## MORTGAGE RECORD 84

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	
		This instrument was filed for record on the day of	
4	то	<u>Liny</u> <u>A. D. 1944</u> , at <u>10:45</u> o'clock <u>A. M.</u>	
		Harold a Back Register of Deeds.	- 1111
		ByDeputy.	
	E, Made this 20th day of Apri	1 , in the year of our Lord, one thousand nine	
hundred and fort; Noblo	y-four between D. Yossor and Yargarst Vas Vesser		
party of the first p	in the County of Douglas	and State of Kanzas	•
	at the said party of the first part, in conside	party of the second part.	
Seven Thousand an	nd no/100	Grant, Bargain, Sell and Mortgage to the said party of the second part, uglas and State of Kanaas, to wit:	
	The Southwest Quarter (SWL) of S	Section Twenty-seven (27),	
	Township Fourteen (14), Range Ni	ineteon (19).	
with the appurtenances :	and all the estate, title and interest of the said na	art V of the first part therein	
And the said party	and all the estate, title and interest of the said pa of the first part do SS hereby covenant and agree that at t	the delivery hereof ho is the lawful owner = of the premium shore errorted	
And the said party	of the first part do SS hereby covenant and agree that at t feasible estate of inheritance therein, free and clear of all in	the delivery hereof h0 is the lawful owner = of the premises above granted, as subrance	
And the said party nd seized of a good and inder nd that they will warrant an It is agreed between the	of the first part do DS. hereby covenant and agree that at t framible estate of inheritance therein, free and clear of all in to d defend the same against all parties making lawful claim to e parties herein that the parti for the first part shall a	the definery hereof 10. 13	
And the said party nd seized of a good and inder nd that they will warrant an It is agreed between the r assessed against said real er sch sum and by such insurance	of the first part do DS, hereby covenant and agree that at i feasible exists of inheritance therein, free and clear of all in of defend the same against all parties making lawfol claim to e parties hereto that the party — of the first part shall a state when the same become due and payable, and that	the delivery hereof [10] 12	
And the said party nd seized of a good and inde and that they will warrant an It is agreed between the r assessed against said real en- ach sum and by such insurance tent of	of the first part do . 25, being covenant and agree that it it foculties takes of their takes the takes for an advance of all in additional takes the takes the takes the takes of the takes in takes the takes takes the takes takes the takes takes take in the cover advance and payable, and takes of in the cover the sum of a payable, and takes the take in the cover takes and takes the first area while takes take in the cover take and takes the first area while takes the takes takes takes takes takes the take takes takes takes takes takes takes takes takes takes takes	the divery hered [10, 12]	
And the said party Ind reited of a good and inder and that they will warrant an It is a stress between the r assessed against said real er sch sum and by such insurant when of <u>its</u> interest. A a brevin rentified, then the p is inderture, and shall bear THIS GRANT is intered	of the first part do. 2% hereby covenant and agree that it is found the state of inheritance therein, free and clear of all in fact defend the same against all parties making lateful clians is parties herein that the parts — of the first part shall a state when the same become due and payable, and that _ in the next state is a shall be openful and directed by the part $M_{\rm eff}$ and in the event that and part $M_{\rm eff}$ of the first part shall at the state when the same become due and payable, and that _ in that in the event that and pay will take a part $M_{\rm eff}$ and insur- interest at the rate of 10% from the state of payment and in a mortgate to search the payment of the same of _	the difference hered 10 12	
And the said party	of the first part do. 25, hereby covenant and agree that it is forkuble state of inheritance therein, free and clear of all is an effective for the same against all parties making lateful cliain is a parties herein that the party — of the first part shall all take when the same becomes due and payable, and that — is take when the same becomes due and payable, and that — the same again of the same becomes due and directed by the part $N_{-}$ and in the event that and part $V_{}$ of the first part shall fail index at the part of 10 from the date of payment and index at the parts of 10 from the date of payment and and an entraget to search the payment of the same of and in 0/100 = the date of the take of the take of the take of the take the date metric payment of the same of	the delivery hered $\frac{10}{10}$ in the larfal owner = of the premise, above granted, is cohered. 1.31 (incertaining the life of this inforture, pay all cases or assessments that may be leried 0. 1/2111. A very the buildings upon said raid cases insured against for and termals in of the scend parts, the less, if any, mail raid cases insured against for and termals in 0. for the scend parts, the less, if any, mail raid cases input. If the scend part is the 0. approximation of the scender of the scender of the scender part of the infoldedness, secure by 1.610 regard.	
