412

DTCACE DECOI

1 Reg. No. 3133 N. S.S.K.

p n al in reto m w Si

s: Co

Lowell R. Laudon	FROM <u>E Florence M. Laudon</u> TO	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the SeptemberA. Ip 19.42_, at .91	25 o'clock A. M.	
The First National	Bank Lewrence Kansas	Narold G. B.	Sector Segister of Deeds.	
hundred and forty-tw	Made this twelfth day of Septembr 0 between don and Florence M. Laudon, his	97, in the year of our Lord;		•
	in the County of Douglas, and The First National Bar	nk of Lawrence		
Two thousand and	the said part105_of the first part, in consist a $n_2/100$ (\$2000.00)	deration of the sum of part y DOLLARS, to them duly pa e Grant, Bargaia, Sell and Mortgage to the said part y loughs and State of Kansas, to-wit:		
Beginning a	at the Northwest corner of Lot 8	3 in Moreland Place, an addition to the Ci	ty of Lawrence;	
		feet and 71 3/4 feet South of the North 1	ine of Lot 8;	
thence Nort	th 71 3/4 fect; thence West 125	fort to the place of beginning.	6	
And the said par2105 of th and seized of a good and indefeasib	the estate of inheritance therein, free and clear of all i	the delivery hereof they are the lawful owner 5 of the pr incumbrance	embré abore grantel.	
And the said paril205 of the and seized of a good and indefeasil and that they will warrant and de It is arreed between the par or assessed against said real extate useh sum and by such insurance con action of <u>115</u> interest. And in as brevin provided, then the part <u>1</u> is infortuny, and shall been inter	effort part do	the delivery here i. they are the invited owner 5. of the pr lacumbrance	is that may be leviced fire and tormade in in second part to the said premises insured obtoines, secured by	
And the said parilo 5 of th main of a good and indication. It is arreed between the par- or assessed seation take rais and that they will warren take the order and the mark of the take the main of 180 million interest. And the additional takes the said of THIS GRANT is interest and and THIS GRANT is interest and the THIS GRANT is interest and the take the terms of OHO_	effort part do hereby eccennet and acree that at the critic of individual time and clear of all the level the same acclinit all parties making inwise the time hereto that the part 120 of the fort part shill when the same bowens due and parts and the the Desay as shill be specified and directed by the part == the event that part 120 the fort here part == the event that part 120 the fort here of parts and the still be stored part in may rear and inare and inare still be stored part in may rear and inare of certain writen oblication for the symmet of a here to the stored part in the part in the store of part certain writen oblication for the symmet of a here to be part ? of the second part; with all of the	the delivery here $t_{\rm theory} \Delta re_{\rm theor$	is that may be brief free and torisate in wroad just to the stall promise insured def diets, secured by DOLLARS, 1927	
And the said parilo 5 of th main seized of a good and indications in the said of a good and indications is a same and a said of the said of the it is a streed between the part of the same and a said the said of the rates of the indication and shall have inter THIS GRANT is intended as THIS GRANT is intended as THIS GRANT is intended as THIS GRANT is intended as the indicative, and shall have inter the said of the same shall have inter the same same shall have inter the same	ef fort part do hereby revenant and acree that at the critic of inkritianse therein, for and class of all the critic of inkritianse therein, for and class of all the bertoo that the part 1265 of the fort part shift when the same becomes due and payouth, and that _126 many as shall be upselfed and directed by the part the event that since the part 1266 the fort part hall the the event beam of the since that the fort part hall the event that since the since the since of payments in a mericane to even the payments of the same di- eff the second part may not said target and incur- ent at the arise of bigs from the black of payments of a mericane to even the payments of the same di certain written oblication for the payment of a shale to the same as payothed in this inflation fall to pay the same as payothed in the inflation in the break the options of the the forther in the thereak to even the same as payothed in the inflation fall to pay the same as payothed in the inflation in the pay the same as payothed in the inflation in the pay the same as payothed in the inflation in the pay the same as payothed in the inflation in the payothe same as payothed in the inflation in the payothed in the option of the theory in a and in early the payments of the inflation in the payothes in the payoth	the delivery here $t_{\rm theory}^{\rm theorem}$ the twitte owner $S_{\rm tot}$ the pro- lareau barnes. as all times during the life of this infentors, pay all taxes or assuming $D_{\rm tot}^{\rm tot} \Delta 1$ are the buildings upon said real moment against and the second part, the bose, if say, made points the part $V_{\rm tot}$ is $D_{\rm tot}^{\rm tot} \Delta 1$ and $D_{\rm tot}^{\rm tot} \Delta 1$ and $D_{\rm tot}^{\rm tot} \Delta 1$ and $D_{\rm tot}^{\rm