MORTGAGE RECORD 84

6

0

(0)

Γ

0

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the28	
Max Willer, and Elizabeth Willer, his wife TO	February A D on 44 0.50	day of
The Lawrence Lational Eank Lawrence, Kansas	Narold a. Beck Narold a. Beck Register of By Deputy.	Deeds.
THIS INDENTURE, Made this 21st day of F hundred and forty-four between Max Willor	bruary in the year of our lord one thous	
of Lawrence in the County of Douglas		
part ics of the first part, and The Lawrence National Pan lawrence, Kans	ats of the seco	and nart
	eration of the sum of them duly paid, the re	
which is bereby acknowledged, haV2_s:ld, and by this indenture do the following described real estate situated and being in the County of Do	Grant, Bargain, Soll and Mortgage to the said part y of the seco ouglas and State of Kansas, to-wit:	ond part,
Lot Twenty-eight (28) on the South side of E	Illiott Street in Block Thirty-eight (38) in the	t
part of the City of Lawrence, known as West	Lawrence, Douglas County, Kansas.	
with the second s		
with the appurtenances and all the estate, title and interest of the said pa	art 105 of the first part therein.	
And the said part 105 of the first part do hereby covenant and agree that at t	the delivery hereof they are the leafed man C. e	granted,
And the said part 105 of the first part do hereby covenant and agree that at t and seized of a good and indefeasible estate of inheritance therein, free and clear of all in	the delivery hereof they are the lawful owner S of the premises above numbrance	granted,
And the sail part 2 GU of the first part dohreeky rowenant and agree that at t and seried of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same arraics till parties muching table to be	the delivery hereof they are the lawful owner. S of the premises above neumbrance	
And the sail part 2 GU of the first part dohreeky rowenant and agree that at t and seried of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same arraics till parties muching table to be	the delivery hereof they are the lawful owner. S of the premises above neumbrance	
And the said part 2005 of the first part do hereby overands and agree that at t and stelled of a nod and indefensible exists of inheritance therein, free and clear of all in and that they will warrant and defend the same acuist all parties making indef alching is a stellar and the same acuist all parties hereing in the first part is that is a strend between the parties herein that the part 2005 of the first part with a first statement and the same acuists all parties herein that a	the delivery hereof. VLOY: BPO the lawful owner. S of the premises above numbrance	be levial
And the sail part 100 of the first part do hereby overands and agree that at a deticed of a good and indefendible exists of inheritance therein, free and clear of all in and that they will warrant and defend the same axialst all particle scaling lawful clear the interest barreed between the granies herein that the part $\frac{100}{200}$ of the first part barrent and the same becomes do and payable and that $\frac{100}{2000}$	the delivery hereof. 1007. BTO the lawful owner. S of the premises above normbrane	be levial
And the said part 200 of the first part do hereby overands and agrees that at a desired of a sound and individualise estates of individualise therein, free and char of all in and that they will warrant and defend the same axainst all parties making lawful chan I. It is arreed between the parties hereto that the part $\frac{1}{200}$ of the first part shall a extra state of a state of the same state is a state of the same state of the such uses and by such insurance company as shall be reselfed and directed by the part $\frac{1}{200}$, extent of $\frac{1}{100}$. Instruct, And the mere state shall user 100 of the forte same state state.	the delivery here $\frac{1}{2}$ (2). B70 the lawful owner, S of the premises above numbrane the second	be levied rnado in rt to the
And the said part 200 of the first part do hereby overands and agrees that at a data stelled of a sound and individualise estates of individualise therein, free and clear of all in and that they will warrant and defend the same axainst all parties making instead share. It is agreed between the parties hereto that the part 1.25 of the first part hall a read states of a state of the same state where the same becomes do and payoids, and that . This such sum and by such insurance company as shall be received and directed by the part χ_{-} such sum and by such insurance the same the same becomes do and payoids, and that . This is individual. Instead, and in the result that said part 10.56 the first part shall fail the able individuality and shall be or interval with part of the first part distant and first is individual so shall be or interval with part of the first part distant and first mark the same of the first part distant and first the same of the first part distant and first the same of the first part distant and first the same same first the part of the first part distant and first the same of the first part distant and first the same first same same same same same same same same	the delivery here $\frac{1}{2}$ (2). B70 the lawful owner, S of the premises above numbers	be levied rnado in rt to the
And the said part 200 of the first part do hereby overands and agrees that at a data stelled of a sound and individualise estates of individualise therein, free and clear of all in and that they will warrant and defend the same axainst all parties making instead share. It is agreed between the parties hereto that the part 1.25 of the first part hall a read states of a state of the same state where the same becomes do and payoids, and that . This such sum and by such insurance company as shall be received and directed by the part χ_{-} such sum and by such insurance the same the same becomes do and payoids, and that . This is individual. Instead, and in the result that said part 10.56 the first part shall fail the able individuality and shall be or interval with part of the first part distant and first is individual so shall be or interval with part of the first part distant and first mark the same of the first part distant and first the same of the first part distant and first the same of the first part distant and first the same same first the part of the first part distant and first the same of the first part distant and first the same first same same same same same same same same	the delivery here $\frac{1}{2}$ (2). B70 the lawful owner, S of the premises above numbers	be levied rnado in rt to the
