1}{2}$. In the due to the the part $\frac{1}{2}$ by the part $\frac{1}{2}$ b | c divery hereof $\frac{1}{2}$ 0.72 the lastal avents 3. of the premiers aboundaries of the premiers of the premiers of the series o | ay be levied tornado in part to the ises insured secured by DOLLARS, 1942 or any som or event that insurance for oneyrame part |
| And the said part $\Delta c_{\rm S}$ and the said part $\Delta c_{\rm S}$ and the late of the start of the strengt and inder of the strengt against and rest estimates a said strengt against and rest estimates a said strengt against the strengt against and the same of the strengt against a same of means and the same of the | In the first part do herefore events and agree that at the mailer extent of interfance therein, free and clear of all incredited the same agrinus all parties making lawful clim the parties hereins after and the part of all incredited the besence due and parksh, and that $\frac{1}{2}$ by company as aball be specified and directed by the part $\frac{1}{2}$. In the due to the the part $\frac{1}{2}$ by the part $\frac{1}{2}$ b | e delivery hereof TheY_BFQ | ay be levied tornado in part to the lises insured secured by |
| And the said part $\Delta c_{\rm S}$ and the said part $\Delta c_{\rm S}$ and the late of the start of the strengt and inder of the strengt against and rest estimates a said strengt against and rest estimates a said strengt against the strengt against and the same of the strengt against a same of means and the same of the | In the first part do herefore events and agree that at the mailer extent of interfance therein, free and clear of all incredited the same agrinus all parties making lawful clim the parties hereins after and the part of all incredited the besence due and parksh, and that $\frac{1}{2}$ by company as aball be specified and directed by the part $\frac{1}{2}$. In the due to the the part $\frac{1}{2}$ by the part $\frac{1}{2}$ b | e delivery hereof TheY_BFQ | ay be level tornado in port to the loss insured secured by DOLLARS, 11422 or any stan or any that reads or any reads of an |
| And the solid part $\Delta E_{\rm sol}$ defined of a good and inder d that they will warrant and have a spreed applied to the spreed applied average applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied applied to the terms of .000 d by 10.55 the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed to the spreed applied to the spreed applied to the spreed to the spreed applied to the spreed applied to the spreed to the spreed applied to the spreed applied to the spreed to the spreed applied to the spreed applie | In the first part do herefore events and agree that at the mailer extent of interfance therein, free and clear of all incredited the same agrinus all parties making lawful clim the parties hereins after and the part of all incredited the besence due and parksh, and that $\frac{1}{2}$ by company as aball be specified and directed by the part $\frac{1}{2}$. In the due to the the part $\frac{1}{2}$ by the part $\frac{1}{2}$ b | e delivery hereof TheY_BFQ | ay be levied tornado in part to the lises insured secured by |
| And the solid part $\Delta E_{\rm sol}$ defined of a good and inder d that they will warrant and have a spreed applied to the spreed applied average applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied applied to the terms of .000 d by 10.55 the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed applied to the spreed to the spreed applied to the spreed applied to the spreed to the spreed applied to the spreed applied to the spreed to the spreed applied to the spreed applied to the spreed to the spreed applied to the spreed applie | In the first part do herefore events and agree that at the mailer extent of interfance therein, free and clear of all incredited the same agrinus all parties making lawful clim the parties hereins after and the part of all incredited the besence due and parksh, and that $\frac{1}{2}$ by company as aball be specified and directed by the part $\frac{1}{2}$. In the due to the the part $\frac{1}{2}$ by the part $\frac{1}{2}$ b | e delivery hereof TheY_BFQ | ay be level tornado in port to the loss insured secured by DOLLARS, 11422 or any stan or any that reads or any reads of an |
| And the said part $L \leq 2$, and $L \leq 2$ an | In the first part do herefore events and agree that at the mailer extent of interfance therein, free and clear of all incredited the same agrinus all parties making lawful clim the parties hereins after and the part of all incredited the besence due and parksh, and that $\frac{1}{2}$ by company as aball be specified and directed by the part $\frac{1}{2}$. In the due to the the part $\frac{1}{2}$ by the part $\frac{1}{2}$ b | e delivery hereof TheY_BFQ | ar be leveled torsado in port to the loss insured . secured by |
| And the sake part $L \leq 2$, and L beind of a scale and inder the set of a scale and inder the scale and inder the scale and inder the scale and inder the scale and the | In the first part do herefore events and agree that at the mailer extent of interfance therein, free and clear of all incredited the same agrinus all parties making lawful clim the parties hereins after and the part of all incredited the besence due and parksh, and that $\frac{1}{2}$ by company as aball be specified and directed by the part $\frac{1}{2}$. In the due to the the part $\frac{1}{2}$ by the part $\frac{1}{2}$ b | e delivery hereof TheY_BFQ | ar be leveled torsado in port to the loss insured . secured by |