tot} \Delta 1$ by such taxes when the same bronne due and by able of a 1 to keep minute of the second part is a said shall become a part of the ind- ind the second part, the bose, if say, made points a said of the ind- ind the second part, the bose, if say, made points a said of the ind- ind tay when the same bronne due and by able to keep and the second part of the same bronne of said collection and a starters or to discharge any fairs with interest thereas is a herein provide. The observations contained theread for the said part $V_{\rm tot}$ of the tot by a bole and the same read of the same are read to the term of view to the tot by a bole and the same read of the same read of the same barred provides the made in a local read as they are now, or if was a local committed or said totage a read one way where the maximum the life horized for the said part. $V_{\rm tot}$ of the second part where there is in the ball for the said part. $V_{\rm tot}$ of the second part where there is an interval for the said part. $V_{\rm tot}$ of the same a read where there is an interval for the said part. $V_{\rm tot}$ of the same a same to the observal to the same are provided by the way to have a resource and the observal to the same are provided by the value to the same are a same and the same are a same are a same are a same are a same and the same are a same are a same are a same are a same ar	is that may be brief fore and tornado in a screend part to the mild permise insured addr foren, secured by DOLLATS, 007 1942, a to store addr som d, in the event that the house of the fiber of the secure for million and the secure for million for a secure if the histore or is if the histore or is if the histore or is if the histore or is if the histore of the society of the solution the	
And the said parilo 55 of th male size of a good and indications in a size of a good and indications is a size of a source of the said of it is a greed between the part of assessed explaints and red size with sum and by such insurance con- traints of $\Delta D_{\rm cont}$. Instruct, And it as brein provided, then the part its instruct, and shall have inter THIS GRANT is instructed as the instruction of $\Delta D_{\rm cont}$. Interest, And its and brein provided, then the part its instruction of $\Delta D_{\rm cont}$. It is structed as the instruction of the instruction of the term of the size of moory advanced by the add have convergence shall be writtened as a problem in the size of thereof or any definition of the size is a size of the size of the size is the size of a size of the size of the size and there is the size of the size with the size of the size of the size and there is a size of the size is the size of the size of the size with the size of the si	ef fort part do hereby revenant and acree that at the critical distance therein, for and clear of all the critical distance therein, for and clear of all the best of the state of the state of the state of the the here to that the part 1.26 of the distance of the part and the critical distance of the part and the new the state best of the state of parts and the critical distance of the state of parts and the critical distance of the state of parts and the state of the state of parts and the state of parts and the state of the state of the state of parts and a meritarize to averte the parts and the state of parts and the the the state of parts and the state of parts and the the state of the state of the state of parts and the meritaries within oblication for the segment of a hash to the part $N_{\rm eff}$ of the second part the part distance with if and part may be stated as been a part with all the the optimum the made as been a part of the taxe on a state parts $N_{\rm eff}$ of the second part to part for any the state parts and the optimum of the balar kerner, which indexture a state parts and the optimum of the balar kerner, which is the state of the balar kerners, to state with the could and of a state state of the state of the state of a state areas the state of the state of the state of a state of the state of the state of the state of a state of the state of a state of the state of the state of the state of a state of the state of a state of the state of the state of the state of the state of a stat	the delivery here $-\frac{1}{100}$ UO O C the invited owner S of the per incombrance S and S	is that Lay be brief fre and turnade in werend part to the analy premise insured detributes, secured by DOLLAPS, 007 1952, a to serve any sum d, in the event that we premise a great, that we premise a great, that while a great that while the conceptor there is a collect the different and the sure of the that accompany of the	
