## MORTGAGE RECORD 84

Reg. No. 3903 Fee Paid, \$2.00

	FROM ·	STATE OF KANSAS, DOUGLAS COUNTY, 88.	
James Jathan an	<u>d Bonnie L. Tatlan</u>		(
	то	Harold G. Bock Larold A. Bock Register of Deeds.	
	uilding & Loan Assn.		
	E, Made this 2nd day of Conty-four between Jam	alabar, in the year of our Lord, one thousand nine nes Tatham and Bonnio L. Tatham, husband and wife	F
of Lawrence part 195 of the first p	in the County of Dougla art, and The luwrence fuilding	and State of Kansas	
All free all the second		a consideration of the sum of Fight_landrod, Fifty and no/100	
		DOLLARS, to them duly paid, the receipt of e do Grant, Bargain, Sell and Mortgage to the said part J of the second part, ty of Douglas and State of Kansus, to wit:	Г
	The West Sixty-two (62)		L
	New York Street, in the	crey of Exaroned	
			-
			C
		방법에서 한 것 같은 것 않는 것 같이 많이 했다.	
			and the second second
motal at a			
And the said parc.85.	of the first part do hereby covenant and agree	e said part 103 of the first part therein. • that at the delivery hereof $\pm h_{27}$ and $h_{37}$ the lawful owner $3$ of the premises above granted,	
And the said parC. B.S. and seized of a good and inde	of the first part do hereby covenant and agree feasible estate of inheritance therein, free and clea ad defend the same against all parties making law	e that as the delivery hereof. they are the lawful owners, of the premices above grantel, r of all incumbrance	
And the said part 65. and seized of a good and inde- and that they will warrant an It is agreed between the or assessed against said real er	of the first part do hereby covenant and agree feasible estate of inheritance therein, fire and clea 1d defend the same availant all parties making law e parties hereto that the part 100, of the first p stiles when the same becomes due and papalle, and	e that at the delivery hereof. <u>they</u> _BTO the lawful ownerS, of the premises above granted, r of all incombrance [10] in the second sec	
And the said parches. And seized of a good and inde- and that they will warrant an It is agreed between the or assessed against said real er- such sum and by such insurance extent of <u>its</u> interest. A	of the first part do hereby covenant and agree feasible estate of inheritance therein, free and clea of defend the same spaint all parties making laws parties hereto that the part 122.0 of the first par- state when the same become due and payable, and see company as shall be specified and directed by the find in the event that and part 122.07 the first part	e that at the delivery hereof. $1100^{\circ}$ . BTO . the lawful ownerS. of the premises above granted, or of all incombrance fail chain thereta. Fail chain thereta. Fail chain thereta. Fail chain thereta is a structure of the structure pay all taxes or assessments that may be level that $1100^{\circ}$ m Tail Level the bubbliers won sail real events insure that $1100^{\circ}$ m Tail Level the bubbliers won sail real events in the real transfer for and there are all reals in pays the level.	
And the said part C.C., and setted of a good and inje- and that they will warrant an It is agreed between the or assessed against said real er such sum and by such insurance stient of <u>itc</u> interest. A as herein provided, then the p	of the first part do break coverant and agree firstlike relate of interfinitions therein, first and class of defend the same spatiant all parties making have a parties between the same statism. The same statism is been the same scale and aparklos, and are company as shall be specified and directed by the interfs with the stated part 12 GHz the first part statism of the second part may may add target parties. The data of 20 KG mm the data of pa	e that at the delivery hereof. $11097.870$ the lawful ownerS of the premises above granted, r of all incombrance (in claim thereas. art shall at all time during the life of this indenture, pay all taxes or assessments that may be levied that $11007$ mill keep the buildings work and the start formed satisfies for and terrates in part/ of the second part, the loss, if any male payable to the part/ of the second part to the shall fail to pay such taxes when the same leveres due and payable on the part part to the shall fail to pay such taxes when the same leveres due and payable and to the part pay part to the same forumer, or prior.	