And the said part 200 of the first part do hereby overands and agrees that at a data sets of a sound and individualities exists of individuality the said card and the first sets of individuality the said card and the first sets of individuality of the first part here is a first ball as of a same as a said that is a set when the same becomes due and payable, and that . The is agreed becomes the parts where to that the part $\frac{120}{5}$ of the first part here is a same as a same asame as a same as a same as a same as a same as	the delivery hered. $\frac{1102}{102}$ BP2. It is lateful over S of the premises above numberance therea. It is this description the life of this infecture, say all taxs or assessments that may $\frac{102}{102}$ milling the building upon skil real ratio frame in the form all to af the second part, the loss, if may, make parable to the part, $\frac{10}{2}$ of the second par- t, the loss that the loss if may, make parable to the part, $\frac{10}{2}$ of the second par- t, the loss that the loss if may, make parable to the part, $\frac{10}{2}$ of the second part is part and that when the same losses due and parable at the loss parable presidence, and information. Determine the loss of the late the l	be leviel rnado in rt to the s insured soured by DLLARS,
And the said part 200 of the first part do hereby overands and agrees that at a data sets of a sound and inderivative exists of an intermediate exists of intermediate there are and clear of all in and that they will warrant and defend the same availant all parties making lawful claim 1. It is a arreed between the parties hereto that the part $\frac{120}{5}$ of the first part hall a first statist and intermediate the same availant all parties making lawful claim 1. It is arreed between the parts when the same become do and payable, and that . The first statist statist and intermediate the sound happing to the same data statist and defend the same and by such intermed. And in the event that all part $\frac{120}{5}$ of the first part, $\frac{1}{100}$, the same $\frac{1}{100}$ form the data of the same the same the part $\frac{1}{100}$ of the same $\frac{1}{100}$ form the data of the same the same $\frac{1}{1000}$ form the data of the same $\frac{1}{10000}$ and $\frac{1}{100000}$ and $\frac{1}{10000000000000000000000000000000000$	the delivery hered $\frac{1}{2}(2^{-1}B^{-2})$ the lawful owner. S of the premises above remainsness is all times during the life of this indenture, pay all taxes or assessments that may $(2^{-1}M^{-1})$ have the buildings upon will reside with the most and a of the record part, the loss, if may, make payable to the part 2^{-1} of the second par- t the loss of the record part, the loss if may, make payable to the part 2^{-1} of the second par- t to pay such that when the second sec and payable and to keep usil preside the pay such that when the second so paid shall become a part of the indebtedents of the repeat. Do all sum of meter, executed on the $2^{-1}B^{-1}$, c_{23} or <u>FobTum ry</u>	be leviel rnado in rt to the insured by DLLARS, 19 44
And the sail part 200 of the first part do hereby overands and agrees that at a defield of a sound and individually exists of individual terms there and clear of all indi- and that they will warrant and defend the same availant all parties reaking lawful claim to it is agreed between the parties hereto that the part 1200 of the first part shall a or target agranged between the parties hereto that the part 1200 of the first part shall are the same and by such instance company as shall be received part and directed by the part,, extents of 1120. Instearch, and the event that all part 200 of the first part shall be a berein particle, then the part 201. In the first part shall be a berein particle, then the part 201. In the first part shall be the first particle between the part of the first part of the same of THIS GRANT is instearch, and in the same the parts of the first part of the same of the first part of the terms of	the delivery hered, $\frac{1102}{102}$, $\frac{1102}{102}$, the last discusser S of the premises above numberance. Latered. at it times during the life of this indenture, say all taxs or assessments that may $\frac{102}{102}$, $\frac{11}{102}$ they the buildings upon skill real to the interval azainst the loss, if may, make parable to the part, $\frac{1}{2}$ of the second part. If says task taxs when the same become do and parable on the part all preside parts, and the same tax and the latered bar of the indettedpart, $\frac{1}{104}$ to regard.	be leviel innado in rt to the insured wured by DLLARS, 19 44 any sum
And the sail part 200 of the first part do hereby overands and agrees that at a defield of a sound and individually exists of individual terms there and clear of all indi- and that they will warrant and defend the same availant all parties reaking lawful claim to it is agreed between the parties hereto that the part 1200 of the first part shall a or target agranged between the parties hereto that the part 1200 of the first part shall are the same and by such instance company as shall be received part and directed by the part,, extents of 1120. Instearch, and the event that all part 200 of the first part shall be a berein particle, then the part 201. In the first part shall be a berein particle, then the part 201. In the first part shall be the first particle between the part of the first part of the same of THIS GRANT is instearch, and in the same the parts of the first part of the same of the first part of the terms of	the delivery hered, $\frac{1102}{102}$, $\frac{1102}{102}$, the last discusser S of the premises above numberance. Latered. at it times during the life of this indenture, say all taxs or assessments that may $\frac{102}{102}$, $\frac{11}{102}$ they the buildings upon skill real to the interval azainst the loss, if may, make parable to the part, $\frac{1}{2}$ of the second part. If says task taxs when the same become do and parable on the part all preside parts, and the same tax and the latered bar of the indettedpart, $\frac{1}{104}$ to regard.	be leviel innado in rt to the insured wured by DLLARS, 19 44 any sum
And the sail part 200 of the first part do hereby overands and agrees that at a defield of a sound and individually exists of individual terms there and clear of all indi- and that they will warrant and defend the same availant all parties reaking lawful claim to it is agreed between the parties hereto that the part 1200 of the first part shall a or target agranged between the parties hereto that the part 1200 of the first part shall are the same and by such instance company as shall be received part and directed by the part,, extents of 1120. Instearch, and the event that all part 200 of the first part shall be a berein particle, then the part 201. In the first part shall be a berein particle, then the part 201. In the first part shall be the first particle between the part of the first part of the same of THIS GRANT is instearch, and in the same the parts of the first part of the same of the first part of the terms of	the delivery hered, $\frac{1102}{102}$, $\frac{1102}{102}$, the last discusser S of the premises above numberance. Latered. at it times during the life of this indenture, say all taxs or assessments that may $\frac{102}{102}$, $\frac{11}{102}$ they the buildings upon skill real to the interval azainst the loss, if may, make parable to the part, $\frac{1}{2}$ of the second part. If says task taxs when the same become do and parable on the part all preside parts, and the same tax and the latered bar of the indettedpart, $\frac{1}{104}$ to regard.	be leviel innado in rt to the insured wured by DLLARS, 19 44 any sum