And the said parilo 55 of th mains of a good and indications in the said of a good and indications is a said of the said of the said is a said of the said of the said is a said of the said of the said with said and the said of the said is a brein provided, then the parily is indexive, and shall here into: THIS GRANT is intended as THIS GRANT is intended as THIS GRANT is intended as the said of the said of the said the said the said of the said of the said bar of the said of the said the said the said of the said the said the said the said the said the said the said the said the said the said the said the said the said the said the said the said	ef fort part do hereby revenant and acree that at the critical distance therein, for and clear of all the critical distance therein, for and clear of all the best of the state of the state of the state of the the here to that the part 1.26 of the distance of the part and the critical distance of the part and the new the state best of the state of parts and the critical distance of the state of parts and the critical distance of the state of parts and the state of the state of parts and the state of parts and the state of the state of the state of parts and a meritarize to averte the parts and the state of parts and the the the state of parts and the state of parts and the the state of the state of the state of parts and the meritaries within oblication for the segment of a hash to the part $N_{\rm eff}$ of the second part the part distance with if and part may be stated as been a part with all the the optimum the made as been a part of the taxe on a state parts $N_{\rm eff}$ of the second part to part for any the state parts and the optimum of the balar kerner, which indexture a state parts and the optimum of the balar kerner, which is the state of the balar kerners, to state with the could and of a state state of the state of the state of a state areas the state of the state of the state of a state of the state of the state of the state of a state of the state of a state of the state of the state of the state of a state of the state of a state of the state of the state of the state of the state of a stat	the delivery here they are the lawer of a the pro- formulation in the second provide the second provide the pro- tion of the second provide the buildness upon mail real events interest assessment (by Twill lawer the buildness upon mail real events interest assessments and the second provide the buildness upon mail real events interest assessments (by Twill lawer when the same become due and by provide and to know many, or other, sind the amount as pild shall become a part of the indi- tial fully regard. The there is a second provide the terms of sale tolknich, and a stratese or of duckarge say they with interest therein a breach movide the obligation events of the terms of sale tolknich, and a stratese or of althours are prescribed by the and only althours and a stratese of the manager prescribed by the and only and the the had never therein, in the manager prescribed by the and only as the shall be out the there and preserves the trans of sale and provide the stratement of the manager prescribed by the and only and the shall be writed for in and writer obligation. For the second the shall be out the there in a manager prescribed by the and only and the shall be all resorts and the reasoners prescribed by the and only and the shall be all resorts and the reasoners of the response the shall be able there under and preserve allowers and the shall be able there under and preserve the shall be able to be able to be there under and preserve the shall be able to be able to be able to be there unto set. the first here the term of shall be able to be able to be there under a shall be able to be there able to be able to be there able to be able to be there able to be able to be there able to be able to be there able to be	is that Lay be brief fre and turnade in werend part to the analy premise insured detributes, secured by DOLLAPS, 007 1952, a to serve any sum d, in the event that we premise a great, that we premise a great, that while a great that while the conceptor there is a collect the different and the sure of the that accompany of the	
And the said parilo 55 of th mains of a good and indications in the said of a good and indications is a said of the said of the said is a said of the said of the said is a said of the said of the said with said and the said of the said is a brein provided, then the parily is indexive, and shall here into: THIS GRANT is intended as THIS GRANT is intended as THIS GRANT is intended as the said of the said of the said the said the said of the said of the said bar of the said of the said the said the said of the said the said the said the said the said the said the said the said the said the said the said the said the said the said the said the said	ef fort part do hereby revenant and acree that at the critical distance therein, for and clear of all the critical distance therein, for and clear of all the best of the state of the state of the state of the the here to that the part 1.26 of the distance of the part and the critical distance of the part and the new the state best of the state of parts and the critical distance of the state of parts and the critical distance of the state of parts and the state of the state of parts and the state of parts and the state of the state of the state of parts and a meritarize to averte the parts and the state of parts and the the the state of parts and the state of parts and the the state of the state of the state of parts and the meritaries within oblication for the segment of a hash to the part $N_{\rm eff}$ of the second part