MORTGAGE RECORD 84

O

9

Ο

0

Ċ

C

[]

0

Reg. No. 3940 Fee Paid, \$ 5.50 631

	FROM	STATE OF KANSAS, D This instrument was	OUGLAS COUNTY, ss. filed for record on the	12 day of	
		- Qatober	A. D. 19 44 ., at .31	CO o'clock P. M.	
	то		Doard g.g.	Beck	
				Register of Deeds.	
	Made this <u>6th</u> day of				
hundred and forty	-four between			, one thousand nine	
	ore and Ethel L. Moore, bis a				
of Enldwin City	in the County of	Douglas	and State ofKa		
part 123 of the first part	t, and THE TRUSTERS (a an	part y	of the second part.	
TWO THOUSAND T	the said particsof the first part, in c NO <u>HUMMO</u> and no/100	/ DOLLARS,			
	The East 50 a	eres of the South }			
	of the North				
	Section 29, 1	ownarip 14, Kange 20,			
	Douglas Count	y, Kansas			
					12148
	d all the estate, title and interest of the			numiau abuse granted	
And the said part 185of	d all the estate, title and interest of the the first part do —— hereby covenant and agree sable estate of inheritance therein, free and clear	that at the delivery hereof thay are		premises abore granted,	
And the said part 102 of and seized of a good and indefea and that they will warrant and	the first part do bereby covenant and agree	that at the delivery hereof <u>thoy</u> are. of all incumbrance I claim thereto.	the lawful owner S_ of the :		
And the said part in Sof and seized of a good and indefer and that they will warrant and it is agreed between the p or assessed against said real exts such sum and by such insurance	the first part do == hereby covenant and arree nuible estate of inheritance therein, free and clear defend the same arainst all parties reaking lawfu parties hereto that the participation of the first par- te when the same becomes due and payable, and i company as abail be specified and directed by the	that at the delivery hereof have a real of all incumbrance claim thereto. claim thereto. claim the actual times during the life on the inde tathow have the buildings upon art for the second part, the loss, if any, m	the lawful owner S of the p nture, pay all taxes or assessmentiate payable to the part 2- of	nents that may be levied not fire and tornado in f the second part to the	
And the said part 1020f and seized of a good and indefeat and that they will warrant and it is agreed between the p cr assessed against said real ests such som and by such insurance extent of	the first part do == hereby covenant and agree mildle estates of inheritance therein, free and clear defend the same arailort all parties reaking lawfu parties hereic that the particular, of the first part here when the same becomes due and parable, and it company as shall be specified and directed by the fi in the event that said parti	that at the delivery hereof <u>thoy</u> are of all incombrance [claim thereto, tabil at all times during the life or the infe- bat <u>thoy</u> will keep the buildings upon art <u>thoy</u> will keep the buildings upon art <u>thoy</u> will have when the same become	the lawful owner S_{-} of the prime of th	nents that may be levied not fire and tornado in f the second part to the co said premises insured	
And the said part 1000 and seited of a good and indered and that they will warrant and It is agreed between the p or assessed against said real ests ach sum and by such insurance scient of 120 interest. And as horein provided, then the part is indenture, and shall bear it	the first part do $\frac{1}{2}$, hereby overand and agree while exists of labertiance therein, free and char- single exists of labertian and the second second and parties herein that the particle in the first par- ties when the same becomes due and payable, and it compares as shall be specified and directed by the test when the same and part Z_{in} of the first part of the the event that and part Z_{in} of the first part of the test and the mean of 105 from the due of pays	that at the delivery hered. Thuy, APO of all incumbrance	the lawful owner S. of the ; niture, pay all tarce or ascessmall and real cetate insured again and payable to the part S. of ne due and payable and to kee d shall become a part of the i	nents that may be leviel nat fire and tornals in f the second part to the co said premises insured indebtedness, secured by	
And the said part 10007 and seited of a good and indefe and that they will warrant and it is arreed letwen the y or asseed against said real ests tack sum and by such insurpre- catent of <u>110</u> interest. And as horing provided, then the part this interest, and shall beer in THIS GRANT is intered. THIS GRANT is intered.	the first part do $$ break owners and easy multiple estate of inheritance therein, free and char- defend the same availant all particle making larfy particle hereis that the particle. In the first par- ticle when the same becomes due and payable, and it company as shall be specified and directed by the task between the same based of the first part of the two excit that and party. — of the first part of the same state of 10% from the date of pay as a numerizable from the system of the same of the second here the system of the same of the second part may neg said targe as a same of 10% from the system of the same of the second part may neg said targe as a same of 10% from the system of the same of the same of the second part may neg sate of the same of the same of the same same same same same same same sam	that at the delivery hered. Likely, 2020 of all incombrane ball at all times during the life of the large that it times during the life of the large the ast Likely, 2011 Likep the buildings upon artimust for the second part, the large the large the all full to pay and there when the num beven d lawrance, or either, and it is amount as pair ment such for predict.	the lawful owner 4 of the ; nture, pay all takes or assessme add read crate insured again adds payable the part 3 of of me due and payable and to kee d shall become a part of the i	nents that may be levied not fire and tornado in f the second part to the cp said premises insured indubtedness, secured by DOLLARS,	
