Receiving No. 15857

0

1

.

I

.

## MORTGAGE RECORD 84

Reg. No. 3187 Fee Paid, \$ 7.50 429

	a period and the second of the 20 million	This instrument was filed for	record on the day of	1
			19 42, at 3:50 o'clock P. M	
	то		arold Q. Beck Register of Deeds.	
			Register of Deeds.	
		By	Deputy.	
THIS INDENTURE, Ma		, in the ;	year of our Lord, one thousand nine	e
John C Frye an	two between ad Ruth H Frye, his wife		C.	
Lawrence	in the County of Douglas	and ;	State of Kansas	·
art_195 of the first part, a	and	Abd i	State ci	
Eugene A. Ste WITNESSETH, That the	e said part ies of the first part, in considera		part J of the second part.	• • • • • • • • • •
Three thousan	d_and_no/100 d, ha_YCstld, and by this indenture do state situated and being in the County of Doug	Grant Bergain Sell and Martgage to	com duly paid, the receipt of the said part <b>Y</b> of the second part,	f
Lat.	3, in <sup>B</sup> lock 6, in University Plac	e en Addition to the City	at Iammaa	
200 0	b, In -100k b, In oniversity flat	e, an addition to the city	or hawlence	
ith the annustenences and a	Webs and a fill and interest of the set i			
And the said part iesof the	Il the estate, title and interest of the said part first part do whereby covenant and agree that as the	delivery hereof they are the lawfu	ul owner. 9 of the premices abore granted,	
And the said part ies of the d seized of a good and indefeasible	first part do hereby covenant and agree that at the e estate of inheritance therein, free and clear of all incu	delivery hereof they are the lawfu	ul owner. S of the premises above granted,	
And the said part 105 of the d seized of a good and indefeasible d that they will warrant and defe- It is agreed between the parti	first part do hereby covenant and agree that at the e estate of inheritance therein, free and clear of all incu and the same against all parties making lawful claim the ise hereto that the part _105 of the first part shall at a	delivery hereof they are the lawfumbrance	and the set of set of set	
And the said part i 6 S of the d seized of a good and indefeasible d that they will warrant and defe- lt is agreed between the parti assessed against said real estate w	first part do _ == hereby covenant and agree that at the e state of inkeritance therein, free and clear of all incu- ond the same azainst all parties making lawful claim the less hereto that the part _10 $\pm$ 0 the first part shall at .	delivery hereof they are the lawfumbrance	and all taxes A assessments that may be levied all taxes A assessments that may be levied	
And the said part jogof the d seized of a good and indefeasible d that they will warrant and defe It is agreed between the parti assessed against said real crists w h sum and by such insurance comp ent of _higinterest. And in in	first part do no hereby covenant and agree that at the entitle of interfaces therein, free and cher of all inco- red the same azalant all parties making larged claim the less hereto that the part $1.263$ of the first part shall at a then the same become given and particle, and that $\frac{1}{2}$ by pary as shall be specified and directed by the part $\frac{1}{2}$ and the event that all part $\frac{1}{2}$ SA for the first part $\frac{1}{2}$ and the event that all part $\frac{1}{2}$ SA for the first part $\frac{1}{2}$ All of	delivery hereof they the lawfr mbrane reta. Il times during the life of this indenture, pay / will herep the buildings upon said real e the second part, the low, if any, made payable with the second part.	and all taxes 3 ascessments that may be levied refate insurel against fire and tornado in e to the part. Y of the second part to the particle in the part.	
And the said part i gg of the d seized of a good and indefeasible d that they will warrant and defe Is is agreed between the parti- assessed arcinst said real extate w h sum and by such insurance com- not of	After part doshereby convents and agree that at the e entite of inheritance therein, free and clear of all income of the same azalant all parties making tarvful clean the iso beries that the part_flee2 of the first part shall at the the the same benefities as it parties (in the t_the part as shall be prefited and directed by the part $J_{cont}$ the errent that said part $\frac{1}{2}S_{cont}$ the first part shall find to $T_{cont}$ the part $\frac{1}{2}S_{cont}$ the first part shall find to $T_{cont}$ the said part $\frac{1}{2}S_{cont}$ the first part shall find to $T_{cont}$ the same first may part shall share and harmony	defivery hereof they are the lawfu mbrane or a it times during the life of this indenture, pay it funes during the buildings upon asid real of <i>Millhave</i> the buildings upon asid real of the second part, the low, if any, made paything and they such taxes when the same become due and any which and the amount we paid hash become the same base of the amount we paid hash become the same base of the amount we paid hash become the same base of the amount we paid hash become the same base of the amount we paid hash become the same base of the amount we paid hash become the same base of the same base of the amount we paid hash become the same base of the s	and all taxes $\vec{A}$ assessments that may be loried erate insures aziant free and tornado in to the pay. <i>J. of the second part</i> to the payable active to hadron and the premises insured one a part of the ladobtedness, secured by	
And the sail part § ogs of the d seinst of a good and interfeasible of that they will warrant and dref It is agreed between the part ascenced agrinnt sail real exists we h sum and by such insurance com- sense of this interest. And in herein provide, then the part y i indentue, and shall been inter- THIS GRATY is intered as a 	find part dobroky covenant and agree that at the o rate of inheritance therein, free and clear of all inco- on the same against all parties easing layed of the ire hereto that the part 165 of the first part shall at the part a shall be sprefield and directly by the part 1, 2, part a shall be sprefield and directly by the part 1, 2, part a shall be sprefield and directly the part 1, 2, -0 of the second part may pay said that same and interact the same the start 1, 2, 3, 4, 1, 2, 1	delivery hereof they BrO the lawfu mbrance reta. Il times during the life of this indenture, pay a will likery the buildings upon add real the second part, the loss, if any, made payakk ay such laxes when the same become due and o, or either, and the amount so paid shall been fully regard.	and an another that may be level at the may account to the send to rack on the the pay 2, 2 of the send pay and to the payshie acknot keep sail premises insured one a part of the indebindions, secured by a pay of the pays of the send pays of the payshie acknot be pays of the pays of the pays of the payshie acknot be pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays o	