And the said part C.C. and seited of a good and inde- and that they will surrent as in the same of the same sain and such sum and by such insuren such sum and by such insuren such sum and by such insuren a, herein provided, then the y this inference, and shall beer THIS GRANT is intended according to the terms of	of the first part dobreedy events and args feasible estate of intertiance therein, fire and class defend the same spatian all particle making has a particle particle and args 1000 of the first par- tites when the same becomes doe and payable, and had in the event that and part 1000 of the first par- ticle when the same becomes doe and payable, and had in the event that and part 1000 of the first part finitest at the rate of 100 from the date of pa- instruct at the rate of 100 from the date of pa- instruct at the rate of 100 from the date of pa- th a motizance to evere the payment of the sam 100 certain written obligation for the pay-	e that at the delivery hereof. $11027$ , $0170$ the lawful ownerS, of the premites above granted, r of all incumbrance (i) chain thereas. are shall at all time during the life of this indenture, pay all taxes or assessments that may be leried that $11007$ mill keep the buildings upon and rail evide insured azainst fire and tormado in part/ of the second part, the loss, if any, make payable to the part/ of the second part to the shall fail to pay rulk taxes when the same lecome due and payable and to keep sail presides insured and fail to pay rulk taxes when the same lecome due and payable and to keep sail presides insured and fail to pay rulk and when the same lecome due and payable and to keep sail presides insured ymmt unit fully resid	
As the said part $0.2$ , and write of a good and inde- and that they will warrant an R is a greed between the result of a greed between the second of the second second second the indexture, and shall been THIS GGANT is intered- according to the terms of and by -the terms of	of the first part do broke covenant and grow framble estate of intertiance therein, free and clea framble estate of intertiance therein, free and clea estate where the same becomes due and spandle, and there where the same becomes due and spandle, and resonants as had to specified and directed by the end in the event that and spart 10.5 of the first part and the event that and spart 10.5 of the first part interted at the rate of 10% from the date of part interted at the rate of 10% from the date of the sum 100 estates whitem obligation for the part parts and written obligation for the part a parts to the part of the exceed part, with	e that at the delivery hereof. LingY, BTO the lawful ownerS of the premises above granted, r of all incumbrance (discontinuous end of the lawful ownerS) of the premises above granted, for domin there. All chains there is a strain of the hubblenes upon a sile rail exists for and terms and the levies that they will have the hubblenes upon a sile rail exists intered azimts for and terms for shall fail to pay such takes when the same become due and payable on 1 to keep and percedus for series and fail to pay such takes when the same become due and payable and to keep and percedus forsered and fail to pay such takes when the same become due and payable and to keep and percedus forsered and fournes, or either, and the amount as paid shall become a part of the indetections, secured by general fully regard. of . Signit thermost executed on the $2\pi i d$ day of . Cotobor 19.44. the id indetect arcriter thermos account of said abilitation and also to serier any sum	•
As the said part $0.2$ , and write of a good and inde- and that they will warrant an R is a greed between the result of a greed between the second of the second second second the indexture, and shall been THIS GGANT is intered- according to the terms of and by -the terms of	of the first part do broke covenant and grow framble estate of intertiance therein, free and clea framble estate of intertiance therein, free and clea estate where the same becomes due and spandle, and there where the same becomes due and spandle, and resonants as had to specified and directed by the end in the event that and spart 10.5 of the first part and the event that and spart 10.5 of the first part interted at the rate of 10% from the date of part interted at the rate of 10% from the date of the sum 100 estates whitem obligation for the part parts and written obligation for the part a parts to the part of the exceed part, with	e that at the delivery hereof. LingY, BTO the lawful ownerS of the premises above granted, r of all incumbrance (discontinuous end of the lawful ownerS) of the premises above granted, for domin there. All chains there is a strain of the hubblenes upon a sile rail exists for and terms and the levies that they will have the hubblenes upon a sile rail exists intered azimts for and terms for shall fail to pay such takes when the same become due and payable on 1 to keep and percedus for series and fail to pay such takes when the same become due and payable and to keep and percedus forsered and fail to pay such takes when the same become due and payable and to keep and percedus forsered and fournes, or either, and the amount as paid shall become a part of the indetections, secured by general fully regard. of . Signit thermost executed on the $2\pi i d$ day of . Cotobor 19.44. the id indetect arcriter thermos account of said abilitation and also to serier any sum	c