the part distance with if and part may be stated as been a part with all the the optimum the made as been a part of the taxe on a state parts $N_{\rm eff}$ of the second part to part for any the state parts and the optimum of the balar kerner, which indexture a state parts and the optimum of the balar kerner, which is the state of the balar kerners, to state with the could and of a state state of the state of the state of a state areas the state of the state of the state of a state of the state of the state of the state of a state of the state of a state of the state of the state of the state of a state of the state of a state of the state of the state of the state of the state of a stat	the delivery here t they are the initial owner S of the parametrization of the solution o	is that hay be brief fre and tonado in a screaf part to the stall prenches insured add primes insured add primes insured by both the analysis of the screat had when the acceptor of the the acceptor the the the acceptor the the acceptor the the the acceptor the the acceptor the the the acceptor the the the the the the the the the the	
And the said parilo 5 of the and seized of a good and indications is a stress of a good and indications and that they will warrant and dei the armed between the part or assessed against and real parts and the said by nuch insurance con- trains of 150°, interest And in a Aproph provided, then the part THIS GRANT is insteaded and THIS GRANT is insteaded and THIS GRANT is insteaded and THIS GRANT is insteaded and the said part of a said the said the said part of a said the said the said part of the said of the and part 10° of a said the said the said part 10° of a said the said and the said the said and the said and the said the said the said the said part 10° of a said the said the said and the said the said the said the said and the said the said the said the said and the said the said the said the said are the said th	ef fort part do hereby revenant and acree that at the critical distance therein, for and clear of all the critical distance therein, for and clear of all the best of the state of the state of the state of the the here to that the part 1.26 of the distance of the part and the critical distance of the part and the new the state best of the state of parts and the critical distance of the state of parts and the critical distance of the state of parts and the state of the state of parts and the state of parts and the state of the state of the state of parts and a meritarize to averte the parts and the state of parts and the the the state of parts and the state of parts and the the state of the state of the state of parts and the meritaries within oblication for the segment of a hash to the part $N_{\rm eff}$ of the second part the part distance with if and part may be stated as been a part with all the the optimum the made as been a part of the taxe on a state parts $N_{\rm eff}$ of the second part to part for any the state parts and the optimum of the balar kerner, which indexture a state parts and the optimum of the balar kerner, which is the state of the balar kerners, to state with the could and of a state state of the state of the state of a state areas the state of the state of the state of a state of the state of the state of the state of a state of the state of a state of the state of the state of the state of a state of the state of a state of the state of the state of the state of the state of a stat	the delivery here they are the lawer of a the pro- formulation in the second provide the second provide the pro- tion of the second provide the buildness upon mail real events interest assessment (by Twill lawer the buildness upon mail real events interest assessments and the second provide the buildness upon mail real events interest assessments (by Twill lawer when the same become due and by provide and to know many, or other, sind the amount as pild shall become a part of the indi- tial fully regard. The there is a second provide the terms of sale tolknich, and a stratese or of duckarge say they with interest therein a breach movide the obligation events of the terms of sale tolknich, and a stratese or of althours are prescribed by the and only althours and a stratese of the manager prescribed by the and only and the the had never therein, in the manager prescribed by the and only as the shall be out the there and preserves the trans of sale and provide the stratement of the manager prescribed by the and only and the shall be writed for in and writer obligation. For the second the shall be out the there in a manager prescribed by the and only and the shall be all resorts and the reasoners prescribed by the and only and the shall be all resorts and the reasoners of the response the shall be able there under and preserve allowers and the shall be able there under and preserve the shall be able to be able to be there under and preserve the shall be able to be able to be able to be there unto set. the first here the term of shall be able to be able to be there under a shall be able to be there able to be able to be there able to be able to be there able to be able to be there able to be able to be there able to be	is that hay be brief free and torado in a screent part to the staff premise insured address, secured by DOLLARS, DOT 1942_ a to serve any sum d, in the event that whe perment or any f if the lineareer is minutes is aften, shall reflect to collect the object to collect the d by the part, d'a is part last above (SEAL) (SEAL)	