And the said part § ogs of the d exists of a good and inderfeasible d that they will warrant and dref It is agreed between the part assessed against sail real exists was assessed against sail real exists who was and by such lasarance compo- tering provided, then the part y a indenture, and shall beer laster Thris GRATP is intended as Three. thou order to the terms of ORO. d by 152 terms of mode paral	for part dobroky covenant and agree that at the or niste of inheritance therein, free and clear of all inco- on the same against all parties easing layed of the ire hereto that the part 165 of the first part shall are there to that the part 165 of the first part shall are there to the same according to a direct of the part shall are part a shall be optical and direct by the part 1 Lot of the second part and part 265 the first part shall fit to Lot of the second part may pay sail there and former unti- neutrator the same the part 165 from the date of partment unti- neutrator to the second bigging the first part and the same stand and no/100 - the same of the same of 	delivery hereof they BrO the lawfu mbrance even. Il times the life of this indenture, pay or _will likery the buildings upon add real the second part, the loss, if any, made paykid wy such laters when the same become due and or events, and the amount so paid shall been fully regard. sum of money, executed on the	and all take of assessments that may be level attentioned against for and tornado in to the payr. If of the second part to the payrable afficiency said premises insured one a part of the indebtedness, secured by DOLLARS, day of October. 19 42 day of October.	
And the sail part § ogs of the d seinst of a good and interfersibilit of that they will warrant and dref It is agreed between the part ascened agrinnt sail real exists was ascened agrinnt sail real exists b sum and by such insurance com- ent of	for part dobroky covenant and agree that at the or niste of inheritance therein, free and clear of all inco- on the same against all parties easing layed of the ire hereto that the part 165 of the first part shall are there to that the part 165 of the first part shall are there to the same according to a direct of the part shall are part a shall be optical and direct by the part 1 Lot of the second part and part 265 the first part shall fit to Lot of the second part may pay sail there and former unti- neutrator the same the part 165 from the date of partment unti- neutrator to the second bigging the first part and the same stand and no/100 - the same of the same of 	delivery hereof they BrO the lawfu mbrance even. Il times the life of this indenture, pay or _will likery the buildings upon add real the second part, the loss, if any, made paykid wy such laters when the same become due and or events, and the amount so paid shall been fully regard. sum of money, executed on the	and all take of assessments that may be level attentioned against for and tornado in to the payr. If of the second part to the payrable afficiency said premises insured one a part of the indebtedness, secured by DOLLARS, day of October. 19 42 day of October.	
And the said part § ogs of the 4 chief of a good and incerta- tion of the second and incerta- tion of the second and incerta- tion of the second and the second and the second argoing the second and the second the second argoing the second and the second and the second argoing the second argoing the second and the second argoing the second argoing the second argoing the second and the second argoing the second argoing	And part dobroky covenant and agree that at the e rates of inheritance therein, free and learn of all income of the same azalant all parties making tarvful chim here berein that the part	defirery hereof they BrO the larf, mbrance orea. If times during the life of this indenture, pay a will likers the building upon said real of the second part, the loss, if any, made payable the second part, the loss, if any, made payable or willbur, and the amount so paid shall beer diff repeat. Sum of money, executed on the of the second part, the loss, and the terms of o the second part, and the amount so paid shall beer would be a second and the second so the terms of o the second part, the second part of the interest the obligation contained therein fully ducharged. If require, a bley are now, or if wants is commonly require, the second part of the second part of the second of for in add your to be second to the second part of the second of the second part of the second part of the second part of the second part.	and all tase of assessments that may be level at the interval azima for and ternado in the tase of the second part to the payable AKto Leep sail premises insured me a part of the indetections, secured by DOLLANS, and Allication and also to service any ram and allication and also to service any ram of an aff payment of the final security of the second payment of the the second second the second payment of the the second second the second	
And the sail part § ogs of the 4 crient of a good and incertaukh I that they will warrant and der It is arreed between the part ascreed arginit sail real entate with the warrant of y such insurance comp ent ofIS. Interest. And in herein provided, then the part y indentors, and whill been intery THIS GRANT is intended as a Treethou ordine to the terms ofOR_ and functory shall be therein and the part hall if y into 50 of the fort part hall if therein of the fort part hall if therein of the other hall been intery.	And part dobroky covenant and agree that at the e rates of inheritance therein, free and learn of all income of the same azalant all parties making tarvful chim here berein that the part	defirery hereof they BrO the larf, mbrance orea. If times during the life of this indenture, pay a will likers the building upon said real of the second part, the loss, if any, made payable the second part, the loss, if any, made payable or willbur, and the amount so paid shall beer diff repeat. Sum of money, executed on the of the second part, the loss, and the terms of o the second part, and the amount so paid shall beer would be a second and the second so the terms of o the second part, the second part of the interest the obligation contained therein fully ducharged. If require, a bley are now, or if wants is commonly require, the second part of the second part of the second of for in add your to be second to the second part of the second of the second part of the second part of the second part of the second part.	and all tase of assessments that may be level at the interval azima for and ternado in the tase of the second part to the payable AKto Leep sail premises insured me a part of the indetections, secured by DOLLANS, and Allication and also to service any ram and allication and also to service any ram of an aff payment of the final security of the second payment of the the second of the second payment of the the second of the the second payment of the the second of the second of the the second payment of the the second of the second of the the second payment of the the second of the second of the the second payment of the the second of the second of the the second payment of the the second of the second of the the second payment of the the second of the second of the the second payment of the the second of the seco	