As the sail parc(2.5., and series of a good and inde- and that they will warrant an Is is agreed between the reasons agriculture sail real e- such was and by such imparce sails of 1.15. Linears. A at burrin provided, then the seconding to the terms of THIS GRANT is intende- recording to the terms of and br results of the form your danaged by such a provided herein part thereof or say redication part thereof or any redication part thereof are you redication and the part there are any redication part thereof or any redication	of the first part dobreek covenant and grays facility catalies of interfinence therein, first and class facility of the sequence of the sequence of the e particle herein that the particle making has a sequence because due and particle and at covenant wa shall be specified and directed by the interest at the theorem of the sequence of the forth part interest at the theorem of the sequence of the forth part interest at the sequence of the forth part interest at the sequence of the forth part of the sequence of the forth part of the sum 100 certain written obligation for the pay parallel to the part of the second part, will shall did to pay the same as provided in this index a shall for the part be part to pay for shall did to pay the same as provided in this index a second part, when the second part, will be second frequency breaches a bestering speci- tion of the second part, will be second part, will be second frequencies the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the second part of the second best on the second part of the sec	e that at the definery hereof. $1102$ , $070$ the lawful ownerS. of the premises above granted, r of all incombrance differences in the life of this infectore, pay all taxes or assessments that may be brefet into the life of the resonance of the life of this infectore, pay all taxes or assessments that may be brefet into the life of the second part, the less, if any male payable to the part $2_{-1}$ of the second part to the null fail tays to the second part, the less, if any male payable to the part $2_{-1}$ of the second part to the null fail tays to the second part, the less, if any male payable to the part $2_{-1}$ of the second part to the null fail tays to the second part, and the machine is paid all becomes a part of the indefector, second by of	¢
As the sail part $G_{22}$ , and tested of a good and inde- and that they will warrend an I is a greed between the reasons against raid real et such was mad by rach insuran- tations of $\frac{1}{2} \int_{2}^{2} \int_{$	of the first period $\infty$ break coverant and agree familie value of laberliness therein, free and class of defend the same spatiant all parties making laws a parties bento that the part 1000, of the first per- tities bento the amb becomes due and hapaths, and a coverant washill be openfield and directed by the finite shares the same day and 2004 the first per- tities bento the same day and 2004 the first per- tities bento the same day and 2004 the first per- tities and the same day and 2004 the data of pa- bel as a merigane to excure the payment of the same 100	e that at the definery hereof. 1202, 370 the lawful ownerS. of the premises above granted, r of all incombrance that the definition of the definition of the second part of the definition of	c
As the sail part $G_{12}$ , and testor of a good only like- ing the same of a good only like- tic and the same of a good only like- tic and the same of a good only like the sacks and same of a good only like the sacks and same of a good only like the sack of a good only like the same of a same of a good only like the same of a seconding to the terms of - and b - it is don't it is an interest. As the first provided, there the part at like the same of a same of a same of a same of a same seconding to the terms of - or same of many alwanced by the first part and b - it is a same of the same of the same of a same of many alwanced by the same band part is a good before the same and b a state of the same same of the terms and like same same of the terms and like same same of the same making tuch as an of same of same of the same same to have the same of the same of the same same of the same of the same of the same of the same same of the same of the same of the same of the same same of the same of the same of the same of the same same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of th	of the first part dobreedy covenant and agree firstlike citate of inkritisness thereins, fire and class and defend the same spatiant all parties making has a parties here to make becomes due and hapakin, and attributes that the spatial and directed by the title when the same becomes due and hapakin, and attributes attributes and part 102 first the first part matrix of the second part may may add taxes attributes attributes of 10% from the date of pa of a same matrix and the significant for the same 100 certain written obligation for the same 100 termines the same as provides in the inst 110 termines the main as provides are not be wheth and matrix the same as provides are not be wheth and matrix the same as a provides are not be wheth and matrix the same as and the difference in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the barries, negative with the co- to the first part 102.	e that at the definery hereof. $1102$ , $070$ the lawful ownerS. of the premises above granted, r of all incombrance differences in the life of this infectore, pay all taxes or assessments that may be brefet into the life of the resonance of the life of this infectore, pay all taxes or assessments that may be brefet into the life of the second part, the less, if any male payable to the part $2_{-1}$ of the second part to the null fail tays to the second part, the less, if any male payable to the part $2_{-1}$ of the second part to the null fail tays to the second part, the less, if any male payable to the part $2_{-1}$ of the second part to the null fail tays to the second part, and the machine is paid all becomes a part of the indefector, second by of	с П