And the said parilo 5 of the and data data parilo 5 of the and that they will surrant and dei it is street between the par- or answeed existing the said of the control of 100 of the said of the control of 100 of the said of the said that information of the said that information of the said that information of the said of the said parilo for the said of the said parilo of the said the said of the said the said of the said parilo of the said the said of the said the said the said the said parilo of the said the said of the said the said the said the said become the said the said the said there by a default of the said of the said the said the said said there by and the said said there by and the said in the said the said the said in the said the said the said of the said the said the said the said of the said the said the said the said the said the said of the said	<pre>f fri part do hereby revenent and agree that at de crists of infinitions therein, free and clear of all the other that the part 125 of the first part shift when the same bowns due and sprawhile, and that .15 bowns as shall be used informed and directed by the part the event that any part 136 the the inpart shift when the same bowns due and sprawhile, and that .15 c, of the second part 136 the the inpart and the event that any part 136 the due of partment or the event that any part 136 the due of partment or a morificate to over the part part due of partment or the second and 136 the second part is any the add part .2⁺ of the second part is part of the add part .2⁺ of the second part is part for the second part is part for the partment of a bab to the part .2⁺ of the second part is part for add part .2⁺ of the second part is part for add part .2⁺ of the second part is part for add part .2⁺ of the second all the finger and particle at the option of the balar known, while and particle and inferent, thereas, or if the three on a second part is add partmets and the finger part of the part of a second second and the finger part of the part .2⁺</pre>	the delivery here - they are the initial owner 5 of the principal interaction of the second part, the loss if and are principal interaction in the initial second part, the loss if and are principal in the second part, the loss if any are principal in the second part, the loss if any make paired in the part of the initial initianiti initial initiani	ts that Lay is brief fre and turnade in wirsend jurt to the add permittee insured detrifies, secured by 	
And the said parilo 5 of the assist of a good and indications and that they will surrant and dei it is astrong board indications or assessed saturation of the part of assessed saturation of the part of the survey of the part of the pa	<pre>for part do hereby revenues and agree that at do estate of inktrainess thereis, for and clear of all tend the same arking all parties making havfal claim the hereto that the part 125 of the first part shift when the same bowens due and speaks, and that L3 beams as shall be used into and directed by the part so the next that and part 136 the tent part shift when the same bowens due and speaks, and that L3 constrained part 136 the tent part shift when the same bowens due and speaks and that L3 constraint to every the part part due of partment of a marificate to every the part part due of partment of a marificate to every the part part due of partment or to thousand and move that part the part part of the set of the second part to part for the partment of add part 2, of the second part to part for implement and part in the partment is part of the there are ind thereby of interest three part of a bit before and particle in the part of the balance there and a not part of the second part to part for implement of the part 2, of the second part to part for implement and parts at the option of the balance here, with parts and the part of the balance here, with a mart particle part of the there and the first or the parts of the part of the balance here, with parts and the part of the second and the first part of the part 100. For the part of the interest of the part 100. For the first part ha X0 be part 100. The part 100. If the first part 100. The part 100. If the first part 100. The part 100. If the first part ha first balance of the base of parts of the part of the first part 100. The part 100. If the same part of parts 100. The part 100. The the part ha first parts 100. The part 100. The the same part of the part part parts 100. The part 100. T</pre>	the delivery here they are the initial owner 5 of the principles in an initial end owner 5 of the principles in the buildings upon mail rel end the langel against the lower the buildings upon mail rel end the langel against and the second part, the low, if any make private to the part is larger when the same been due and by builds and to kary and the full first second part of the same the same