And the sail part $\frac{1}{2} \log c$ the $\frac{1}{4}$ evint of a good and insertantly $\frac{1}{4}$ into $\frac{1}{4}$ and $\frac{1}{4}$ into $\frac{1}{4}$ and $\frac{1}{4}$ into $\frac{1}{4}$ is arrest law and $\frac{1}{4}$ into $\frac{1}{4}$ is arrest law and $\frac{1}{4}$ into $\frac{1}{4}$ is a large state with insurance composition $\frac{1}{4}$ is linearized as a linearized as a linearized state with linearized as a linearized state with $\frac{1}{4}$ is linearized as a linearized state $\frac{1}{4}$ or $\frac{1}{4}$ is linearized as $\frac{1}{4}$ by $\frac{1}{4}$ is $\frac{1}{4}$ there is the other linearized as $\frac{1}{4}$ by $\frac{1}{4}$ is $\frac{1}{4}$ the ream mode parts $\frac{1}{4}$ by $\frac{1}{4}$ is $\frac{1}{4}$ being $\frac{1}{4}$ by $\frac{1}{4}$ is $\frac{1}{4}$ being $\frac{1}{4}$ by $\frac$	After perd dobereby covenant and agree that at the exists of inheritance therein, if ree and earrof all income the same against all peries making hereid climits in the bare for the same against all peries making hereid climits in the same for the same bare for a same state of the same state of	delivery hereof they are the larf, mbrance mbrance reta. It times during the life of this indenture, pay the second part, the loss, if any, made payth the second part, the loss, if any, made payth are either, and the anomat we paid thall been fully repaid, and the anomat we paid thall been to average and the anomat we paid thall been to average and the anomat we paid thall been a second to the second payth the second been a second to the second payth the second been a second to the second pay the second the second been and the second been a second to the second pay the second the second been been been the second been been been the second been the second been the second been the second been the second the second	and all tase a suscentia that may be leved exists instruct a rains for and tornado in the the pay 2, 4 the second part in the payshie action to the indebtedness, secured by any and the indebtedness, secured by a second the indebtedness of the a second the indebtedness of the a second payshies, then this coverspose a second payser and the overset as a second pay and the indebtedness of the a second payshies in the averset as a second payshies, then this coverse as a second payshies in the averset as a second payshies in the averset as a second payshies in the second pays and the indebtedness of the second pays and the indebtedness of the second pays in the second payshies in the second pays and the indebtedness of the second pays in the second payshies in the second payshies in the second payshies in the second payshies in	
And the sail part § ogs of the derind of a good and incirclessible if that they will warrant and deri- the is agreed between the part ascreed against sail real entates with the summary of the same sail of the same start of is a linerent. And in herein provided, then the part y indenture, and that like part inter- THIS GRANT is intended as a Threethou ordine to the terms of ORO_ ab y is 5 trans made papal winn of moory advanced by the ab part 165 trans made papal winn of moory advanced by the there of obtained the same target the same of the same same same term in the same same same same is and henefits account the same of the is and henefits account the same of the is and henefits account the same of the same is and henefits account the same of the same and inser to, and be oblight	And part do bereky covenant and agree that at the entited fiberithms therein, free and dear of all inco- end the same azainst all parties making lawful chim he is herein that the part_field of the first part shall at the the same benefits at 1 spacing making lawful chim here that the part_field of the part shall at the entities of the same different by the part $J_{-d}$ for the event that all be prefited and directed by the part $J_{-d}$ the event that all be $J_{-d}$ for the part shall at the event the same become first may be add taxes and hoursand it is the rate of 100 for the tax of a part of the maximum shall be prefited and the same of 	delivery hereof they are the larf, mbrane tens. It lines during the life of this indenture, pay the base of the building upon add real e the second part, the loss, if any, made payak any such taxes when the same become due and the results there are building upon the upon of money, executed on the	and all tase of assessments that may be leved first instruct against for and tornado in the the pay, 24 to be seend part to the payshe active to be indebtedness, secured by the second second second second second day of October	
And the sail part $\int_{0.5}^{0.5} c_{\rm c}$ the d verted of a cool and instretantly like into $d_{\rm c}$ according in the same of the same o	After perd dobereby covenant and agree that at the exists of inheritance therein, if ree and earrof all income the same against all peries making hereid climits in the bare for the same against all peries making hereid climits in the same for the same bare for a same state of the same state of	delivery hered they are the larf, mbrane tens. It lines during the life of this indenture, pay and it lines during the life of this indenture, pay and the second part, the loss, if any, made payaka synch taxes when the same become due and by or bitry regulat. It was not the second part of the loss of the life of the synch taxes when the same become due and by or bitry regulat. It was not any second on the terming three necessing to the terms of a sec of to discharge any taxes with interest the bitration contained therein fails discharged. It to life in the same regretified by the and of for in aid written, bitrations. If the second of the same regretified by the same due is infinish therein a therein, contained, it to life on the same there and the second for the results. The same there is a second to be we hand every chilesian therein contained. the <u>the same there and the second</u> is the second of the same there and the second there and therein a contained. The second the second the second of the second of the second there are the second to be second to the second there are the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second of the second the second the second of the second of the second the second the second of the second of the second the second the second of the second of the second the secon	and all tase of assessments that may be level as the end of the second part to the parshe action to the second part to the parshe action to the second part to the parshe action to the indebtedness, secured by the second part of the indebtedness, secured by the second part of the indebtedness, secured by any of October 19.42 which deligation and also to server any ram mean as herein provided, in the second that the second part of the indebtedness that the second part of the indebtedness that the second part of the indebtedness to do and parshed or if the indebtedness to do and indebtedness the the indebted indebtedness the indebtedness of do and parshed indebted indebtedness the indebtedness the indebtedness the indebted indebtedness the indebtedness the indebted indebted indebted indebted indebtedness the indebted i	