As the sail part $G_{\rm CL}$ , and tested of a good and inde- and that they will warrant an It is a greed between the vacuum against raid rail of such was not by noch impurso tasks was not by noch impurso tasks and the said sail beer THIS GRANT is interest. As brefa provided, then the and by $\frac{1}{2} g_{\rm CL}$ . Interest. A strength raised shall beer THIS GRANT is interest and by $\frac{1}{2} g_{\rm CL}$ , terms mak- or sum of moury alranced by and by $\frac{1}{2} g_{\rm CL}$ , terms mak- or sum of moury alranced by part thereof or any reliable interesting the same shall be the same train as a least the same shall be trained as function with the part is a green the same or any distribu- ment as a least the same shall be trained as function with the part is a green to be and the part is the same same same same same same same is a green to be and the same same same is a green to be and the same same same same same same same sam	of the first part dobreedy covenant and agree firstlike citate of inkritisness thereins, fire and class and defend the same spatiant all parties making has a parties here to make becomes due and hapakin, and attributes that the spatial and directed by the title when the same becomes due and hapakin, and attributes attributes and part 102 first the first part matrix of the second part may may add taxes attributes attributes of 10% from the date of pa of a same matrix and the significant for the same 100 certain written obligation for the same 100 termines the same as provides in the inst 110 termines the main as provides are not be wheth and matrix the same as provides are not be wheth and matrix the same as a provides are not be wheth and matrix the same as and the difference in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the barries, negative with the co- to the first part 102.	e that as the definery hereof. $1102/.970$ the harfed ownerS. of the premises above granted, of all incombinator of a line combinator of lin	· · · · ·
As the sail part $G_{\rm CL}$ , and tested of a good and inde- and that they will warrant an It is a greed between the vacuum against raid rail of such was not by noch impurso tasks was not by noch impurso tasks and the said sail beer THIS GRANT is interest. As brefa provided, then the and by $\frac{1}{2} g_{\rm CL}$ . Interest. A strength raised shall beer THIS GRANT is interest and by $\frac{1}{2} g_{\rm CL}$ , terms mak- or sum of moury alranced by and by $\frac{1}{2} g_{\rm CL}$ , terms mak- or sum of moury alranced by part thereof or any reliable interesting the same shall be the same train as a least the same shall be trained as function with the part is a green the same or any distribu- ment as a least the same shall be trained as function with the part is a green to be and the part is the same same same same same same same is a green to be and the same same same is a green to be and the same same same same same same same sam	of the first part dobreedy covenant and agree firstlike citate of inkritisness thereins, fire and class and defend the same spatiant all parties making has a parties here to make becomes due and hapakin, and attributes that the spatial and directed by the title when the same becomes due and hapakin, and attributes attributes and part 102 first the first part matrix of the second part may may add taxes attributes attributes of 10% from the date of pa of a same matrix and the significant for the same 100 certain written obligation for the same 100 termines the same as provides in the inst 110 termines the main as provides are not be wheth and matrix the same as provides are not be wheth and matrix the same as a provides are not be wheth and matrix the same as and the difference in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the barries, negative with the co- to the first part 102.	e that as the definery hereof. [120].BTO _ the harful ownerS_ of the premises above granted, of all the combined of the first of this infectore, pay all taxes or assessments that may be levied that child in the effect of this infectore, pay all taxes or assessments that may be levied that this list of this definite sum and read evates insured samilar for and toremain in part ]. of the second part, the less, if any, mail payshe to the part ] of the second part to the samil fail to pay such may be the same become due and payshe and to keep and precises insured and insures, or either, and the answent as paid shall become a part of the indedictions, secured by main and fail merged	· · · · ·
As the sail part $G_{\rm CL}$ , and tested of a good and inde- and that they will warrant an It is a greed between the vacuum against raid rail of such was not by noch impurso tasks was not by noch impurso tasks and the said sail beer THIS GRANT is interest. As brefa provided, then the and by $\frac{1}{2} g_{\rm CL}$ . Interest. A strength raised shall beer THIS GRANT is interest and by $\frac{1}{2} g_{\rm CL}$ , terms mak- or sum of moury alranced by and by $\frac{1}{2} g_{\rm CL}$ , terms mak- or sum of moury alranced by part thereof or any reliable interesting the same shall be the same train as a least the same shall be trained as function with the part is a green the same or any distribu- ment as a least the same shall be trained as function with the part is a green to be and the part is the same same same same same same same is a green to be and the same same same is a green to be and the same same same same same same same sam	of the first part dobreedy covenant and agree firstlike citate of inkritisness thereins, fire and class and defend the same spatiant all parties making has a parties here to make becomes due and hapakin, and attributes that the spatial and directed by the title when the same becomes due and hapakin, and attributes attributes and part 102 first the first part matrix of the second part may may add taxes attributes attributes of 10% from the date of pa of a same matrix and the significant for the same 100 certain written obligation for the same 100 termines the same as provides in the inst 110 termines the main as provides are not be wheth and matrix the same as provides are not be wheth and matrix the same as a provides are not be wheth and matrix the same as and the difference in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the same interval the same and it hap excitence in the barries, negative with the co- to the first part 102.	