And the sail part 200 of the first part do hereby overands and agrees that at a defield of a sound and individually exists of individual terms there and clear of all indi- and that they will warrant and defend the same availant all parties reaking lawful claim to it is agreed between the parties hereto that the part 1200 of the first part shall a or target agranged between the parties hereto that the part 1200 of the first part shall are the same and by such instance company as shall be received part and directed by the part,, extents of 1120. Instearch, and the event that all part 200 of the first part shall be a berein particle, then the part 201. In the first part shall be a berein particle, then the part 201. In the first part shall be the first particle between the part of the first part of the same of THIS GRANT is instearch, and in the same the parts of the first part of the same of the first part of the terms of	the delivery hered, $\frac{1102}{102}$, $\frac{1102}{102}$, the last discusser S of the premises above numberance. Latered. at it times during the life of this indenture, say all taxs or assessments that may $\frac{102}{102}$, $\frac{11}{102}$ they the buildings upon skill real to the interval azainst the loss, if may, make parable to the part, $\frac{1}{2}$ of the second part. If says task taxs when the same become do and parable on the part all preside parts, and the same tax and the latered bar of the indettedpart, $\frac{1}{104}$ to regard.	be leviel innado in rt to the insured wured by DLLARS, 19 44 any sum
And the said part 200 of the first part do hereby overands and agrees that at a data steel of a sound and individual the state of individuals the there actions and char of all in and that they will warrant and defend the same axiint all parties making lawful chain. It is acreed between the parties hereto that the part $\frac{1.25}{1.000}$ of the first part shall a first state which may be been done of the part $\frac{1.25}{1.0000}$ of the part $\frac{1.25}{1.00000}$ of the part $\frac{1.25}{1.000000000000000000000000000000000000$	the delivery hered, $\frac{1102}{102}$ Hz 0. It is lateful owner, S of the premises above numbrance	be levied rnado in rt to the s insured wured by DLLARS, 19.44 any sum sent that s or any irrance is nergance ro, shall
And the said part 200 of the first part do hereby overands and agrees that at a data steel of a sound and individual the state of individuals the there actions and char of all in and that they will warrant and defend the same axiint all parties making lawful chain. It is acreed between the parties hereto that the part $\frac{1.25}{1.000}$ of the first part shall a first state which may be been done of the part $\frac{1.25}{1.0000}$ of the part $\frac{1.25}{1.00000}$ of the part $\frac{1.25}{1.000000000000000000000000000000000000$	the delivery hered, $\frac{1102}{102}$ Hz 0. It is lateful owner, S of the premises above numbrance	be levied rnado in rt to the s insured wured by DLLARS, 19.44 any sum sent that s or any irrance is nergance ro, shall
And the still part 1205 of the first part do hereby coverant and agrees that at a data still part 1205 of the first part do hereby coverant (hard and individual exists of intrinsiona therein, first each clear of all in and that they still warrant and defend the same availant all parties match clear the line is a strend herein the part which here are because the line of th	the delivery hered $\frac{1102}{100}$ in 20. In 20. In the lawful owner, 3 of the premises above remainsance	be levial trasso in tri to the s insured true by DLLARS, 19.44 any sum tent that a or any trance is a or any trance is a or any trance is the the the the the the the the
And the still part 1205 of the first part do hereby coverant and agrees that at a data still part 1205 of the first part do hereby coverant (hard and individual exists of intrinsiona therein, first each clear of all in and that they still warrant and defend the same availant all parties match clear the line is a strend herein the part which here are because the line of th	the delivery hered $\frac{1102}{100}$ in 20. In 20. In the lawful owner, 3 of the premises above remainsance	be levial trasso in tri to the s insured true by DLLARS, 19.44 any sum tent that a or any trance is a or any trance is a or any trance is the the the the the the the the
And the suit part 200 of the first part do hereby covenant and agrees that at a data sets of a suit and individual the state of individual terms are indiced with the said class of the said set of the said the said the said set of the said set of the said the said the said the said set of the said set of the said t	the delivery hered, $\frac{11}{202}$, $\frac{11}{102}$, the lawful events 3 of the premises above remembrance	be levial trasso in trasso in trasso in trasso in trasso in factor transe is transe is tra
And the still part 1205 of the first part do hereby coverant and agrees that at a data still part 1205 of the first part do hereby coverant (hard and individual exists of intrinsiona therein, first each clear of all in and that they still warrant and defend the same availant all parties match clear the line is a strend herein the part which here are because the line of th	the delivery hered, $\frac{11}{202}$, $\frac{11}{102}$, the lawful events 3 of the premises above remembrance	be levial trasso in trasso in trasso in trasso in trasso in factor transe is transe is tra