And the sail part § ogs of the derind of a good and incirclessible if that they will warrant and deri- the is agreed between the part ascreed against sail real entates with the summary of the same sail of the same start of is a linerent. And in herein provided, then the part y indenture, and that like part inter- THIS GRANT is intended as a Threethou ordine to the terms of ORO_ ab y is 5 trans made papal winn of moory advanced by the ab part 165 trans made papal winn of moory advanced by the there of obtained the same target the same of the same same same term in the same same same same is and henefits account the same of the is and henefits account the same of the is and henefits account the same of the same is and henefits account the same of the same and inser to, and be oblight	And part do bereky covenant and agree that at the entited fiberithms therein, free and dear of all inco- end the same azainst all parties making lawful chim he is herein that the part_field of the first part shall at the the same benefits at 1 spacing making lawful chim here that the part_field of the part shall at the entities of the same different by the part $J_{-d}$ for the event that all be prefited and directed by the part $J_{-d}$ the event that all be $J_{-d}$ for the part shall at the event the same become first may be add taxes and hoursand it is the rate of 100 for the tax of a part of the maximum shall be prefited and the same of 	delivery hereof they are the larf, mbrane tens. It lines during the life of this indenture, pay the base of the building upon add real e the second part, the loss, if any, made payak any such taxes when the same become due and the results there are building upon the upon of money, executed on the	and all tase of assessments that may be level all tase of assessments that may be level the tase of the second part to the parshe action tase of the second part to the parshe action to the indebtedness, secured by the of October 19.42 said deligation and abo to source any ram terms as berein provided, in the creat that of of chails be made to the second that the of October 19.42 said deligation and abo to source any ram terms as berein provided, in the creat that of of chails be made in such persons to the second part. The second part of the inserverse the second part of the second part of the second part of the second by the next of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the second of the second part of the second by the part of the second of the second part of the second by the part of the second of the second part of the second by the part of the second of the second part of the second by the part of the second of the second part of the second by the part of the second of the second part of the second by the part of the second of the second part of the second part of the second part of the second part of the second of the second part of the sec	
And the sail part § ogs of the derind of a good and incirclessible if that they will warrant and deri- the is agreed between the part ascreed against sail real entates with the summary of the same sail of the same start of is a linerent. And in herein provided, then the part y indenture, and that like part inter- THIS GRANT is intended as a Threethou ordine to the terms of ORO_ ab y is 5 trans made papal winn of moory advanced by the ab part 165 trans made papal winn of moory advanced by the there of obtained the same target the same of the same same same term in the same same same same is and henefits account the same of the is and henefits account the same of the is and henefits account the same of the same is and henefits account the same of the same and inser to, and be oblight	And part do bereky covenant and agree that at the entited fiberithms therein, free and dear of all inco- end the same azainst all parties making lawful chim he is herein that the part_field of the first part shall at the the same benefits at 1 spacing making lawful chim here that the part_field of the part shall at the entities of the same different by the part $J_{-d}$ for the event that all be prefited and directed by the part $J_{-d}$ the event that all be $J_{-d}$ for the part shall at the event the same become first may be add taxes and hoursand it is the rate of 100 for the tax of a part of the maximum shall be prefited and the same of 	delivery hered they are the larf, mbrane erea. It lines during the life of this indenture, pay twill like the building upon add real of the second part, the loss, if any, made paykad by such taxes when the same become due and by or either, and the amount so paid shall become during regard. I consider the loss of the life of the second second second to the same become during regard. I consider the large of the life of the second second second to the life of the second second second to the life of the second second second to the life of the second second second second second second of the said writer, built second for the second second second second second second second of the said writer, built second for the second secon	and all tase 2 assessments that may be level first interval azima for and tornado in the target 2, 24 the second part to the parable Africs Leep sail premises insured more a part of the indebtedness, secured by the of October 19 - 42 aski dollerins and abo to source any ram means as herein previded, in the event that of offenite borned in such permetter to ray to do and parable of if the insurance is to do and parable of if the insurance is to do and parable of if the insurance is to do and parable of if the insurance is the second parable of the insurance is the second parable of the insurance is the model and insure in strem, shall we do the second parable of the second by the second parable between the insur- media and the insurance is strem, shall we do the second parable is subset of the second between the second by the day and year last above (SEAL) (SEAL)	
And the sail part § ogs of the derind of a good and incirclessible if that they will warrant and deri- the is agreed between the part ascreed against sail real entates with the summary of the same sail of the same start of is a linerent. And in herein provided, then the part y indenture, and that like part inter- THIS GRANT is intended as a Threethou ordine to the terms of ORO_ ab y is 5 trans made papal winn of moory advanced by the ab part 165 trans made papal winn of moory advanced by the there of obtained the same target the same of the same same same term in the same same same same is and henefits account the same of the is and henefits account the same of the is and henefits account the same of the same is and henefits account the same of the same and inser to, and be oblight	And part do bereky covenant and agree that at the entited fiberithms therein, free and dear of all inco- end the same azainst all parties making lawful chim he is herein that the part_field of the first part shall at the the same benefits at 1 spacing making lawful chim here that the part_field of the part shall at the entities of the same different by the part $J_{-d}$ for the event that all be prefited and directed by the part $J_{-d}$ the event that all be $J_{-d}$ for the part shall at the event the same become first may be add taxes and hoursand it is the rate of 100 for the tax of a part of the maximum shall be prefited and the same of 	delivery hered they are the larf, mbrane erea. It lines during the life of this indenture, pay twill like the building upon add real of the second part, the loss, if any, made paykad by such taxes when the same become due and by or either, and the amount so paid shall become during regard. I consider the loss of the life of the second second second to the same become during regard. I consider the large of the life of the second second second to the life of the second second second to the life of the second second second to the life of the second second second second second second of the said writer, built second for the second second second second second second second of the said writer, built second for the second secon	and all tase 3 assessments that may be level of the series of the second part to the parable Africs Leep sail prevents insured once a part of the indebtedness, secured by a of October 19-42 and of October 19-42 aski delication and also is to serve any ram reason as herein previded, in the event that of oftails to make in such preparets or any robust and parable or if the lasersare it of the second parable of the lasersare it is the second of the second parable of the lasersare it is the second of the second parable of the lasersare it is the second of the second parable of the second parable of the second parable of the second parable of the second parable o	