been due and by builds and to kary and the same the same been due and by build be and the same the same the terms of sale buildings and the same the same the terms of sale buildings and the same the same terms of sale buildings and the same terms of sale buildings and a same former due to the same terms of sale buildings and the same terms of sale buildings and the same terms of sale and buildings and the same terms of sale and the same terms of the sale and the same terms of the sale and the same terms of the same terms of the sale and the same terms of the same terms of the sale and the same terms of the same terms of the sale and the same terms of the sale and the same terms of the sale and the same terms of the same terms of the sale and the same terms of the same terms	tis that Lary be brief free and turnado in warcedi jart turnado held permises insured detabase, secured by 	
And the said parilo 5 of the assist of a good and indications and that they will surrant and de- its far arrest between the par- or assessed arrest between the par- ticle interest and the par- ticle interest and the par- agreements of the terms of OBO- and by -1ts_terms and parsy assessed arrest between a down and the interest of the first part chall and the terms of the first part chall and the terms of the first part chall and the assessed by the part chall and the score the assessed by the add part illow the first part chall and the assessed by the score of the mendative matter and below the and hence the assessed by the add part illow of the first part chall and the assessed by the score of the mendative part of the first part chall and the assesses the score of the add part illow of the first part chall and the assesses the score of the mendative part of the first part chall and the assesses the score of the add part illow of the first part chall and the assesses the score of the add part of the first part chall assesses the score of the score of the first part chall assesses the score of the score of the first part chall assesses the score of the score of the first part chall assesses the score of the score of the first part of the first part chall and the score of the score of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of	<pre>f fri part do hereby recensite and agree that at the critic of individuals therein, free and clear of all the critic of individuals therein, free and clear of all the herein that the part 1265 of the first part shift when the same bowers due and paymake, and that LT many as shift be specified and directed by the part the event that and part 1268 the first part shift when the same bowers due and paymake, and that LT the the event that part 1268 the first part all all the of the second part may pay and that of payment of a mortizate to avery the payment of galaxies of payment of the to the part JT of the second part the pay for any first full to pay the and payment of the same are of the part of the maniform written oblication for the second part with all the add part _Y of the second part to pay for may the full to pay the and the result has the indexture of any first pay the and the result and the first pay at a mortizate to averate the pay for may have a first pay the and the results are not have in any second payment to make as berein pay for may have a second payment to make a berein pay for may have a second payment to make as berein pay for may have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to make as berein pay for any have a second payment to the schement as the pay of the schement and the schement to the schement as the schement asecon</pre>	the delivery here - they are the initial owner 5 of the periods introduced to the period owner 5 of the period interval of the the building upon mini frei device family 3. The period owner 5 of the period period owner 5 of the second part, the loss, if any make psychic to the part 2. Joint 1 for the building upon mini frei device family 3. The period owner 5 of the second part, the loss, if any make psychic to the part 2. Joint 1 for the second part, the loss of the second part is the second part of the second part is the second part of th	ts that Lay is brief fre ad turado in second jurt turado and premise insured deb force, secured by 	
And the said parilo 5 of the assist of a good and indications and that they will surrant and de- its far arrest between the par- or assessed arrest between the par- ticle interest and the par- ticle interest and the par- agreements of the terms of OBO- and by -1ts_terms and parsy assessed arrest between a down and the interest of the first part chall and the terms of the first part chall and the terms of the first part chall and the assessed by the part chall and the score the assessed by the add part illow the first part chall and the assessed by the score of the mendative matter and below the and hence the assessed by the add part illow of the first part chall and the assessed by the score of the mendative part of the first part chall and the assesses the score of the add part illow of the first part chall and the assesses the score of the mendative part of the first part chall and the assesses the score of the add part illow of