And the sail party a fixed of a good and inde hd that they will warrant an It is acreed between the ransend applications and they ach instantiate applications and the scheme provides them the p is inference and the same is in the same is inference and the	of the first part do 25 horder covenant and agree that at the facility could be discriment therein free and class of all in ad defend the same against all parties making lawful claim a r parties herein that the parti of the first part table in the vert the same become due and payable, and itsi er compary as shall be prefield and directed by the part that in the vert the analy part of the first part shall fail the mass of the part of 12% first the claim of payment and mass at the part of 12% first the claim of payment to and model of the payment of the sum of and of the served part of the sum of and	the delivery here $10, 10$	
And the sail party a fixed of a good and inde hd that they will warrant an It is acreed between the ransend applications and they ach instantiate applications and the scheme provides them the p is inference and the same is in the same is inference and the	of the first part do 25 horder covenant and agree that at the facility could be discriment therein free and class of all in ad defend the same against all parties making lawful claim a r parties herein that the parti of the first part table in the vert the same become due and payable, and itsi er compary as shall be prefield and directed by the part that in the vert the analy part of the first part shall fail the mass of the part of 12% first the claim of payment and mass at the part of 12% first the claim of payment to and model of the payment of the sum of and of the served part of the sum of and	the delivery here $10, 10$	
And the sail part a fixed of a good and indee he distant of a good and indee he have a second and indee the second again sail real of a here the second again sail real of the second again and the here the second again and the here THIS GRANT is intended is inderentry, and the terms of $350 \times 10^{-1}$ Line second and the terms of $350 \times 10^{-1}$ Line second and the terms of $310 \times 10^{-1}$ Line second and the terms of $410 \times 10^{-1}$ Line second and the terms of $410 \times 10^{-1}$ Line second the term of money adveced by the part of the term of $410 \times 10^{-1}$ Line second the term of money adveced by the part of the term of the term of money adveced by the part of the term of the term of money adveced by the part of the term of the term of money adveced by the term of money advec	of the first part do .92, hence y covenant and agree that it is focultie value of the distribution therein, free and clear of all in ad defend the same against all parties making laseful claim it is parties hence that the party of the first part shall fail the the the same become due and payable, and that is company as shall be prefield and directed by the part y and in the credit has all party of the first part shall fail the the the same become due and payable, and the same index at the cased party of the first part shall fail the the the same of this may pay the shall have a discourt index at the cased this may pay the distance and focus index at the same of this may pay the same shall be a payable to the party of the same same of a payable to the party of the same and pays the said party of the same approximation pay focus shall full to pay the same as provided in this indexture the buildings unstall rail each ear on the pay for any four shall full to pay the same as provided in this indexture the buildings unstall rail each ear on the the buildings pay	the different sterrer life 10 12	
And the sail party	of the first part do .92, hereby covenant and agree that it is fourble exists of their lawer theory for an older of all in additional theorem and their lawer theory and it is particle herein the herein due and payable, and that is compary as shall be prefied and directed by the part of the first herein the analysis of the first part shall be particle when the analysis of the first part shall fait the int the cent the radie part of the first part shall fait the start be of 10% from the data of payment and of a start part of 10% from the data of payment and of a start part of 10% from the data of payment of a start in of 100	the delivery hered 10 12	
And the sail party	of the first part do .92, hereby covenant and agree that it is fourble existe of the hierizance therein free and class of all in ad defend the same azainst all parties making lawfal claim 1 is parties herein that the parti of the first part half is the two the same become due and payable, and that is compary as shall be specified and directed by the part of the second part may ray walk tarse and insur- int in the cert that and part of the first part half all the part of the second part may ray walk tarse and insur- ing the second part may ray walk tarse and insur- ing the second part may ray walk tarse and insur- The second part may ray walk tarse and insur- The second part is payment of the a payable to the partition of part is pay may the same di- The second part is pay may the same di- The same supported is the indextrage that if the part the same star pay define the tars on an of the buildings on and ray are into the same on The same part is the target ray and tarse even the tars on an of the buildings on same ray are into the pays of the same on of the buildings on same ray are into the pays of the barse on an of the buildings on same ray are into the pays of the barse on of the buildings on same ray are into the pays of the barse on an of the buildings on same ray are into the pays of the barse on an of the pays is the support of the barse on an of the pays of the pays of the barse on an The support of the pays of the barse on an of the pays of the pays of the barse on an of the pays of the p	the delivery hered 10 12	