And the sail part § got the derind of a good and insertantly I that they will warrant and def- It is arreed between the part accreding against and real states where a sail state and the sail method of the sail real states the sail of the sail state states intermediate the sail state states THIS GRANT Is intended as a <u>Three through</u> THIS GRANT Is intended as a <u>Three through</u> and the sail state states the sail state states and the sail states and the sail state states the sail of the sail states intermediates the sail states and become down the sail states of the sail states the sail states and become down the sail states of the sail states the sail states of the sail states the sail states and become down the sail states and the sail states and the sail	And part do. — shereby convents and agree that at the entited (inkerimes therein, for an editors of all lices and the same against all parties making hardial claim the ise herein that the part . Edge of the fort part shall at the the two becomes the site space is a start of the part as shall be specified and directed by the part . J. of the event that sail is an interval to the part is that the the event that sails are 155 for the fort part shall fail to . J. of the second part may pay shill takes and hoursand to the the same becomes the payment of the sum of	delivery hered they are the larf, mbrane erea. It lines during the life of this indenture, pay twill like the building upon add real of the second part, the loss, if any, made paykad by such taxes when the same become due and by or either, and the amount so paid shall become during regard. I consider the loss of the life of the second second second to the same become during regard. I consider the large of the life of the second second second to the life of the second second second to the life of the second second second to the life of the second second second second second second of the said writer, built second for the second second second second second second second of the said writer, built second for the second secon	and all tase 2 assessments that may be level first interval azima for and tornado in the target 2, 24 the second part to the parable Africs Leep sail premises insured more a part of the indebtedness, secured by the of October 19 - 42 aski dollerins and abo to source any ram means as herein previded, in the event that of offenite borned in such permetter to ray to do and parable of if the insurance is to do and parable of if the insurance is to do and parable of if the insurance is to do and parable of if the insurance is the second parable of the insurance is the second parable of the insurance is the model and insure in strem, shall we do the second parable of the second by the second parable between the insur- media and the insurance is strem, shall we do the second parable is subset of the second between the second by the day and year last above (SEAL) (SEAL)	
And the sail part § 0gc the is visited a gased and insertantial it has they will warrant and defe- It is agreed between the part ascered against sail real citate where a sain stall real citate the same of private line same again therein provided, then the part y is formed that it is instead as a Defendent same same same same same real same same same same same same real same	And part do bereky covenant and agree that at the entited fiberithme therein, free and dare of all income of the same against all parties making lawful cluim the ise herein that the part _forg of the first part shall a there is the same standard all parties making lawful cluim the the same become dist as it spaced, and that _forg part as shall be specified and directed by the part fit the event that as the same first of the same standard all parties making lawful cluim the there is the same of the same standard lawful cluim the same because the part of the same standard lawful cluim the same standard l	delivery hered they are the larf, mbrane erea. It lines during the life of this indenture, pay twill like the building upon add real of the second part, the loss, if any, made paykad by such taxes when the same become due and by or either, and the amount so paid shall become during regard. I consider the loss of the life of the second second second to the same become during regard. I consider the large of the life of the second second second to the life of the second second second to the life of the second second second to the life of the second second second second second second of the said writer, built second for the second second second second second second second of the said writer, built second for the second secon	and all tase 3 assessments that may be level of the series of the second part to the parable Africs Leep sail prevents insured once a part of the indebtedness, secured by a of October 19-42 and of October 19-42 aski delication and also is to serve any ram reason as herein previded, in the event that of oftails to make in such preparets or any robust and parable or if the lasersare it of the second parable of the lasersare it is the second of the second parable of the lasersare it is the second of the second parable of the lasersare it is the second of the second parable of the second parable of the second parable of the second parable of the second parable o	