e that as the definery hereof. [120]_BTO _ the harful ownerS_ of the premises above granted, of all the combined of the life of this indenture, pay all taxes or assessments that may be levied that child in the effect of the indenture, pay all taxes or assessments that may be levied that Life_right the set of the indenture, pay all taxes or assessments that may be levied that Life_right the set of the indenture, pay all taxes or assessments that may be levied that Life_right the set of the indenture, pay all taxes or assessments that may be levied that Life_right the set of the set of the indenture pay all taxes or assessments that may be levied that Life_right the set of the set of the set of the indenture indentified in the part _ of the second part the leves of the and payshe and to keep sail predices insured and incurse, or either, and the answent as paid shall beene a part of the indedtedness, secured by ment and fail may result. I fifty_mand nm/100	· · · · ·
As the said part $G_{\rm CL}$ , and series of a good and inde- ned that they will warrant an It is a greed between the reserved against raid real e- such an and by rach insurant sectors of $\frac{1}{2}$ . In the same sectors of $\frac{1}{2}$ . In the same THIS GRANT is intered. A therefa provided, then the y- this findenties, and shall here THIS GRANT is intered- ation by $\frac{1}{2}$ , terms made or sums of many alwaced by the find- tic sectors and be $\frac{1}{2}$ and $\frac{1}{2}$	of the first part dobreedy covenus and args frainke citate of interiment therein, fire and class of defend the same spatian all parties making have a parties between the becomes due and aparkle, and at the short that the particle of a different by the tits when the same becomes due and parkle, and a company us shall be specified and directed by the interest at the state and part 162 for the first part matrix of the second part may may add taxes and the event that day ari 162 for the first part limited at the rest of 10.5 from the date of pa of a a meritane to evene the payment of the sum limited at the rest. V_s of the second part at y the shall part _s, of the second part to pay for a the limit of and payment be marked in this house. The shall fail the payment be marked in the back where are restain written subjects on a difficult is would for each payment be marked in of the shall of a part back the spoins of the source of the the where are restain written subjects on a difficult is work of the rest and provides or difficult is defined in the restate back of a difficult of parties in the restation of the source of the table part part [10.2].	e that as the definery hereof. [120].BTO _ the harful ownerS_ of the premises above granted, of all the combined of the first of this infectore, pay all taxes or assessments that may be levied that child in the effect of this infectore, pay all taxes or assessments that may be levied that this list of this definite sum and read evates insured samilar for and toremain in part ]. of the second part, the less, if any, mail payshe to the part ] of the second part to the samil fail to pay such may be the same become due and payshe and to keep and precises insured and insures, or either, and the answent as paid shall become a part of the indedictions, secured by main and fail merged	· · · · ·
As the sail part $G_{\rm CL}$ , and tested of a good and inde- and that they will warrant an It is a greed between the vacuum against raid rail of such was not by noch impurso tasks was not by noch impurso tasks and the said sail beer THIS GRANT is interest. As brefa provided, then the and by $\frac{1}{2} g_{\rm CL}$ . Interest. A strength raised shall beer THIS GRANT is interest and by $\frac{1}{2} g_{\rm CL}$ , terms mak- or sum of moury alranced by and by $\frac{1}{2} g_{\rm CL}$ , terms mak- or sum of moury alranced by part thereof or any reliable interesting the same shall be the same train as a least the same shall be trained as function with the part is a green the same or any distribu- ment as a least the same shall be trained as function with the part is a green to be and the part is the same same same same same same same is a green to be and the same same same is a green to be and the same same same same same same same sam	of the first part do breedy covenant and agree finitize totate of interining therein, fire and cize and defend the same spatiant all parties making has a parties here to make becomes due and has parken, and a tries when the amb becomes due and has parken, and a more compary a shall be specified and directed by the interest at the stand part 102 fifth of first part interest at the stand part 102 fifth of first part interest at the stand part 102 fifth of first part interest at the stand part 102 fifth of first part 102 creating written obligation for the same 102 of the second part may may add taxes the stall part y of the second part, and the stall fifth oney the same as provides are not be when any merinding unself, and all of the shall is first part y of the second part, and the parties to the part y of the second part, and the stall fifth oney the same as a provides are not be when any merinding unself, and all of the shall do parties and the same as are same at all the events and to will be partients be read at the events and to will be partients be read at the events in and to will be partients and will all the stall BREOF, The parties of the first part ha BREOF, The parties of the first part has a stall stall and the same same and and the events of the same same and and the same same and the events in and to will be partients be part with the co- to the first part [202] of the bard parties and the same same same same same stall the same same same same same same same sam	e that is the definery hereon the QV_BTO the laseful events?_ of the premises above granted, of all incombrance	· · · · ·