And the sull part 120 of the first part do hereby overands and agrees that at a data steel of a sea and inderivative levels exists all particles reaking lawful claim is and that they sull warrant and defend the same availant all particles reaking lawful claim is the law of the agreed between the particle between that it is part 120 of the first part shall a or assess that all read outside the same availant all particles reaking lawful claim is the agreed between the particle between the an event shall be exceed by the part 2 the same availant all read outside the second part may may add there are the same the part 120 of the first part 120 of the first part 120 of the first part 120 of the same the part 120 of the first part that fail the part 120 of the same the part that the same the part 120 of the first part that fail the part 120 of the same the part to part for any failure reaking the first part to part for any failure reaking the first part to part for any failure reak that fail the part 120 of the first part to part of the same the part to part for any failure reak the first part to part for any failure reak that fail the part 120 of the same the same the maximum the same the same the part of the same the same the same the part of part to part for any failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that the same the same the part part of part part part part part part part part	the delivery hered $\frac{1102}{102}$ HP2	be leviel rnado in rt to the s insured started by DLLARS, 19.44 any sum cent that a or any irance is a or any irance is a or an
And the sull part 120 of the first part do hereby overands and agrees that at a data steel of a sea and inderivative levels exists all particles reaking lawful claim is and that they sull warrant and defend the same availant all particles reaking lawful claim is the law of the agreed between the particle between that it is part 120 of the first part shall a or assess that all read outside the same availant all particles reaking lawful claim is the agreed between the particle between the an event shall be exceed by the part 2 the same availant all read outside the second part may may add there are the same the part 120 of the first part 120 of the first part 120 of the first part 120 of the same the part 120 of the first part that fail the part 120 of the same the part that the same the part 120 of the first part that fail the part 120 of the same the part to part for any failure reaking the first part to part for any failure reaking the first part to part for any failure reak that fail the part 120 of the first part to part of the same the part to part for any failure reak the first part to part for any failure reak that fail the part 120 of the same the same the maximum the same the same the part of the same the same the same the part of part to part for any failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that the same the same the part part of part part part part part part part part	the delivery hered. $\frac{1102}{102}$ Hr 22. In P22. It has fail averer 3 of the premises above remembrance the second part of this information, part 1 taxes or assessments that may at 10 times during the life of this information, part 1 taxes or assessments that may ($\frac{1}{2}$, $\frac{1}{2}$) Large the building upon aid resi set to a second part, the box if any, make parable to the part. $\frac{1}{2}$ of the second part is pay such that we have the same become do and parable at 10 taxes and premise there, or differ, and the amount so paid shall become a part of the indefinitions, and that man of momer, revealed on the $\frac{2100}{100}$, $\frac{210}{100}$, $\frac{100}{100}$ Tay 100 and the second part is the same become do and parable at 10 tay and the premise that second memory, revealed on the $\frac{2100}{100}$, $\frac{100}{100}$ FobTurn pay we also and momer, revealed on the $\frac{2100}{100}$ tay of FobTurn pay we also be the same become the same of and all delivers as a tay of the lane that the one of momer, revealed on the $\frac{2100}{100}$ tay of the lane payment is delivered in the manager paradels to lay that $\frac{100}{100}$ the taxes in the same payment. The deliver is all written while the part $\frac{100}{100}$ the taxes in the same taxes of there is a the same paradels in the paration of the taxes in the same payment is the orth thereon is the manager paradels in the paration of the taxes in the same payment is the orth thereon is the same paradels in the same tax is the same taxes in the taxes in the same paradels in the same paradel the tax of the same same same taxes in the same tax is the same taxes in the taxes in the same paradels in the same payment is the orth thereon is the same same taxes in the same same taxes in the same taxes in the same taxes and the same same taxes in the same same taxes in the same same same same taxes in the same same same same taxes in the same same same same same same same sam	be levied rnado in rt to the s insured sured by DLLARS, 19 44 any sum cent that a or any urance is a or any urance is a negative sure sub- tioned the sure sub- sure sub- sure sub- sub- sub- sub- sub- sub- sub- sub-
And the sull part 120 of the first part do hereby overands and agrees that at a data steel of a sea and inderivative levels exists all particles reaking lawful claim is and that they sull warrant and defend the same availant all particles reaking lawful claim is the law of the agreed between the particle between that it is part 120 of the first part shall a or assess that all read outside the same availant all particles reaking lawful claim is the agreed between the particle between the an event shall be exceed by the part 2 the same availant all read outside the second part may may add there are the same the part 120 of the first part 120 of the first part 120 of the first part 120 of the same the part 120 of the first part that fail the part 120 of the same the part that the same the part 120 of the first part that fail the part 120 of the same the part to part for any failure reaking the first part to part for any failure reaking the first part to part for any failure reak that fail the part 120 of the first part to part of the same the part to part for any failure reak the first part to part for any failure reak that fail the part 120 of the same the same the maximum the same the same the part of the same the same the same the part of part to part for any failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that the same the same the part part of part part part part part part part part	the delivery hered. $\frac{1102}{102}$ Hz 20. the last discusser 3 of the premises above numberance the numberance includes the state of the second part of the last of the second part. The building upon start rais state insured scattering the state of the second part. The last is any state in the state last rais state state last rais state last rais state last rais state last rais state state last rais state state last rais state state last rais state last rais state state last rais state state last rais state state last rais state last rais state state last rais state state last rais state rais rais state last rais state last rais last rais rais rais rais rais rais rais rais	be leviel reads in rt to the s insurel wured by DLLARS, 19 44 any sum out that s or any prepare uch sale uch sale rt v.