And the sail part $\frac{1}{60}$ got the levers of a got of all instructional the initial of a got of all instructional that they will warrant and def- lis in arrest batismust all real entage where an anis that lever inter- ting the instruction of a same that is a same the anis of the instruction of a same many same that is a same that is a same many same that is a same that is a same many same that is a same that is a same many same that is a same that is a same many same that is a same that is a same many same that is a same that is a same many same that is a same that is a same many same that is a same that is a same is a same that is a same that is a same is a same that is a same that is a same is a same that is a same that is a same is a same that is a same that is a same is a same that is a same that is a same is a same that is a same that is a same is a same that is a same that is a same is a same that is a same that is a same is a same that is a same that is a same is a same that is a same to same the same is a same that is a same that is a same is a same that is a same to same the same is a same that is a same to same the same is a same that is a same to same the same is a same that is a same to same the same is a same that is a same to same the same is a same that is a same to same the same is a same that is a same to same the same is a same that is a same to same the same is a same that is a same to same the same that is a same is a same that is a same to same the same that is a same is a same that is a same to same the same that is a same is a same that is a same to same the same that is a same is a same that is a same to same that is a same to same the same that is a same to same the same that is a same to s	And part do bereky covenant and agree that at the entited fiberithme therein, free and dare of all income of the same against all parties making lawful cluim the ise herein that the part _forg of the first part shall a there is the same standard all parties making lawful cluim the the same become dist as it spaced, and that _forg part as shall be specified and directed by the part fit the event that as the same first of the same standard all parties making lawful cluim the there is the same of the same standard lawful cluim the same because the part of the same standard lawful cluim the same standard l	delivery hered_they_are_ the larf, mbrane_ erea. It times during the life of this indentor, pay the based of the building upon add real of the second part, the loss, if any, made payak with lates when the same become due and by or eithers, and the amount so paid shall become during regula. Larentize three necessities the terms of a to error to discharge any taxes with interest the obligation contained therein fails ducharged. In other and the same regulates the same bases more in the same terms of a same bases of for in aid written, while interest the obligation contained therein fails ducharged. In other and it was the lowering for the second of for in aid written, while herein if or the record of for in aid written, while herein if or the record in the manner provided by the and of the indiver written, and the average of the the unito set their hand and accil S 	and all tase & assessments that may be level first insure 1 against for and tornado in the tase of the second part in the payshie & Kito Leep and premise insure more a part of the indebtedness, secured by asy of Octoher	
And the sail part § 0gc the levels of a good of instreamble that they will warrant and defe It is agreed between the part ascered against sail real entire where a gainst sail real entire that is a strength of the sail real entire the sail of the sail real states THIS GRANT is intended as a Drient provided, then the part y informer, that we have a sail of the sail real states that the sail real states Drien thouses and the sail real states that the sail real states at the sail the sail states the sail real states that the sail real states the sail real states the tas as the sail real states the sail real states the tas as the sail real states the sail real state	And part do breeks even and a gare that at the end of end of difference theresh, for an end clear of all increases of the same azalant all parties making havful clium in the same azalant all parties making havful clium in the same maximum havful and the same azalant all parties making havful clium have a same azalant all parties making havful clium have a same azalant all parts and all clients are have a same azalant all parts are have a same azalant all parts and all clients are have a same azalant all parts and all clients are have a same azalant and maximum have a same a sam	delivery hered_they_BrG_the larf, meane refa. It lines during the life of this indenture, pay a refa. It lines during the life of this indenture, pay a set with large when buildings upon asid real of the second part, the loss, if any, made payak set with large when the same become due and a get either, and the amount so paid shall be diriver repaid. Lorentia there are needed to the diriver of the second burner and the second burner and the direct of the direct of the direct of the second second to the direct of the d	and all tase of assessments that may be level determined against fire and ternado in payable AKto Leop and premises insured one a part of the indetendant, secured by any of October	
And the add part § got the levind of a got of the levind of a got and indertainful that they will warrant and defe It is agreed between the part assessed against all real entire with a sum and by such insurance comp and the state of the state of the herein provided, then the part y indenture, and shall been later. THIS GRANT is intended as a Dread Thread Thread Thread will be state of the state of the best is the state of the state of the best is the state of the state of the best is a state of the state of the best is and best is the state of the the state of the state of the state of the state of the state of the state of the state of the state of the is and benefits arrended been due is and a due due to and benefits are arrended been due is and a due are and are are and benefits are arrended been due is and are are and are	And part do bereky covenant and agree that at the entited of laborithme therein, free and dare of all laborithme therein, free and dare of all laborithme that is a part of the same scalant all parties making lawful clum the laborithme that he part for the same scalant all parties making lawful clum the same benefities at a space of the same scalant all parts and all results by the part for the second part may pay add laxes and increments at the same of 100 from the date of approxem tunit. The same scalar at a space of the scalar at a space of the same scalar at a space of the scala	delivery hered_they_BrO_the larf, mbrane erea. It times during the life of this indenture, pay . will liker the building upon add real of the second part, the loss, if any, made payking any such taxes when the same become due and by or either, and the amount so paid shall become the second part, the loss, if any, made payking there are building upon the same become due and by or either, and the amount so paid shall become the real during any taxes with interest the shiftstime contained therein fully discharged. In there is not add written killeration, for the second of for in add written killeration, for the second there in the manor proved by law and there in the second becomes of the second is of the second becomes of the second there is the second becomes of the second there is a second becomes of the second becomes of the second there is a second becomes of the second becomes of the second	and all tase 3 assessments that may be level as the series interval excitate free and terrade in the target 2, 24 the second part to the payable Africs Leep sail presents interval one a part of the indebtedness, secured by a or October 19 - 42 astid dilation and also is to serve any ram reson as beroin previded, in the event that or of our target of the indebtedness of the interval of defaults of mark and the interval of the of the second part of the interval of the second part of the part of the second part of the part of the second part of the second the interval of the second part of the interval of the second part of the interval of the second part of the second of the second part of the second part of the second of the second part of the second part of the second of the second part of the second part of the second of the second part of the second part of the second of the second part of the second part of the second of the second part of the second part of the second of the second part of the second part of the second of the second part of the second part of the second of the second part of the second part of the second part of the second of the second part of the second part of the second part of the second of the second part of the second part of the second part of the second of the second part of the second part of the second part of the second of the second part of the second part of the second part of the second of the second part of	