the first part chall and the assesses the score of the add part of the first part chall assesses the score of the score of the first part chall assesses the score of the score of the first part chall assesses the score of the score of the first part chall assesses the score of the score of the first part of the first part chall and the score of the score of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of the add part of the first part of the first part of the first part of	<pre>f for part do hereby evenent and arrow thit at de crists of infinitions therein, for and clear of all the other of infinitions therein, for and clear of all the here to that the part 125 of the first part all there the new that any start by the the first part all the here that and part 126 the first part all the here that and part 126 the first part all the here that and part 126 the first part all the here that and part 126 the first part all the here that and part 126 the first part all the crist that all part 126 the first part all the new that and part 126 the first part all the here that and part 126 the first part all the here that and part 126 the first part all the part of the second part in the part all the first or thousand and move that the part of the there are all the the part y of the second part with all the first betrafty of interest part to part for the there are all the the part y of the second part is part for the there are y is of the second part is the first and part of the part of the balance and the part of the part of the second all the first part of the part of the second all the first part of the part of the part of the balance and the there are y is of the first part hat y of the part of the part of the part of the balance and the part of the part of the balance and the part part of the part of the part of the balance and the part of the part of the first part ha y of the there y here all the part of the balance and the part of the part 100 of the first part ha y of the there y here all the part of the first part ha y of the there y here the part of the first part ha y of the there y here all the part of the first part ha the of part there y here the part of the second part the part of the second there y here the part of the part of the second part</pre>	the delivery here they are the initial owner 5 of the principles in a set of the principles of the buildness upon mail reif events instructions there is a set of the source is a set of the buildness upon mail reif events instructions the initial second part, the how, if any make private is the print is are the buildness upon mail reif events instructions of the print is and the amount as paid shall become a part of the initial fully reads. The second part is the second part is the second part is the second part is the second part of the initial second part of the initial the second part of the initial second part of the second the second the second the second part of the second t	ts that Lay is brief fre ad turado in second jurt turado and premise insured deb force, secured by 	
And the said parilo 5 of the assist of a good and indications is a stress of a solution of the pari- property of the same of the same of the same said pariability of the same of the same said pariability of the same of the same said same said the same of the same said same same same same same THIS GRANT is intended Ty removes a same same same same same same same same same same same same same same same same same same same table same	for part do hereby eccenant and acree that at the entry of the state of histings therein, free and clear of all the entry factors that at the rest 105 of the first part hall when the same backling and the distribution of the same acress due and agreed at the entry that all part 105 the first part and the same acress due and agreed by the part the event hat and the same acress due and agreed by the part the event and and rest 100 the first part and the same acress due and agreed by the part the event and an another the same backline in the same acress due and agreed by the same and income and another the same acress due and agreed by the same and the same acress due and agreed by the same acress due and agreed by the same acress due and an another the same as particle of the same acress due and the same acress and rest are the same acress at the same acress and the same acress at the s	the delivery here they are the initial owner 5 of the principles in a set of the principles of the buildness upon mail reif events instructions there is a set of the source is a set of the buildness upon mail reif events instructions the initial second part, the how, if any make private is the print is are the buildness upon mail reif events instructions of the print is and the amount as paid shall become a part of the initial fully reads. The second part is the second part is the second part is the second part is the second part of the initial second part of the initial the second part of the initial second part of the second the second the second the second part of the second t	tis that Lary be brief free and turnade in warend just to the start prime insured dot lotes, secured by DDLLARS, DDT	