And the sail part detected a good and indee ad that they will warrant an It is acreed leaves and an indee the acreed against all real or the acreed against all real or the same and against all real or the same and against all real the same and the same and an acreed the same and the same and and Scatton Thurse and Scatton Thurse and the same adverse adverse at the same adverse adverse adverse at the same adverse adverse adverse adverse the same adverse adv	of the first part do .92, hence yournant and agree that it, for the first part do .92, hence yournant and agree that it is addefend the same azainst all parties making lawful chain t e parties herein that the part of the first part hat is compary as shall be prefied and directed by the part to in the event the analy part of the first part half fail there is the same start part part part of the same start infers at the record part may pay wild take and of the second part may pay wild take and of the second part may pay wild take and house a nontrigger to secure the paramet of the same d of the second part to pay for any foury the lawful fail to part of the second part, which all the y the said part of the second part to pay for any foury that fail to paramet the makes a provided in this increase. The sould interest, begether with the could be abliguing any whole same remaining unpaid, and all of the holizer house part is the same remaining and interest, begether with the could as a first of end there part.	the delivery hered 10 12 the start of over $=$ of the premies above granted, is otherance $$ herein. Lattice on the other of this inferior, pay all uses or assessments that may be keled 0. Xill Laws the building upon and real critic starts against for and terms for of the second part, the loss, if any, make payhile to the party. of the second part, to the pay much taxes when the same bound of and payhile and to keep all premies investi- tic of the second part, the loss, if any, make payhile to the party. of the second part, to the pay much taxes when the same bound of and payhile and to keep all premies investi- tics or either, and the amount so paid shall become a part of the indedtedness, secured by i dialor regulation of money, executed on the <u>20th</u> . Ag of <u>Appill</u> 1, 9, 42, we are arcmiter there may based before therms of wold obligation and also to secure any can age or to discharge any taxes with interest thereas a berein previded. In the result that we ablanding contained therein fully discharged. If default is the form is down and when it writes the same become due and payhile or is the instances of a same there is not any output the same become due and payhile or it for instances of any start entry and the same become due and payhile or it the instances of any start entry of the same become due and payhile or it the instances of a same is oblighted by hard and by the same become due and payhile or it is the instances of a same start berefore in a side writes dual when the same become due to the second payer. The instances is the same become due to the pay have a same in the same become due to the same become due to the same become due to the pay have a same become due to the pay have a same in the same become due to the same becom	
And the sail part detected a good and indee ad that they will warrant an It is acreed leaves and an indee the acreed against all real or the acreed against all real or the same and against all real or the same and against all real the same and the same and an acreed the same and the same and and Scatton Thurse and Scatton Thurse and the same adverse adverse at the same adverse adverse adverse at the same adverse adverse adverse adverse the same adverse adv	of the first part do .92, hence yournant and agree that it, for the first part do .92, hence yournant and agree that it is addefend the same azainst all parties making lawful chain t e parties herein that the part of the first part hat is compary as shall be prefied and directed by the part to in the event the analy part of the first part half fail there is the same start part part part of the same start infers at the record part may pay wild take and of the second part may pay wild take and of the second part may pay wild take and house a nontrigger to secure the paramet of the same d of the second part to pay for any foury the lawful fail to part of the second part, which all the y the said part of the second part to pay for any foury that fail to paramet the makes a provided in this increase. The sould interest, begether with the could be abliguing any whole same remaining unpaid, and all of the holizer house part is the same remaining and interest, begether with the could as a first of end there part.	the delivery hered 10 12	
And the sail part detected a good and indee ad that they will warrant an It is acreed leaves and an indee the acreed against all real or the acreed against all real or the same and against all real or the same and against all real the same and the same and an acreed the same and the same and and Scatton Thurse and Scatton Thurse and the same adverse adverse at the same adverse adverse adverse at the same adverse adverse adverse adverse the same adverse adv	of the first part do .92, hence yournant and agree that it, for the first part do .92, hence yournant and agree that it is addefend the same azainst all parties making lawful chain t e parties herein that the part of the first part hat is compary as shall be prefied and directed by the part to in the event the analy part of the first part half fail there is the same start part part part of the same start infers at the record part may pay wild take and of the second part may pay wild take and of the second part may pay wild take and house a nontrigger to secure the paramet of the same d of the second part to pay for any foury the lawful fail to part of the second part, which all the y the said part of the second part to pay for any foury that fail to paramet the makes a provided in this increase. The sould interest, begether with the could be abliguing any whole same remaining unpaid, and all of the holizer house part is the same remaining and interest, begether with the could as a first of end there part.	the delivery hered 10 12	