As the sail part GLT. and tested at good onlock- and that they will warrant an It is agreed between this reasons against raid real e- such an and by rach imugans as bords modely a such in the as bords and the same and the THIS GLANT is interest. A as bords partiaged to the terms of this Glantyra and the same THIS GLANT is interest. THIS GLANT is interest. as bords are as a such as a bords of the same and the same ratio of the same and the same IN WITNESS WHEI Written. STATE OF	of the first part dobreedy covenant and gave firstlike related of inkrinisce therein, for and clea- al defend the same spaint all parties making hav- re parties hereto that the sparific of the first part this when the main becomes due and sparkle, and re compary us shall be specified and directed by the infinite share the small part 1GE of the first part infinite share the small part 1GE of the first part infinite share the small part 1GE of the first part infinite share the small part 1GE of the first part infinite share the small part 1GE of the first part the same state of USE from the date of part of a a merizage to secare the payment of the same 1GE of the second part up of the second part, with the sail spart y of the second part, by the sail part y of the second part, by the said the same as provides and the there the same same same same are as the same are model and deferring and to add the presente before y models. BED IT REMEMBERED, That on the the same same same same same same same sam	e that at the definery hereof. Ling?_BTO_the harded events?_ of the premiers above granted, r of all incombrance are shall acid time during the life of this infecture, pay all taxes or assessments that may be level that Ling? will keep the bulkings upon and real cents from all sections for and broards in part?	· · · · ·
As the sail part GLT. and tested at good onlock- and that they will warrant an It is agreed between this reasons against raid real e- such an and by rach imugans as bords modely a such in the as bords and the same and the THIS GLANT is interest. A as bords partiaged to the terms of this Glantyra and the same THIS GLANT is interest. THIS GLANT is interest. as bords are as a such as a bords of the same and the same ratio of the same and the same IN WITNESS WHEI Written. STATE OF	of the first part dobreek covenant and agree firstills exists of interinting therein, fire and cis- al defend the same spains all parties making has a parties here is also becomes due and hypothypothypothypothypothypothypothypot	e that is the defining hered. Ling?_BTOthe hards ownerS_ of the premises above granted, of all theoremains of the life of this infectore, my all taxes or assessments that may be level that child in thereta. For that a cliff line during the life of this infectore, my all taxes or assessments that may be level that highly mill have the building ways and reaches intermediate for and branchs in part 2 of the second part, the leve, if any mail parts for the hard 2 of the second part to the same of the second part, the leve, if any mail parts for the here and part for the there and interpret and life in parts and the amount as paid shall become a part of the indefinedness, secured by ment of a sit sum of money, second on the <u>Dirl</u> day of <u>October</u> 10.44. In all interest needs there are accessed on a sit all deliation and has to a sure are your any further there as accessing to the terms of and all directs are any main any further there as accessing of which has any branch to really main the first and the advente there are second of and the state of the intermeter is the as the advention contained therein fully directory. If dotain the marks is a sure are any further there are part of the first which has any branch to a significant of the state are any the first and the advention contained therein fully directory. If dotain the marks is a sure are the as the advention contained therein fully directory of the source of the bind state to a sure any first and therein on the hull be advention of the advention of an advention of the advention of the hull be advention of the hull be advention of an advention of the advention of the hull be advention of the hull be advention of the hull be advention of the advention of the hull be advention there the hull be advention of the hull be advention of the h	· · · · ·
As the sail part dis. and test of a good onlocked and that they will warrant an It is agreed between this are answerd against raid rail of such any and by such insumes and the same of a same of a same THIS GRANT is interest. As berefa provided, then the same THIS GRANT is interest. as the same of a same of a same raid by tiggterms make or sums of many alwaned by the forty part and by tiggterms make or sums of many alwaned by the forty part and by tiggterms make or sums of many alwaned by the forty part and by tiggterms make or sums of many alwaned by the forty part and by tiggterms make or sums of many alwaned by the forty part and by tiggterms and be forty part make the sum of the order part make the sum of the order part make the sum of the order part in the same of the order part and be same the same of the same IN WITNESS WHEI Written. STATE OF	of the first part dobreek covenant and args femilie catate of interinting therein, fire and class of defend the same spatiant all parties making have a parties between the becomes due and have parties that when the