And the said part 10007 and seited of a good and indefect and that they will warrant and it is acread between the pro- respondent against said real can such sum and by such insurance attent of 122 interest. And an herrin provide, them the part it is indefective, and skall there in THIS Schemars, and skall there in THIS Schemars. The interdent THIS Schemars, and skall there is a set of the set of the set of the the schemars. The set of the this independent set of the the set of the set of the set of the set of the set of the set of the according to the terms of	the first part do $$, herein constant and agree suble exists of inheritance therein, free and clear defend the same startist aff particle making herfs partice herein that the particle making herfs the when the same become due and parabole, and i company as a shall be received and directed by the p i in the event that said part $$ of the first part i i in the event that said part $$ of the first part is a more than the particle of the first part is in the event that said part $$ of the first part is or of the event het a part of the part of the same events in which a big part $$ for the part core in a white adjust $$ if or the part parabolic to the part $$ of the event part, which had the art $$ of the source part, which had for art $$ of the source part of the part	that at the delivery hereof <u>they</u> APO of all incrumbence of all incrumbence in the second part, the law, if any, m is half at it times during the life or the inde- national second part, the law, if any, m all fail to pay such taxes when the same been of incrumes, or they raw have a been denied until faily reput.	the lawful owner & of the p nurre, pay all takes or assessment and real erists (narrest a same and payable and to the part / _ of a dall become a part of the d dall become a part of the d dall could be a same a same of the d dall become a part of the d d	nents that may be levied not five and tornals in f the second part to the passid premises [saured indubtedness, secured by 	
And the said part 10007 and seited of a good and indefect and that they will warrant and it is acread between the pro- respondent against said real can such sum and by such insurance attent of 122 interest. And an herrin provide, them the part it is indefective, and skall there in THIS Schemars, and skall there in THIS Schemars. The interdent THIS Schemars, and skall there is a set of the set of the set of the the schemars. The set of the this independent set of the the set of the set of the set of the set of the set of the set of the according to the terms of	the first part do $$, herein constant and agree suble exists of inheritance therein, free and clear defend the same startist aff particle making herfs partice herein that the particle making herfs the when the same become due and parabole, and i company as a shall be received and directed by the p i in the event that said part $$ of the first part i i in the event that said part $$ of the first part is a more than the particle of the first part is in the event that said part $$ of the first part is or of the event het a part of the part of the same events in which a big part $$ for the part core in a white adjust $$ if or the part parabolic to the part $$ of the event part, which had the art $$ of the source part, which had for art $$ of the source part of the part	that at the delivery hereof <u>they</u> APO of all incrumbence of all incrumbence in the second part, the law, if any, m is half at it times during the life or the inde- national second part, the law, if any, m all fail to pay such taxes when the same been of incrumes, or they raw have a been denied until faily reput.	the lawful owner & of the p nurre, pay all takes or assessment and real erists (narrest a same and payable and to the part / _ of a dall become a part of the d dall become a part of the d dall could be a same a same of the d dall become a part of the d d	nents that may be levied not five and tornals in f the second part to the passid premises [saured indubtedness, secured by 	
And the said part 10007 and exist of a good and indefec- and that they will warrant and it is acread between the or anomal against said real ens- such was and by such invarance extent of 122 interest. And an herrin provide, them the part this informare, and shall here in THUS (RANT Is interest. THUS (RANT Is interest	the first part do $$, herein constant and agree suble exists of inheritance therein, free and clear defend the same startist aff particle making herfs partice herein that the particle making herfs the when the same become due and parabole, and i company as a shall be received and directed by the p i in the event that said part $$ of the first part i i in the event that said part $$ of the first part is a more than the particle of the first part is in the event that said part $$ of the first part is or of the event het a part of the part of the same events in which a big part $$ for the part core in a white adjust $$ if or the part parabolic to the part $$ of the event part, which had the art $$ of the source part, which had for art $$ of the source part of the part	that at the delivery hereof <u>they</u> APO of all incrumbence of all incrumbence in the second part, the law, if any, m is half at it times during the life or the inde- national second part, the law, if any, m all fail to pay such taxes when the same been of incrumes, or they raw have a been denied until faily reput.	