| And the said part[25, | <pre>line fort part do</pre> | e divery hered "he" AFQ is hered owner 3. of the premiers about the series of the seri | ay be level tornado in port to the ises insured |
| And the sold part ΔE_{1} of detect of a good and inder d that they will warrant and it is agreed between the avereal against sail real et arcred against sail real et arcred against sail real et arcred transmission of the brein provided, then the par- tition of 152. Interest. An brein provided, then the par- tition of the terms and again the sail the sail the sail the sail of the terms and the sail the sail of the terms and the sail of the terms and the sail of the terms and the sail of the terms are a sail the sail of the terms are the sail of the terms are the sail the sail of the term are a sail to the terms are the term and the term of the sail the sail the sail of the terms are a sail to the sail of the terms are a sail the sail the sail the terms are the term and the term and the terms and the sail the sail the sail the terms are the term and the sail the sail the terms are the term and the term and the sail the terms are the term and the term and the sail the terms are the term and the term and the sail the terms and the terms are the term and the term and the term and the terms and the terms are the term and the terms are the term the term and the term and the term and the term and the term term and the term and term and the term and t | <pre>line fort part do</pre> | e divery hered "he" are under an entered and out of the premiers about the series of t | ay be level tornado in port to the ises insured |
| And the said part 25.2 | <pre>line fort part do</pre> | e divery hereof the 2. 8.70 the lasted avener 2. of the premiers about marked of the second part, the loss, if any, mail parts is a second part, the loss, if any, mail parts is the part of the second part, the loss, if any, mail parts is the part of the second part, the loss, if any, mail parts is the part of the second part, the loss, if any, mail parts is the part of the second part, the loss, if any, mail parts is the part of the second part, the loss, if any, mail parts is the loss of the second part, the loss, if any, mail parts is the loss of the second part, the loss, if any, mail parts is the loss of the second part, the loss, if any, mail the loss of the second part, the loss, if any, mail the loss of the second part, the loss of the second part of the second part the loss of the second part of the second part the loss of the second part of the second part the loss of the second part of the second part the loss of the second part the loss of the second part the loss of the second part of the second | ar be levied torsado in part to the lies insured .ecurad by .1422 or any stant or a |
| And the said part 0.2 and $0.164c$ d that they will warrant and it is arreed acalated and inder a marked acalated and inder the insure of 0.2 interest. An avered acalated state and inder the sum and by such insurance inder 0.2 the interest and herein provided, then the par- ticle inder 0.2 and 0.2 interest. An herein provided, then the par- ticle inder 0.2 and 0.2 interest inder 0.2 and 0.2 interest and herein provided herein, and the energy dynamics in the inder 0.2 and 0.2 interest and interest and interest and herein mediatory matter and herein mediatory matter and herein mediatory matter and herein here and function and the interest in and hereits are real to the interest and interest in a market in the arcredity is particle herein and interest in a market in the arcset by the particle interest in the interest in the interest interest in the interest interest interest interest in the interest interest interest in the interest interest interest interest interest interest interest interest interest interest interest interest interest interest interest interest interest | <pre>line fort part do</pre> | e delivery hereof TheY_BFQ | ar be levied tornado in port to the lies leaved by |
| And the sold part ΔE_{1} of detect of a good and inder d that they will warrant and it is agreed between the avereal against sail real et arcred against sail real et arcred against sail real et arcred transmission of the brein provided, then the par- tition of 152. Interest. An brein provided, then the par- tition of the terms and again the sail the sail the sail the sail of the terms and the sail the sail of the terms and the sail of the terms and the sail of the terms and the sail of the terms are a sail the sail of the terms are the sail of the terms are the sail the sail of the term are a sail to the terms are the term and the term of the sail the sail the sail of the terms are a sail to the sail of the terms are a sail the sail the sail the terms are the term and the term and the terms and the sail the sail the sail the terms are the term and the sail the sail the terms are the term and the term and the sail the terms are the term and the term and the sail the terms are the term and the term and the sail the terms and the terms are the term and the term and the term and the terms and the terms are the term and the terms are the term the term and the term and the term and the term and the term term and the term and term and the term and t | <pre>line fort part do</pre> | e divery hered "he" AFQ is hered events 2. of the premies about making events. all time during the life of this injecture, bay all taxes or assessments that an it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it was according the parable to the party — of the accord parable is an of more, escenter on the 12% h day of | ar be levied tornado in port to the lies leaved by |