And the sail part detected a good and indee ad that they will warrant an It is acreed leaves and an indee the acreed against all real or the acreed against all real or the same and against all real or the same and against all real the same and the same and an acreed the same and the same and and Scatton Thurse and Scatton Thurse and the same adverse adverse at the same adverse adverse adverse at the same adverse adverse adverse adverse the same adverse adv	of the first part do .92, hence yournant and agree that it, for the first part do .92, hence yournant and agree that it is addefend the same azainst all parties making lawful chain t e parties herein that the part of the first part hat is compary as shall be prefied and directed by the part to in the event the analy part of the first part half fail there is the same start part part part of the same start infers at the record part may pay wild take and of the second part may pay wild take and of the second part may pay wild take and house a nontrigger to secure the paramet of the same d of the second part to pay for any foury the lawful fail to part of the second part, which all the y the said part of the second part to pay for any foury that fail to paramet the makes a provided in this increase. The sould interest, begether with the could be abliguing any whole same remaining unpaid, and all of the holizer house part is the same remaining and interest, begether with the could as a first of end there part.	the delivery hered, 10, 12,, the lawful owner = of the premies, above granted, contensors	
And the sail part detected a good and indee ad that they will warrant an It is acreed leaves and an indee the acreed against all real or the acreed against all real or the same and against all real or the same and against all real the same and the same and an acreed the same and the same and and Scatton Thurse and Scatton Thurse and the same adverse adverse at the same adverse adverse adverse at the same adverse adverse adverse adverse the same adverse adv	of the first part do .92, hence yournant and agree that it, for the first part do .92, hence yournant and agree that it is addefend the same azainst all parties making lawful chain t e parties herein that the part of the first part hat is compary as shall be prefied and directed by the part to in the event the analy part of the first part half fail there is the same start part part part of the same start infers at the record part may pay wild take and of the second part may pay wild take and of the second part may pay wild take and house a nontrigger to secure the paramet of the same d of the second part to pay for any foury the lawful fail to part of the second part, which all the y the said part of the second part to pay for any foury that fail to paramet the makes a provided in this increase. The sould interest, begether with the could be abliguing any whole same remaining unpaid, and all of the holizer house part is the same remaining and interest, begether with the could as a first of end there part.	the delivery hered 10 12	
And the sail part derived of a good call field and that they will warrant an It is a screed between this the screed action sail real of the screed action sail real the screed action sail sail real the screed action sail sail real the screen sail real screen sail action sail sail sail sail sail sail sail sail sail sail sail sail sail sail sail	of the first part do .25, hereby covenant and agree that at 1, for the charter of hereby covenant and agree that at 1, and defend the same against all parties making lawful claim t a parties here the ante hereore due and payable, and that it covers a shall be specified and directed by the part <u>N</u> - tan in the cert that and part <u>1</u> , and the first part shall a that makes the same transformed and the first part shall be a parties when the and part <u>1</u> , and the first part shall be the same transformed part transformed and the same and makes the same transformed and the same and hence the a participant to ensure the form the same and the same mint move the same transformed and the same and the same mint move the same transformed and the same and the same the same parties ablication for the payment of an a participant the part <u>1</u> — of the same transformed and the same part of the same transformed in this inderter the same part of the same transformed in the same transformed and and part <u>1</u> — of the same transformed in the same transformed the same same transformed in the same transformed and the same part to the same transformed in the same transformed to the same transformed in the same transformed and the transformed the same transformed the same transformed and the transformed and transformed the same transformed and the transformed and the parties and interest, beginned with the same transformed the same transformed and the same transformed and the same transformed the part of the same transformed and the inderter same the before part <u>1</u> — of the same transformed and the same transformed and the part transformed and the same transformed and the same transformed and the part transformed and the same transformed and the same transformed and the part transformed and the same transformed and the same transformed and the part transformed and transformed and the same transformed and the part transformed and transformed and the same transformed and the part transformed and transformed and the same transformed an	the delivery hered 10 12	