the lawful owner & of the p nurre, pay all takes or assessment and real erists instanced again and payable and to the part of one data lawsome a part of the 1 data lawsome a part of the 1 da	nents that may be levied not five and tornals in f the second part to the passid premises [saured indubtedness, secured by 	
And the said part lines, and seried of a good and indere- nal denied of a good and indere- tion of the series of the series of the target of the series of the series of the target of the series of the series of the series of the series of the series of the THE GRANT is insteaded. THO THOUGHT is insteaded to the series of the series of the THE GRANT is insteaded to the series of the series of the Series of the series of the series of the series of the series of the series of the the series of the serie	the first part do $=$ hereing overand tend agree number exists of inheritance therein, free and char- suitable exists of inheritance therein, free and char- dered the same samisst all particle making having hereins have been set of an and particle. In the other have the tend herein that same herein of the first part do in the event that same herein of the first part do in the event that same herein of the first part do in the event that same herein the data of part events in the moving the first part do the same of the same same inter the first part do the same events in titles addigation = for the part events in titles addigation = for the part events in titles addigation = for the part do the said part [for the second part, with bound in oth part parts events the part of the till part of the buildings on said part events are as the part of the buildings on said part events are as the part of the buildings on said part events are as the part of the same same same same same same same sam	that at the delivery hered. I have APD of all incombrance chain at all times during the life or the inde- case of the second part, the large of the second at 1 have API have be builtings upon at 1 have API have be builtings upon at 1 have API have be builtings upon at 1 have API have be built on the same been distances or either, and the anomal to gain the second part, the bars of the second bars of a have a second part, the second bars distances or either, and the anomal to gain the second part, the bars of the second part of a have a second part, the second second distances or either, and the anomal to gain the second part of the second second part of the second part of the second second part of the second part of the second part of the second part is not a set of the second part of the second part of the part of the second part of the second part of the in a key of market as a bary and part of the second part of the in a key of market as a bary and part of the second part of the in a key of market as a bary and part of the second part of the in a key of market as a bary and part of the second part of the in a key of market as a bary and part of the second part of the inter of the second part of the second part of the second part of the inter of the second part of the second part of the second part of the inter of the second part of the second part of the second part of the inter of the second part of the second part of the second part of the inter of the second part of the second part of the second part of the inter of the second part of	the lawful over 2. of the ; mitter, pay all tare or haves all real critic stars are law and all provide to the part J - of all having a payble and to here all shall become a part of the I <u>all having and a stars</u> of the I <u>all having a stars</u> and <u>all shall</u> <u>all having a stars</u> and <u>all parts</u> and <u>all having a stars</u> and <u>all parts</u> and <u>all having a stars</u> and <u>all having</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars</u> and <u>all having a stars and <u>all having a stars and a</u></u>	nests that may be levied and fire and iterable in the second part is the operation of the second part is the second part is the second part of the second part is the second part of the second part of the second part is the second part of the second part of the second part is a set part of the second part is the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the sec	301-5