And the sull part 120 of the first part do hereby overands and agrees that at a data steel of a sea and inderivative levels exists all particles reaking lawful claim is and that they sull warrant and defend the same availant all particles reaking lawful claim is the law of the agreed between the particle between that it is part 120 of the first part shall a or assess that all read outside the same availant all particles reaking lawful claim is the agreed between the particle between the an event shall be exceed by the part 2 the same availant all read outside the second part may may add there are the same the part 120 of the first part 120 of the first part 120 of the first part 120 of the same the part 120 of the first part that fail the part 120 of the same the part that the same the part 120 of the first part that fail the part 120 of the same the part to part for any failure reaking the first part to part for any failure reaking the first part to part for any failure reak that fail the part 120 of the first part to part of the same the part to part for any failure reak the first part to part for any failure reak that fail the part 120 of the same the same the maximum the same the same the part of the same the same the same the part of part to part for any failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that the same the same the part part of part part part part part part part part	the delivery hered. <u>1102</u> . BP2. the last densers 3 of the premises above numberance there and the life of this inferture, say all taxes or assessments that may be all there the buildings upon said rule sets the numerical sain and the said that and the said that the said the said that the said t	be levied reads in rt to the o insured wared by DLLARS, 19 44 any sum cent that a or any crance is a or any crance is a or any
And the sull part 120 of the first part do hereby overands and agrees that at a data steel of a sea and inderivative levels exists all particles reaking lawful claim is and that they sull warrant and defend the same availant all particles reaking lawful claim is the law of the agreed between the particle between that it is part 120 of the first part shall a or assess that all read outside the same availant all particles reaking lawful claim is the agreed between the particle between the an event shall be exceed by the part 2 the same availant all read outside the second part may may add there are the same the part 120 of the first part 120 of the first part 120 of the first part 120 of the same the part 120 of the first part that fail the part 120 of the same the part that the same the part 120 of the first part that fail the part 120 of the same the part to part for any failure reaking the first part to part for any failure reaking the first part to part for any failure reak that fail the part 120 of the first part to part of the same the part to part for any failure reak the first part to part for any failure reak that fail the part 120 of the same the same the maximum the same the same the part of the same the same the same the part of part to part for any failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that the same the same the part part of part part part part part part part part	the delivery hered. <u>1102</u> . BP2. the last densers 3 of the premises above numberance there and the life of this inferture, say all taxes or assessments that may be all there the buildings upon said rule sets the numerical sain and the said that and the said that the said the said that the said t	be leviel rmado in rt to the sinured wured by DLLARS, 10 42, 10 42, any sum went that a or suy interance tr, shall lifet the uch sale shall above SEAL)
And the sull part 120 of the first part do hereby overands and agrees that at a data steel of a sea and inderivative levels exists all particles reaking lawful claim is and that they sull warrant and defend the same availant all particles reaking lawful claim is the law of the agreed between the particle between that it is part 120 of the first part shall a or assess that all read outside the same availant all particles reaking lawful claim is the agreed between the particle between the an event shall be exceed by the part 2 the same availant all read outside the second part may may add there are the same the part 120 of the first part 120 of the first part 120 of the first part 120 of the same the part 120 of the first part that fail the part 120 of the same the part that the same the part 120 of the first part that fail the part 120 of the same the part to part for any failure reaking the first part to part for any failure reaking the first part to part for any failure reak that fail the part 120 of the first part to part of the same the part to part for any failure reak the first part to part for any failure reak that fail the part 120 of the same the same the maximum the same the same the part of the same the same the same the part of part to part for any failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that the same the same the part part of part part part part part part part part	the delivery hered. <u>1102</u> . BP2	be levied rnado in int to the interest of the second by <u>JLLARS</u> , 19 <u>44</u> . 11,14RS, 19 <u>44</u> . 19 <u>45</u> .