And the said part § ogo the levind of a spool of indershall that they will warrant and defe It is agreed between the part interest against all real entire with some and by such insurance comp and statistical real entire the same and by such insurance comp and the same and the same and the same and breach comp and same and the same insurance of the same and the same and the same and the same and the same in the same and the	And part do breeks consent and agree that at the entropy of the same azalant all parties making havful clim has been been better that the part _LEG of the first part shall at the ise herein that the part _LEG of the first part shall at the three methods as it payshing, and that _LEG part as shall be specified and directed by the part the three results at a start of the same because the pays and directed by the part the three results at the part of the first part shall be included at the same directed by the part the three results at the part of the first part shall be included at the same directed by the part the second part may pay shill have and the second part is part to be aparted of the same directed by the part within a block of the same directed by the part within a block of the block of the same directed by the part within a block of the block of the same directed by the block of the block of the same directed by the block of the same directed by the block of the same directed by the block of the block of the block of the same directed by the block of the block of the block of the same directed by the block of the block of the block of the same directed by the block of the bl	delivery hered_they_BrO_the lawf, mbrane erea. It times during the life of this indenture, pay the second part, the loss, if any, made paytak the second part, the loss, if any, made paytak any such taxes when the same become due and b, or either, and the amount so paid shall become the second part, the loss, if any, made paytak the second part, the loss of the loss of the moset, second to the terms of a second part, the loss of the loss of the loss of the second part, the loss of the loss of the loss of the loss of the loss of the loss of the loss of the second part, the loss of	and all tase & assessments that may be leved levels in the second part to the payshie & Kie Leep and premise insured are a part of the indebtedness, secured by are of Octoher	
And the sail part § got the levind of a sport and instrument the series of a sport and instrument the series of a sport and instrument is a sum and by such insurance comp and the series of a sport and the series instrument and by such insurance comp and the series of the series of the series instrument and the series of the series instrument of the series of the series of the part of the series of the series of the series of the series of the series of the part of the series of the series of the series of the series of the series of the part of the series of the series of the series about the unput of the series of the	And part do bereky covenant and agree that at the entited of laborithme therein, free and dare of all laborithme therein, free and dare of all laborithme that is a part of the same scalant all parties making lawful clum the laborithme that he part for the same scalant all parties making lawful clum the same benefities at a space of the same scalant all parts and all results by the part for the second part may pay add laxes and increments at the same of 100 from the date of approxem tunit. The same scalar at a space of the scalar at a space of the same scalar at a space of the scala	delivery hered they are the larf, mbrane	and all tase & assessments that may be leved texter instruct arginst for and terrado in texter instruct arginst for the second part in the parable & Kro Leep sail premises instruc- day of October	This relaxe was witter
And the sail part § got the levind of a sport and instrument the series of a sport and instrument the series of a sport and instrument is a sum and by such insurance comp and the series of a sport and the series instrument and by such insurance comp and the series of the series of the series instrument and the series of the series instrument of the series of the series of the part of the series of the series of the series of the series of the series of the part of the series of the series of the series of the series of the series of the part of the series of the series of the series about the unput of the series of the	And part do = bereky covenant and agree that at the entite of inheritance therein, free and dare of all income of the same scalant all parties making lawful claim here here to that the part _ Ecg of the free part shall a the the two here here the same benefits as it spaces, and the . The part	delivery hered they are the larf, mbrane	and all tase & assessments that may be leved first in starse 1 against for and to made in payable & Akie Leep and premises insured for a pay of the isobitadinas, excured by any of October 10 - 10 - 42 and obligation and also to server any ram where a beries previde, in the every say ram of an any starse of the insure for the event of the insult premises in such previde, in the every say ram of an end previde, in the every say ram of an end previde, in the every say of the second part of the insure for the event of the insure for the every say and all benefits are subject to alloct the mean being previded. In the every say and all benefits are subject to alloct the mean being berefits are subject to alloct the (SEAL) (SEAL) (SEAL) A. D. 19 - 42, before me, a ument and duly acknowledged the ficial seel on the day and year last 10 44. S Peok	This release
And the sail part § got the levind of a sport and instrument the series of a sport and instrument the series of a sport and instrument is a sum and by such insurance comp and the series of a sport and the series instrument and by such insurance comp and the series of the series of the series instrument and the series of the series instrument of the series of the series of the part of the series of the series of the series of the series of the series of the part of the series of the series of the series of the series of the series of the part of the series of the series of the series about the unput of the series of the	And part do = bereky covenant and agree that at the entited distributes therein, free and dare of all line the same scalant all parties making lawful clum the ise herein that the part _ figg of the first part shall a the the two benefaction as it paysing, call that _ Ling and _ Lin	delivery hered_they_are_the larf, meane_ reta. It times during the life of this indenture, pay . will likers the building upon add red i the second part, the loss, if any, made payking any such taxes when the same become due and , or either, and the amount so paid shall become the second part, the loss, if any, made payking 	and all tase & assessments that may be leved test to the series of the second part to the payable & Kica Leop sail presents insured one a part of the indebtednass, secured by a of Octoher	This release west wither