And the said part lines, and exist of a good and indepen- ing that they will warren and it is arread letteren the ramserial action shall rear its ramserial action shall rear its ramserial action lines, and and the said herein provided, then the part THE GRANT is insteaded to the share shall be a star THE GRANT is insteaded to the share share shall be a star of the share share share and by the star share share share the share share share share share share the share share share share the share the share share share share the share	the first part do $_{-}$ herein, over and that get the estate of inkeritance therein, free and char- nulfile estate of inkeritance therein, free and char- dered the anse available at the specific particle between the same becomes due and particle. In the there is the the specific and directed by the two shorts at abilities specific and directed by the specific and in the over that and particle. In the first part of the two sets that and particle of the first part of the two sets that and part ($-$ of the first part of the two sets that and part), or the first part of the two sets the second part may pay red it may a as a more of 105 from the date of pay is a second part on pay the specific part of the two parallel to the part), of the second part, with the said part $$ of the second part to pay for a or of the buildings on and red red red to pay for at or of the buildings on and are set at the built part of an of the buildings on and are set of the built part akap parameters in the remines and at the built part of part of the building part is pay for a parallel to the part of part is pay for a pay the part of the buildings on and part on the built part of the builting the part built pay for a pay the pay the parallel to the pay the pay the pay the part of pay for pay is a set of the part of pay for parts of pay for the part of the builting the part of pay for parts of the pay for the builting the pay for the pay for pay for pay for the pay for the pay for the pay for pay for the pay for the builting the pay for the pay for the pay for th	that at the delivery hered	the lawful owner 2. of the p minor, pay all taxes or assessme add real critic insured axis axis payable to the part J - of the dram adjustment in the d shall become a part of the 1 	nests that may be levied and for and located in the scond part to the try aid promise located to the scond part of the control of the located to the scond part of the located to the scond part of the located to the scond part of the located to part of the located to part of the located to the scond part of the located to the located to the scond part of the located to the scond part of the located to the located to any located to the located to the scond part of the located to any located to the located to the scond part of the located to the located to the scond part of the located to the scond part of the scond part of the located to the scond part o	30175
And the said part $2 \log r$ and device of a good end indeter and that they will warrant and it is arreed letteren they reasoned accisate and real end that arreed letteren they reasoned accisate laterent and the interface and letterent and the interface and head letter is THIS GRAFT is insteaded to the second shall here it THIS GRAFT is insteaded to the second shall here it and be $\frac{1}{12} = 1 + \cos m \sin \theta$ or sums of neary advanced by the observance shall be real and be $\frac{1}{12} = 1 + \cos m \sin \theta$ or sums of neary advanced by the observance shall be real and be determined by the first one appointed herein, and the observance shall be real and second the near the treat and benefits accruing them.	the first part do $=$ hereing coverant and agree while exists of interfance therein, free and char- defend the same araisst all particle reaking larfs parties herein hat the particle. In the first par- ticle when the same becomes due and papels, and it company as shall be specified and directed by the tit be very that such part $_{\sim}_{\sim}$ of the first part al- ticle the the same same particle that the first part al- ticle that the same same part of the same and the same same same same same same same sam	that at the delivery hered. Likely, 4220 of all incombrane chain therea. that it times during the life or the inde- tain therea. The delivery of the second part, the loss, if any, m attinue of the second part, the loss, if any, m attinue of the second part, the loss, if any, m attinue of the second part, the second as part in the likely second part, the second is part in the likely second part is the second part of the likely second part of the second part of the part of main second part of the second part of the line provided for in and written able there is part of a dharks in the likely many presented is a dharks in the like many presented is a dharks in the like the second part of the second part description is the many presented in the present there is the many presented in the second is dharks in the like the second part of the second is dharks in the like the second part of the second part of the second part description is the many presented in the second is dharks in the like the second part of the	the lawful over 2, of the p matter, pay all takes or assessment and real critic insured again and paylie to the part J _ of the matter paylie to the part J _ of the d shall become a part of the 1 Cith	nests that may be levied and for and tornals of it do event part to the cry said permises instruc- inhibitedness, secured by ————————————————————————————————————	30175