And the sull part 120 of the first part do hereby overands and agrees that at a data steel of a sea and inderivative levels exists all particles reaking lawful claim is and that they sull warrant and defend the same availant all particles reaking lawful claim is the law of the agreed between the particle between that it is part 120 of the first part shall a or assess that all read outside the same availant all particles reaking lawful claim is the agreed between the particle between the an event shall be exceed by the part 2 the same availant all read outside the second part may may add there are the same the part 120 of the first part 120 of the first part 120 of the first part 120 of the same the part 120 of the first part that fail the part 120 of the same the part that the same the part 120 of the first part that fail the part 120 of the same the part to part for any failure reaking the first part to part for any failure reaking the first part to part for any failure reak that fail the part 120 of the first part to part of the same the part to part for any failure reak the first part to part for any failure reak that fail the part 120 of the same the same the maximum the same the same the part of the same the same the same the part of part to part for any failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that fail the part 120 of the first part failure reak that the same the same the part part of part part part part part part part part	the delivery hered. <u>1102</u> . BP2	be levied trade in t to the insured by DLLARS, 19 44 any sum cent that a or any instrate is a or any instrate is a or any instrate is a or any instrate is a or any instrate is balle internation in shall above SEAL) SEAL)
And the sull part 120 of the first part do	the delivery hered. <u>1102</u> . BP2	be levied rnado in int to the interest of the second by <u>JLLARS</u> , 19 <u>44</u> . 11,14RS, 19 <u>44</u> . 19 <u>45</u> .
And the sull part 120 of the first part do hereby overands and agree that at a and select of a soul and inderivative exists of individual terms that at a first of the served between the particle bretto that the part 120 of the first part shall a term have a standard term of the server that and part 120 of the first part shall a read warm and by such insurance company as shall be received and 120 of the first part shall and that they will warmant and defend the same arcainst all particles waking lawful ching to read warmed archiver the particle bretto that the part 120 of the first part shall be read warmed archiver as the part of the first part 120 of the first part shall be a berefin particle, then the part 12, of the second part may pay said taxes and increas the first of 120. Insteard, and in the reast that shall be readed and the same discussion and by 130. Livers and the part 12, of the second part may pay said taxes and increas the first of the intermed of an americant to secure the paramet of the same of by 130. Livers and the part 12, of the second part, which in the first and by 130. Livers and parable to the part 12, of the second part, which is intermed. The based part 12, of the second part, which is intermed of a main part 130. Livers and parable to the part 12, of the second part, the same interms of a main part 130. Livers and parable to the part 12, of the second part, the same main the same and the first part of the buildings on a set part of a live in the intermed of the same standard by the said part 12, of the second at the indextor and intermed the terms of the said part 12, or other second at the indextor and intermed the same there in the intermed on and main earlier and the indextor and intermed the same there in the said part 12, or other shall be call and the intervent in read to be address of the parable is the terms and providen and the indextor and intermed the same there interms of the parable at the explores of the part in the same and interm and herede	the delivery hered. <u>1102</u> . BP2	be levied rnado in int to the interest of the second by <u>JLLARS</u> , 19 <u>44</u> . 11,14RS, 19 <u>44</u> . 19 <u>45</u> .
And the sull part 120% of the first part do hereby overands and agree that at a data sets of a soul and individualities exists of individual terms are and clear of all in the sets of a set of the sets of	the delivery hered. <u>1102</u> . BP2. the last discrete S of the premise above remembrance there is a second sec	be leviced renates in a future of the term future of the term future of the term of the term of the term of the term of the term of the term of the term of term of term search of the term of term of term search of the term of term
And the sull part 120 of the first part do	the delivery hered. <u>1102</u> . BP2. the last denser 3 of the premise above numberage therea. 12 and 13 keep the building upon sail rais sets in successful taking the sail there during the life of this infective, say all takes or assessments that may 20 millike the building upon sail rais sets in the next all the sail the sail and af the second part, the less, if say, make papels to the part. J of the second part is for the second part, the less if say, make papels to the part. J of the second part 13 millike the the same become de and particles and its here pair to 14 millike the same become de and particles in all states and particles the same of the same become de and particles in all states and the pre- second part, the less if the same is all delivers as herein previded. In the same the same of mean accound to the terms of all delivers as therein previded the the same could be a same to the same become de and particles in all show the the same same of the distribution of the same become de and particles in the same the same there in the same previded to combine the same become det and particles in the same same of the distribution of the same the same the same the same the same the same there is the same the same there is the same the same the same the same the same the same the same the same the same the same the same the same the same the same the same the same the same the same the s	be leviced renates in a future of the term future of the term future of the term of the term of the term of the term of the term of the term of the term of term of term search of the term of term of term search of the term of term