same becomes due and have parties and a company a shall be specified and directed by the interest at the same of 20 K from the date of pa- limeters at the same of 20 K from the date of pa- ore of the second part may may add taxes. The same state of 20 K from the date of pa- d a a meritage to scare the payment of the sum The same state of 20 K from the date of pa- the same state of 20 K from the date of pa- the same state of 20 K from the date of pa- the same state of 20 K from the same size overlap to the same state of 20 K from the same size overlap to the same state of 20 K from the same size overlap to the same remaining unskil, and all of the same researcher same size overlap to a same size overlap to whole some remaining unskil, and all of the same refer to the three, interest three, which ec- ter the state of the same same overlap to the same refer to the state state of same state overlap to the same remaining unskil, and all of the same refer to the state state of same state overlap to the state state state of the same state overlap to the first part 120. The parties of the state same state of the same remaining unskil, and all of the same remaining unskil to be same same state of the same remaining unskil, and all of the same reserve the same state overlap to the same state of the same same state overlap to the same BEOF, The parties of the first part ha DE IT REMEMBERED, That on the state same same. IN WINKENS WHERED, In have, IN WINKENS WHEREDED, In have, IN WINK	e that as the definery hereof. [120].BTO _ the harded senser5 _ of the premises above granted, of all the combined of the life of this indenture, pay all taxes or a assuments that may be level that chim thereas. For that a cliff there during the life of this indenture, pay all taxes or a assuments that may be level that chim thereas. For that inclus relifications were assuments that may be level that this of the second part, the leve, if any mail parts are lower and presents in a part J. of the second part, the leve, if any mail parts are lower and presents in the mail call the part when a works the number of the and paysile and to be present and incurses, or either, and the answard to are made here the second part of paysile on the other and presents in the answard the terms are lower of the part J. of the second part, the lower of the second part is and the answard the terms are lower of the second part is a second to the Dirid of the second part is and the answard the area of the second part is a second part of the second part of the second parts the second part the second part the second part is a second part of the second parts is a second part of the second part the second part the second part of the second parts is a second part of the second parts is a second part of the second parts is a second part of the second part the second part the second part the second part the second parts in the second part of the second parts is a second part of the second part the second part the second part the second part the second parts in the second part the second part the second parts in the second part of the second part the second part the second parts in the second part the second part of the second part the second parts in the second part the second part the second parts in the second part of the second part of the second part of the second part the second part of the second part the second part of the second part of the second part of the second part the second part of the second part of the second part	· · · · ·
As the sail part GLT. and tested at good onlock- and that they will warrant an It is agreed between this reasons against raid real e- such an and by rach imugans as bords modely a such in the as bords and the same and the THIS GLANT is interest. A as bords partiaged to the terms of this Glantyra and the same THIS GLANT is interest. THIS GLANT is interest. as bords are as a such as a bords of the same and the same ratio of the same and the same IN WITNESS WHEI Written. STATE OF	of the first part dobreek covenant and args femilie catate of interinting therein, fire and class of defend the same spatiant all parties making have a parties between the becomes due and have parties that when the same becomes due and have parties and a company a shall be specified and directed by the interest at the same of 20 K from the date of pa- limeters at the same of 20 K from the date of pa- ore of the second part may may add taxes. The same state of 20 K from the date of pa- d a a meritage to scare the payment of the sum The same state of 20 K from the date of pa- the same state of 20 K from the date of pa- the same state of 20 K from the date of pa- the same state of 20 K from the same size overlap to the same state of 20 K from the same size overlap to the same state of 20 K from the same size overlap to the same remaining unskil, and all of the same researcher same size overlap to a same size overlap to whole some remaining unskil, and all of the same refer to the three, interest three, which ec- ter the state of the same same overlap to the same refer to the state state of same state overlap to the same remaining unskil, and all of the same refer to the state state of same state overlap to the state state state of the same state overlap to the first part 120. The parties of the state same state of the same remaining unskil, and all of the same remaining unskil to be same same state of the same remaining unskil, and all of the same reserve the same state overlap to the same state of the same same state overlap to the same BEOF, The parties of the first part ha DE IT REMEMBERED, That on the state same same. IN WINKENS WHERED, In have, IN WINKENS WHEREDED, In have, IN WINK	e that as the definery hereof. [120].BTO _ the harded senser5 _ of the premises above granted, of all the combined of the life of