And the sail part § got the series of a speed and insertantly that they will warrant and defe It is agreed between the part assessed against all real exists with sum and by such insurance com in the same and by such insurance com interim provided, them the part y influence of DAS Linters A will be an information of DAS Linters A will be part of DAS Day and the set information real many such insurance of DAS Day in the same and by such insurance of DAS Day into the terms of DAS Day and Day and the set information real beam in the same of DAS Day in the same statement is and the set in the same statement is a same statement in the same is and here the same day and the same day is and here the same day and the same statement is a same statement in the same day is and here the same day and the same same statement is a same statement in the same day is and here the same day and the same same statement is a same statement in the same day is and here the same same same same same same same sam	And part do bereky ervenant and arrow that at the end of entire of inkerinken therein, free and dare of all income that is a part of the same scalant all parties making havful clum the ise herein that the partfor of the fact part is half at its the rate of the same scalant all parties making havful clum the the number benefits at a spacific and the scalar of the same scalar at a spacific between the same benefits and thereaf the same scalar at a space of the scalar at	delivery hered_they_BrO_the last, meanse reta. It times during the life of this indenture, pay . will hive the building upward real of the the second part, the loss, if any, made payak any such have buildings upward real of the second part, the loss, if any, made payak 	and all tase & assessments that may be level test to the seried 2 of the second part to the parable & Kica Leep and premets insured one a part of the indebtednass, secured by the second parable of the second part in the parable of the indebtednass, secured by and of October	This release west write-
And the sail part § got the series of a speed and insertantly that they will warrant and defe It is agreed between the part assessed against all real exists with sum and by such insurance com in the same and by such insurance com interim provided, them the part y influence of DAS Linters A will be an information of DAS Linters A will be part of DAS Day and the set information real many such insurance of DAS Day in the same and by such insurance of DAS Day into the terms of DAS Day and Day and the set information real beam in the same of DAS Day in the same statement is and the set in the same statement is a same statement in the same is and here the same day and the same day is and here the same day and the same statement is a same statement in the same day is and here the same day and the same same statement is a same statement in the same day is and here the same day and the same same statement is a same statement in the same day is and here the same same same same same same same sam	And part do = berdy covenant and agree that at the entite of inheritance therein, free and dear of all income of the same scalant all parties making lawful chim here bereto that the part _ Edg of the free part all at a the ise bereto that the part _ Edg of the free part all at a the the same bereading as it paysing, and that _ Edg pays as hall be prefixed and directed by the part _ J.of the record part may pay add taxes and houraway it is the rate of 105 from the data of approxem taxis. The part _ J.of the second part may pay add taxes and houraway it is the rate of 105 from the data of a payment and	delivery hered_they_BrO_the last, mbrane erea. It times during the life of this indenture, pay , will liker the building upon add real of the second part, the loss, if any, made paykin any such taxes when the same become due and by or either, and the amount so paid shall be control to the second part of the second second by the they are building upon the second of the second part, the loss, if any, made paykin the second part, the loss of the second of the second part, the loss of the second of the second the second part of the second part of the second of the second the second part of the second part of the second part of the second part of the second part of the day of	and all tase & assessments that may be level test to the seried 2 of the second part to the parable & Kica Leep and premets insured one a part of the indebtednass, secured by the second parable of the second part in the parable of the indebtednass, secured by and of October	This release
And the sail part § got the series of a speed and insertantly that they will warrant and defe It is agreed between the part assessed against all real exists with sum and by such insurance com in the same and by such insurance com interim provided, them the part y influence of DAS Linters A will be an information of DAS Linters A will be part of DAS Day and the set information real many such insurance of DAS Day in the same and by such insurance of DAS Day into the terms of DAS Day and Day and the set information real beam in the same of DAS Day in the same statement is and the set in the same statement is a same statement in the same is and here the same day and the same day is and here the same day and the same statement is a same statement in the same day is and here the same day and the same same statement is a same statement in the same day is and here the same day and the same same statement is a same statement in the same day is and here the same same same same same same same sam	And part do bereky ervenant and arrow that at the end of entire of inkerinken therein, free and dare of all income that is a part of the same scalant all parties making havful clum the ise herein that the partfor of the fact part is half at its the rate of the same scalant all parties making havful clum the the number benefits at a spacific and the scalar of the same scalar at a spacific between the same benefits and thereaf the same scalar at a space of the scalar at	delivery hered_they_BrO_the last, meanse reta. It times during the life of this indenture, pay . will hive the building upward real of the the second part, the loss, if any, made payak any such have buildings upward real of the second part, the loss, if any, made payak 	and all tase & assessments that may be level test to the seried 2 of the second part to the parable & Kica Leep and premets insured one a part of the indebtednass, secured by the second parable of the second part in the parable of the indebtednass, secured by and of October	This release