| And the said part 25.2, a desired of a good and Inder desired of a good and Inder desired of the arrent and li is arrent against and real est arrent against and real est arrent against and real est arrent against internet. An horize provided, them the par- titude of the terms and again the said of the terms and again again again again again again again again again again again the said of the terms again again again again again the said again again again again the said again again again again again the said again again again again again again again again the said again again again again again again again again the said again agai | <pre>line fort part do</pre> | e divery hereof They_BFQ | ar be levied tornado in port to the lies leaved by |
| And the said part 25.2, a desired of a good and Inder desired of a good and Inder desired of the arrent and li is arrent against and real est arrent against and real est arrent against and real est arrent against internet. An horize provided, them the par- titude of the terms and again the said of the terms and again again again again again again again again again again again the said of the terms again again again again again the said again again again again the said again again again again again the said again again again again again again again again the said again again again again again again again again the said again agai | <pre>line fort part do</pre> | e divery hered "he" AFQ is hered events 2. of the premies about making events. all time during the life of this injecture, bay all taxes or assessments that an it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it we accord part, the loss, if any, make parable to the party — of the accord it was according the parable to the party — of the accord parable is an of more, escenter on the 12% h day of | ay be levied tornado in port to the less insured |
| And the said part 62.3 | <pre>lum fort part do</pre> | e delivery hereof TheY_BF2A to itself a series a descent premiers about the series of the s | ar be levied tornado in port to the lies insured |
| And the said part 23.2. detect of a good and inder d that they will warrant and It is arreed availated and inder arreed availated and real es- avered availated in the same of a method of the same of the THIS GRAAT is latened by 10.5. Interest and brein provided, then he part THIS GRAAT is latened by 10.5. Interest and working to the terms of -0.01 d by 10.5. Interest and brein most provided brein, mediative mainter and breven the same of the same of a latenet of the same of the same of the same of the same same of the same of the same of the same of the same of the same same of the same of the same of the same of the same of the same same of the same of the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the same of the the same of the same of the same of the same of the the same of the same of the same of the same of the the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same | <pre>lum fort part do</pre> | c divery hered "he"_ BFQ | ar be levied tornado in port to the lies insured |
| And the said part 23.2. detect of a good and inder d that they will warrant and It is arreed availated and inder arreed availated and real es- avered availated in the same of a method of the same of the THIS GRAAT is latened by 10.5. Interest and brein provided, then he part THIS GRAAT is latened by 10.5. Interest and working to the terms of -0.01 d by 10.5. Interest and brein most provided brein, mediative mainter and breven the same of the same of a latenet of the same of the same of the same of the same same of the same of the same of the same of the same of the same same of the same of the same of the same of the same of the same same of the same of the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the the same of the same of the same of the same of the the same of the same of the same of the same of the the same of the same of the same of the same of the the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same of the same of the same of the same of the the same of the same | <pre>lum fort part do</pre> | c divery hered "he"_ BFQ | ar be levied tornado in port to the less found by DOLLARS, 1:422 re any some oreast that rest to the rest to the rest to the rest that rest to the rest to the rest to the rest that rest to the rest to the res |
| And the sake pard.25.2. while the sake pard.25.2. while the sake pard.25.2. while the same and inder the same and and the same and and the same and and the same | <pre>lum fort part do</pre> | c delivery hereof TheY_BFQ | ar be levied tornado in port to the lies leaved by |
| And the said parLES. or selected of a procession of inder esclered of a procession of inder internet and inder that they will warrant and it is agreed between the ware and by such harrance and the selected and | <pre>line fort part do</pre> | c delivery hereof TheY_BFQ | ar be levied tornado in port to the lies leaved by |