And the sell part 200 of the first part do hereby overands and agrees that at a data effect of a send and individually lice sites of individual times there and clear of all in the series of the series between the particle between the the test set of 200 of the first part shall a first set of the series between the part is a series of the series between the part is a series of the series between the part is a series the series between the series the series between the part is a series the series of the series of part to pa	the delivery hered. <u>1102</u> . BP2. the last denser 3 of the premise above numberage therea. 12 and 13 keep the building upon sail rais sets in successful taking the sail there during the life of this infective, say all takes or assessments that may 20 millike the building upon sail rais sets in the next all the sail the sail and af the second part, the less, if say, make papels to the part. J of the second part is for the second part, the less if say, make papels to the part. J of the second part 13 millike the the same become de and particles and its here pair to 14 millike the same become de and particles in all states and particles the same of the same become de and particles in all states and the pre- second part, the less if the same is all delivers as herein previded. In the same the same of mean accound to the terms of all delivers as therein previded the the same could be a same to the same become de and particles in all show the the same same of the distribution of the same become de and particles in the same the same there in the same previded to combine the same become det and particles in the same same of the distribution of the same the same the same the same the same the same there is the same the same there is the same the same the same the same the same the same the same the same the same the same the same the same the same the same the same the same the same the same the s	be leviced renated in the finance of the term finance of the term finance of the term event that is or any use went that is or any use ren, shall income the start and the term shall income the start and the start
And the sull part 120 of the first part do	the delivery hered. <u>1102</u> . BP2. the last discrete S of the premise above remembrance there is a second sec	be leviced renates in a future of the term future of the term future of the term of the term of the term of the term of the term of the term of the term of term of term search of the term of term of term search of the term of term
And the sull part 2026 of the first part do	the delivery hered. "LiO2" HPO	be levied reads in to the insured by ULLARS, event that a or any reacted by reacted by ment that a bove seat Lat above seat la
And the sull part 120% of the first part do	the delivery hered. <u>1102</u> . BP2. The last discover, 3 of the premise above remembrance therea. at it links during the life of this indenture, pay all taxes or assessments that may at the during the life of this indenture, pay all taxes or assessments that may af the second part, the loss, if any, make payhke to the part. 2 of the second part tay and taxes when the same become de and payhic and the premise tay any constant sets the same become de and payhic and the same of the tay and taxes and the annual tay paid shall become a part of the indeficience, as it is an of mosey, rescaled as the <u>2105</u> , day of <u>February</u> DE tak same of mosey, rescaled as the <u>2105</u> , day of <u>February</u> DE tak same of mosey, rescaled as the <u>2105</u> tay of the fact the second part target of the discharge any taxes with interest thereon as herein presided, in the es- bed all taxes of the interest of the discharged if default be made in and payhe at the same tay and the interest thereon as a herein presided, in the se- the same tay and the same become de and payhic of it is the same indefault in the local of the based part	be levied renaise in large to the claured by sourced by large set that a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strate in a strat
And the sell part 120 of the first part do	the delivery hered. "LiO2" HPO	be levied reads in to the o faster to the o faster to the started by "LLARS," any run mean that in 252 any run mean that in 252 any run mean that in 252 any run mean that above SEAL) SEAL) SEAL) me, a me, a
And the sull part 120% of the first part do	the delivery hered. <u>1102</u> . BP2. Be lasted events 3 of the premises above numberance therea. at it there during the life of this indenture, sy all taxes or assessments that may at it there during the binding upon sail resi sets increased a statum of af the second part, the loss, if any, make parable to the part. JV of the second part is present that when the same locate during the statum of the second part is present that when the same locate during the statum of the indefinitions, so is the second part, the loss of the second part of the indefinitions, so af the second part, the loss of the second part of the indefinitions, so is an of momer, rescaled on the <u>2105</u> , any of <u>February</u> DL is so of momer, rescaled on the <u>2105</u> , any of <u>February</u> DL is an of momer, rescaled on the <u>2105</u> , any of <u>February</u> DL is an of momer, rescaled on the <u>2105</u> , any of <u>February</u> DL is an of momer, rescaled on the <u>2105</u> , any of <u>February</u> DL is an of momer, rescaled on the <u>2105</u> , any of <u>February</u> DL is a second part, the second part of the inter- second part is all varies while interime there as a bare in part of the is a second part, the material part of the isolator is the second part is all varies while interime the second part of the isolator is a second part of the isolation of the second part of the isolator is a second part of the isolation of the second part of the isolator is a second event thereas in the isolation of the second part of the isolator is a second event the isolation of the second part of the isolation before a thereas is a second thereas of the second part of the isolation before a thereas of the isolation of the second part of the second part of the second part of the isolation before (Signature is the isolation of the second part	be levied reads in to the o faster to the o faster to the started by "LLARS," any run mean that in 252 any run mean that in 252 any run mean that in 252 any run mean that above SEAL) SEAL) SEAL) me, a me, a