And the said part lines, and levice of a good and indere and that they will warren and it is arread levices that it and en- transcale action and read en- transcale action and read en- transcale action and the said read en- transcale action and the said this flowther, and shall bere it THES GRANT is insteaded to the said of the first part of this flowther, and shall be it of the said of the first part of the said of the first part of the said part is an other said balance in the said the said balance in the said the said balance in the said the said the first part of the said the said the said balance to read in the said the said the said to read in the said the said balance to read and hance the said balance to the said the said the said the said the said the said the said the said the sa	the first part do $_{-}$ herein, over and that get the estate of inkeritance therein, free and char- nulfile estate of inkeritance therein, free and char- dered the anse available at the specific particle between the same becomes due and particle. In the there is the the specific and directed by the two shorts at abilities specific and directed by the specific and in the over that and particle. In the first part of the two sets that and particle of the first part of the two sets that and part ($-$ of the first part of the two sets that and part), or the first part of the two sets the second part may pay red it may a as a more of 105 from the date of pay is a second part on pay the specific part of the two parallel to the part), of the second part, with the said part $$ of the second part to pay for a or of the buildings on and red red red to pay for at or of the buildings on and are set at the built part of an of the buildings on and are set of the built part akap parameters in the remines and at the built part of part of the building part is pay for a parallel to the part of part is pay for a pay the part of the buildings on and part on the built part of the builting the part built pay for a pay the pay the parallel to the pay the pay the pay the part of pay for pay is a set of the part of pay for parts of pay for the part of the builting the part of pay for parts of the pay for the builting the pay for the pay for pay for pay for the pay for the pay for the pay for pay for the pay for the builting the pay for the pay for the pay for th	that at the delivery hered. Likely, 4220 of all incombrane chain therea. that it times during the life or the inde- tain therea. The delivery of the second part, the loss, if any, m attinue of the second part, the loss, if any, m attinue of the second part, the loss, if any, m attinue of the second part, the second as part in the likely second part, the second is part in the likely second part is the second part of the likely second part of the second part of the part of main second part of the second part of the line provided for in and written able there is part of a dharks in the likely many presented is a dharks in the like many presented is a dharks in the like the second part of the second part description is the many presented in the present there is the many presented in the second is dharks in the like the second part of the second is dharks in the like the second part of the second part of the second part description is the many presented in the second is dharks in the like the second part of the	the lawful over 2, of the p matter, pay all takes or assessment and real critic insured again and paylie to the part J _ of the matter paylie to the part J _ of the d shall become a part of the 1 Cith	nests that may be levied at for each tenado in the second part to the cry said premises interest inductions, secured by — — — DOLLARS, abs to secure any sam visited, in the event that moving, in such payments of any or if it has interested as the interest of the part in the interest of part in the interest of part in the interest part by the part	30175
And the said part lines, and levice of a good and indere and that they will warren and it is arread levices that it and en- transcale action and read en- transcale action and read en- transcale action and the said read en- transcale action and the said this flowther, and shall bere it THES GRANT is insteaded to the said of the first part of this flowther, and shall be it of the said of the first part of the said of the first part of the said part is an other said balance in the said the said balance in the said the said balance in the said the said the first part of the said the said the said balance to read in the said the said the said to read in the said the said balance to read and hance the said balance to the said the said the said the said the said the said the said the said the sa	the first part do $=$ hereing coverant and agree while exists of interfance therein, free and char- defend the same araisst all particle reaking larfs parties herein hat the particle. In the first par- ticle when the same becomes due and papels, and it company as shall be specified and directed by the tit be very that such part $_{\sim}_{\sim}$ of the first part al- ticle the the same same particle that the first part al- ticle that the same same part of the same and the same same same same same same same sam	that at the delivery hered. Likely, 4220 of all inconvenses. I all inconvenses that it times during the life or the help that it times during the life or the help at 1.112, 711.1426 per the buildings upon attimud for the second part, the less, if any, m attimute the second part, the less, if any, m attimute the second part, the second to part attimute the second part of the second part of the second part of the second part of the second part of the second part description the second part of the second part o	the harfal over 2, of the ; minore, pay all takes or assesses and real creater insured again and paylies to the part J of the de and apaylish and to leve d shall become a part of the 1 	nests that may be levied at five and tornals in the scenal part to the cry asil premises inverted inductions, secured by ————————————————————————————————————	30175