And the sail part derived of a good and indee the freed of a good and indee the searest desires of the searest the searest desires and the searest the searest desires and the searest the searest desires. A breen provided, then the z the searest desires and Sources Theorem of THIS GRANT is increase. THIS GRANT is increase from of the terms of the searce of the search the search of the search of the search of the search of the search the search of the search	of the first part do .92 horder covenant and agree that at 1 for the charles of the here and clare of all in ad defend the same against all parties making lawful claim t r parties here that the party of the first part half a recompary as shall be partied and directed by the part the in the vert that and party of the first part half and the first when the same lowers due and in payable, and that is compary as shall be partied and directed by the part the in the vert that and party of the first part half fail the same the of 10% first the shall of payment and the same same same the part of the same af 	the delivery hered 10 12	
And the said part derived of a good and indee the fixed of a good and indee the served action of the served the served methods with the served THIS GRANT is intended Scarcen Thousand conduct to the terms of Scarcen Thousand the served served the served the served served the served the served served the served served the served served the served mandating matter and because the served to served the served is a served by the served IN WITN ESS WHEI THE OP Lings	of the first part do .92, hence y covenant and agree that it is the foculty of the fiber task of the detriment therein free and class of all in ad defend the same against all parties making lawful claim it is parties beered the and payable, and that is compared as half as a set of the detriment therein of the detriment there is a set of the detriment there is a set of the detriment there and the same again of the detriment there are and is and the detriment the detriment of the same again of th	the delivery hered 10 12	
And the sail part derived of a good and indee the freed of a good and indee the searest desires of the searest the searest desires and the searest the searest desires and the searest the searest desires. A breen provided, then the z the searest desires and Sources Theorem of THIS GRANT is increase. THIS GRANT is increase from of the terms of the searce of the search the search of the search of the search of the search of the search the search of the search	of the first part do .25 horder coremant and agree that at 1 is defined outset of the Alerranov therein, for and clare of all is and defend the same against all parties making lawfal claim t a parties herein that the prof of the first part laht is compared as half be specified and directed by the part of the size of the first part laht is compared as half be specified and directed by the part of the size of DF. first be direct of parts and later of the second part may pay will there and learn of the second part may pay will there and learn of the second part is pay learn that is a size of DF. first be that of payment but of an mortgare as earning the specific the second part is by a first may pay it is the second part is a size of DF. first be the second part is the all information there are all second there the same as provide in the second part is by for any lown or the second part is by for any lown or the second part is by for any lown or the second part is the all information on and part direct are and learne or the second part is the late of a payment of the same as provide in the second part is the size of the same as the south are not the same as the south are not shall fail to a second the same as the south are not shall in the second part. Is the same as the south are not shall be all the same as the south are not shall be all the second part. Is the same as the south are not shall be all the second part is the same as the south are not shall be all the second part. Is the same as the south are not shall be all the second part is the same as the south are not shall be all the second part. Is the same as the south are not shall be all the second part is the same as the south are not shall be all the second part. Is the same as the south are not shall be all the second part is the same as the south are not shall be all the second part. The same are not shall be all the second part with a second part with are not s	the delivery hered 10 12	
And the sail part derived of a good and indee the freed of a good and indee the searest desires of the searest the searest desires and the searest the searest desires and the searest the searest desires. A breen provided, then the z the searest desires and Sources Theorem of THIS GRANT is increase. THIS GRANT is increase from of the terms of the searce of the search the search of the search of the search of the search of the search the search of the search	of the first part do 22 horder coremant and agree that at 1 is devide outside of Marrianou therein free and class of all lines of the first part part part part part part part par	the delivery hered 10 12	
And the said party	of the first part do 25 horder coremant and agree that at 1 is devided outset of the intermed provided in the same against all parties making lawful claim t a parties have the absent due and payable, and that is compary as shall be specified and directed by the part in the specified and directed by the specified and and the specified and directed by the specified and and the specified and directed by the specified and and the specified and and the specified and the specified and and the specified and the specified and and the specified and the specifie	the delivery hered 10 12	