And the sull part 1205 of the first part do	the delivery hered. LUCY HP2. the last decrements of the premises above remembrance therea. the delivery hered. LUCY HP2. the last decrements of the mark is if there during the life of this indenture, pay all taxes or assessments that may for all large the building upon soil residents incored arises of the second part. Is a second part, the loss, if any, make payable to the part. J of the second part is a second part, the loss, if any, make payable to the part. J of the second part is a second part, the loss, if any, make payable to the part. J of the second part is an of momery, rescaled on the <u>210.5</u> , day of <u>February</u> DL is an of momery, rescaled on the <u>210.5</u> , day of <u>February</u> DL is an of momery, rescaled on the <u>210.5</u> , day of <u>February</u> DL is an of momery, rescaled on the <u>210.5</u> , day of <u>February</u> DL is an of momery, rescaled on the <u>and payable</u> of the last is an of momery, rescaled on the <u>and payable</u> of the last is a second part, the second payable of the last is a second part, the second payable of the last payable of the issue payable here the second part of the last is a second payable of the last of the last payable of the last is a second payable of the last of the last payable of the last is a second payable of the last of the last payable of the last is a second payable of the last of the last payable of the last is a second payable of the last of the last payable of the last is a second payable of the last of the last payable of the last is a second payable of the last of the last payable of the payable of the last is a second payable of the last of the last payable of the last is a second payable of the last of the last payable of the last payable of the payable of the last is a second payable of the last of the last payable of the last is a second payable of the last of the last payable of the last payable of the last is a second payable of the last payable of the last payable of the last is a second payable of the last payable of the last payable of the las	be levied reads in to the o faster to the o faster to the started by "LLARS," any run mean that in 252 any run mean that in 252 any run mean that in 252 any run mean that above SEAL) SEAL) SEAL) me, a me, a
And the sull part 1205 of the first part do	the delivery hered. "LiQ2" BP2	be levied rends in inset i functed by JLLARS, 19 <u>56</u> 301 JLARS, 19 <u>56</u> 301 JLARS, 10 JLARS, 1
And the sull part 2025 of the first part do	the define hered. 1027 BP2	be levied rends in inset i functed by JLLARS, 19 <u>56</u> 301 JLARS, 19 <u>56</u> 301 JLARS, 10 JLARS, 1
And the sell part 202 of the first part do	the define here and the first of the information of the area of the premise above numberance iterera.	be levied renate in o favore to the o favore to the o favore to the o favore to the second that are call that are call that are call that are call that are call that are call that are call are call that are call that are call that are call are call that are call that are call that are call that are call are call that are c
And the sull part 125 of the first part do	the define here the life of this indenture, sy all taxes or accenteness that may an indenance interval. The second rest is a second rest in the second rest is the indent is a second rest. The level is a second rest is the indent is a second rest in the level is a second rest. The level is a second rest is a second rest is a second rest in the second rest is a second rest. The level is a second rest is a second rest is a second rest in the second rest is a second rest. The level is a second rest is a second rest is a second rest is a second rest in the second rest is a second rest. The level is a second rest is a second rest is a second rest in the second rest is a second rest in the second rest is a second rest in the second rest is a second rest. The level is a second rest is a second rest is a second rest is a second rest is a second rest. The level is a second rest is a second rest. The second rest is a sec	be levied renade in a lance of the termination of the second second by the second by the second base second base second base second base second base second base second base second base second base second base second base second base second base second base second base second base second base s
And the sull part 1205 of the first part do	the delivery hered. LUCY HP2	be levied renade in a lance of the termination of the second second by the second by the second base second base second base second base second base second base second base second base second base second base second base second base second base second base second base second base second base s
And the sull part 125 of the first part do	the delivery hered. LUCY HP2. the last decreer 2 of the premise above numberage therea. the deliver be life of this indenture, sy all taxes or accentents that may be all the building to use all real exists in an excentents that may all the building to use all real exists in the permise is a different of a fib record part, the loss, if may, make pashie to the part. J' of the second part there all the building to use of an exist of the indettedberg, are the real to the indetted part of the indettedberg, and the permise the real to the indetted part of the indettedberg, are that use of memory, revealed on the <u>210.5</u> , are <u>700.0000000000000000000000000000000000</u>	be levied renado in o fourcet to the o fourcet to the o fourcet by DLLARS, source to the activity of the second second the second th
And the sull part 125 of the first part do	the delivery hered. LUCY HP2. the last decreer 2 of the premise above numberage therea. the deliver be life of this indenture, sy all taxes or accentents that may be all the building to use all real exists in an excentents that may all the building to use all real exists in the permise is a different of a fib record part, the loss, if may, make pashie to the part. J' of the second part there all the building to use of an exist of the indettedberg, are the real to the indetted part of the indettedberg, and the permise the real to the indetted part of the indettedberg, are that use of memory, revealed on the <u>210.5</u> , are <u>700.0000000000000000000000000000000000</u>	be levied renado in o fourcet to the o fourcet to the o fourcet by DLLARS, source to the activity of the second second the second th
And the sull part 1205 of the first part do	the delivery hered. LUCY HP2. the last decreer 2 of the premise above numberage therea. the deliver be life of this indenture, sy all taxes or accentents that may be all the building to use all real exists in an excentents that may all the building to use all real exists in the permise is a different of a fib record part, the loss, if may, make pashie to the part. J' of the second part there all the building to use of an exist of the indettedberg, are the real to the indetted part of the indettedberg, and the permise the real to the indetted part of the indettedberg, are that use of memory, revealed on the <u>210.5</u> , are <u>700.0000000000000000000000000000000000</u>	be levied renado in o fourcet to the o fourcet to the o fourcet by DLLARS, source to the activity of the second second the second th
And the sull part 125 of the first part do	the delivery hered. LUCY HP2	be leviced renates in a finance of the term finance of the term of the term of the term of the term of

555

Reg. No.

3065