this indenture, pay all taxes or a assuments that may be level that chim thereas. For that a cliff there during the life of this indenture, pay all taxes or a assuments that may be level that chim thereas. For that inclus relifications were assuments that may be level that this of the second part, the leve, if any mail parts are lower and presents in a part J. of the second part, the leve, if any mail parts are lower and presents in the mail call the part when a works the number of the and paysile and to be present and incurses, or either, and the answard to are made here the second part of paysile on the other and presents in the answard the terms are lower of the part J. of the second part, the lower of the second part is and the answard the terms are lower of the second part is a second to the Dirid of the second part is and the answard the area of the second part is a second part of the second part of the second parts the second part the second part the second part is a second part of the second parts is a second part of the second part the second part the second part of the second parts is a second part of the second parts is a second part of the second parts is a second part of the second part the second part the second part the second part the second parts in the second part of the second parts is a second part of the second part the second part the second part the second part the second parts in the second part the second part the second parts in the second part of the second part the second part the second parts in the second part the second part of the second part the second parts in the second part the second part the second parts in the second part of the second part of the second part of the second part the second part of the second part the second part of the second part of the second part of the second part the second part of the second part of the second part	[] []
As the sail part GL. and test of a good not look and that they will warrant an It is a greed between this such an acceled against raid earl e- such an acceled against raid earl e- such an acceled against raid earl e- raid and raid raid earl e- raid raid raid raid earl e- raid raid raid raid raid raid according to the terms of as bording raid raid raid raid according to the terms of according to the terms of and b-ridge_ terms make or sums of more adapted to first part according to the terms of according to the terms of be the terms of raid raid raid raid to raid b-ridge raid to first part interest of raid raid raid raid raid to result the annound the maps IN WITNESS WHEI STATE OF STATE OF County cf (SEAL).	of the first part dobreedy coverant and argue finitize rate of interiment entering, for and clea and defend the same sprint all parties making have a parties here to make become due and parkle, and at event and the sprint of the first part in the interiment and part 120 of the first part in interiment and part 120 of the first part in interiment and part 120 of the first part in the containt of the sprint of the sum interiment and part 120 of the second part in the sprint of the sprint of the sum interiment and part 120 of the sprint of the sum interiment of the sprint of the sprint in the sprint of the sprint of the sprint of the sprint interiment of the sprint of the sprint interiment of the sprint of the sprint of the sprint interiment of the sprint of the sprint of the sprint interiment of the sprint of the sprint of the sprint interiment of the sprint of the sprint of the sprint interiment of the sprint of the sprint of the sprint interiment of the sprint of the sprint of the sprint is deferred and interest sprent of the sprint is deferred and interest sprent of the sprint has REOP. The part102 of the first part has BE IT REMEMBERED, That on it is the fort part 120 of the first part has execution of the sprint. Junchan, Junchan, IN WITNESS WHEREOF, I have show written. My commission expires on the21	e that is the definery hereon	[] []
As the aid part GL. and test of a good not look and that they will warrant an It is agreed between this reasons against raid real e- such an anothy such impunes THIS GEANT is interest. As berefa provided, then the y- and by 142, terms make or sums of many alwared by the fort- ment of the fortune and the fort and by 142, terms make or sums of many alwared by the fort- interest of the forter part all part f, ago the forter part interest of the forter part intere	of the first period of the first period coverant and agree firstlike relate of inkritisness therein, fire and class and defend the same spring all periods of the first per- termination of the becomes due and hypothypothypothypothypothypothypothypot	e that at the defining hereof. Ling?. BTO	[] []
As the said part GLT. and tested at good not look- ind that they will warrant an It is agreed between this is a greed between this such an anothy rank in the said this is agreed between this as bords and by rank in the said THIS GLANT is intended as bords partiaged in the said bear THIS GLANT is intended as bords partiaged in the said bear are ording to the terms of as bords partiaged in the said bear are ording to the terms of as bords and by it is an intended as contained to the terms of as bords and by it is an intended are ording to the terms of as bords and by it is an intended are ording to the terms of of the said bear the said bear intended by the said bear it is a set of the said bear it is a set of the said bear IN WITNESS WHEI Written. STATE OF (SEAL). I, the undersigned ow of Deeds to enter the discip	of the first period of the first period coverant and agree firstlike relate of inkritisness therein, fire and class and defend the same spring all periods of the first per- termination of the becomes due and hypothypothypothypothypothypothypothypot	e that is the definery hereon	[] []

on mi thi