And the said party	of the first part do 22 horder coremant and agree that at 1 is devide outside of Marrianou therein free and class of all lines of the first part part part part part part part par	the delivery hered. 10. 12	
And the said party	of the first part do .25 horder corenant and agree that at 1 is devided outset of their innovement for an advance of all lines of the first part of the second part of the first part of the first part of the first part of the first part of the second part	the delivery hered 10 12	
And the said party	of the first part do . 92. hence yournant and agree that at 1 is in the first part do . 92. hence yournant and agree that at 1 is in the defend the same against all parties making laceful chain t a parties here the same becarde on an large yout, and that Lie compary as shall be peefed and directed by the part <u>Not</u> of the first part that Lie compary as shall be peefed and directed by the part <u>Not</u> of the first part and the same against all parties and that Lie compary as shall be peefed and directed by the part <u>Not</u> of the series of the first part shall fail the track of the first part shall fail the track of the same agreed that the same agreed of the first part shall fail the peefed of the first part of the same agreed to the same agreed the same agreed to the same	the delayer hered 10 12	
And the sail part derived of a good call field of that they will warrant an It is acreed between this acreed acress that first of the acreed acress that first of the acress of the acress that first of the acress of the acress of the acress the acress of the acress of the acress Source of the acress of the acress Source of the acress of the acress of the acress of the acress of the acress the acress of the acress of the acress acress of the	of the first part do 25 horder corenant and agree that at 1 is devided outset of the kernisers therein first and care of all line of defend the same against all parties making lawfal chim is a ratio kernise and the line of the first part hat a line of the kerniser therein of a parties in that is compared as half as performing any solid law of the first part hat all parties of the first part hat all parties of the first part hat all parties of the same the solid part to same the solid parties and parties of the same the solid part to same the solid part to same the solid part to be same the solid part to be solid parties and parties the same the solid part to be solid part to be solid part to be solid part to be solid parties and the solid part of the same the solid part to be solid part to be solid part to be solid part to be solid parties and the solid part of the same the solid part to be solid part to be solid parties and the solid part of the same the solid part of the same the solid part of the same the solid part of the solid parties and all the lines of the solid parties and all the solid part of the solid parties and all the solid part of the solid parties and the solid part of the solid parties and all the solid part of the solid parties and the soli	the delivery hered 10 12	
And the sail party	of the first part do 25 horder corenant and agree that at 1 is devided outset of the kernisers therein first and care of all line of defend the same against all parties making lawfal chim is a ratio kernise and the line of the first part hat a line of the kerniser therein of a parties in that is compared as half as performing any solid law of the first part hat all parties of the first part hat all parties of the first part hat all parties of the same the solid part to same the solid parties and parties of the same the solid part to same the solid part to same the solid part to be same the solid part to be solid parties and parties the same the solid part to be solid part to be solid part to be solid part to be solid parties and the solid part of the same the solid part to be solid part to be solid part to be solid part to be solid parties and the solid part of the same the solid part to be solid part to be solid parties and the solid part of the same the solid part of the same the solid part of the same the solid part of the solid parties and all the lines of the solid parties and all the solid part of the solid parties and all the solid part of the solid parties and the solid part of the solid parties and all the solid part of the solid parties and the soli	the delivery hered 10 12	
And the sail party	of the first part do . 92. hence yournant and agree that it is found to the discriment therein free and class of all line of defend the same against all parties making lawful claim it a raties hence the and payable, and then your that is the same against all parties making lawful claim it is a ratie when the same become due and payable, and that is compary as shall be prefield and directed by the part <u>Not</u> of the first part shall be referred to a non-traject to direct the the same against all parties and line the same against all parties and the same against all parties and the same again that the same again the same again that the same again the same again that the same again t	the delivery hered 10 12	
And the said party	of the first part do . 92. hence yournant and agree that it is found to the discriment therein free and class of all line of defend the same against all parties making lawful claim it a raties hence the and payable, and then your that is the same against all parties making lawful claim it is a ratie when the same become due and payable, and that is compary as shall be prefield and directed by the part <u>Not</u> of the first part shall be referred to a non-traject to direct the the same against all parties and line the same against all parties and the same against all parties and the same again that the same again the same again that the same again the same again that the same again t	the delivery hered 10 12	