And the said part lines, and levice of a good and indere and that they will warren and it is arread levices that it and en- transcale action and read en- transcale action and read en- transcale action and the said read en- transcale action and the said this flowther, and shall here it THES GRANT is insteaded to the said of the first part of this flowther, and shall here it or said of none; and the first part according to the terms and and by <u>its</u> errors make p and by <u>its</u> errors make p read of the first part of the first part of the first part of the first part of the said part of the term part of the said part of the term of the rest and benefits and become <u>rest and here the same of the same</u> to retain the association there to retain the association the same to retain and hence the same of the same its part the same of a same same the same of the same the same to the same of the same the same to the same of the same to the same the same to the same of the same of the same to the same the same to the same of the same of the same to the same to the same to the same to the same of the same of the same to the same of the same of the same to the same of the	the first part do $=$ hereing coverant and agree while exists of interfance therein, free and char- defend the same araisst all particle reaking larfs parties herein hat the particle. In the first par- ticle when the same becomes due and papels, and it company as shall be specified and directed by the tit be very that such part $_{\sim}_{\sim}$ of the first part al- ticle the the same same particle that the first part al- ticle that the same same part of the same and the same same same same same same same sam	that at the delivery hered. Likely, 4220 of all inconvenses. I all inconvenses that it times during the life or the help that it times during the life or the help at 1.112, 711.1426 per the buildings upon attimud for the second part, the less, if any, m attimute the second part, the less, if any, m attimute the second part, the second to part attimute the second part of the second part of the second part of the second part of the second part of the second part description the second part of the second part o	the lawful over 2, of the p matter, pay all takes or assessment and real critic insured again and paylie to the part J _ of the matter paylie to the part J _ of the d shall become a part of the 1 Cith	nests that may be levied at fire and tornals in the second part to the cry asid premises interest inhibitedness, secured by — — — — DOLLARS, abs to secure any same stilled, in the event that motion, in such payments of any or of the bissurator of any of the bissurator of part 1 and payments of any or the bissurator of any or a bissurator of a bissurator (SEAL)	30175
And the said part lines, and levice of a good and indere and that they will warren and it is arread levices that it and en- transcale action and read en- transcale action and read en- transcale action and the said read en- transcale action and the said this flowther, and shall here it THES GRANT is insteaded to the said of the first part of this flowther, and shall here it or said of none; and the first part according to the terms and and by <u>its</u> errors make p and by <u>its</u> errors make p read of the first part of the first part of the first part of the first part of the said part of the term part of the said part of the term of the rest and benefits and become <u>rest and here the same of the same</u> to retain the association there to retain the association the same to retain and hence the same of the same its part the same of a same same the same of the same the same to the same of the same the same to the same of the same to the same the same to the same of the same of the same to the same the same to the same of the same of the same to the same to the same to the same to the same of the same of the same to the same of the same of the same to the same of the	the first part do $=$ hereing coverant and agree while exists of interfance therein, free and char- defend the same araisst all particle reaking larfs parties herein hat the particle. In the first par- ticle when the same becomes due and papels, and it company as shall be specified and directed by the tit be very that such part $_{\sim}_{\sim}$ of the first part al- ticle the the same same particle that the first part al- ticle that the same same part of the same and the same same same same same same same sam	that at the delivery hered. Likely, 4220 of all inconvenses. I all inconvenses that it times during the life or the help that it times during the life or the help at 1.112, 711.1426 per the buildings upon attimud for the second part, the less, if any, m attimute the second part, the less, if any, m attimute the second part, the second to part attimute the second part of the second part of the second part of the second part of the second part of the second part description the second part of the second part o	the harfal over 2, of the ; minore, pay all takes or assesses and real creater insured again and paylies to the part J of the de and apaylish and to leve d shall become a part of the 1 	nests that may be levied at fire and tornals in the second part to the cry said premises interest inductions, secured by DOLLARS, abs to secure any sam visited, in the event that not be premised as the or if it has interested as it is the interest of the interest of the interest of the interest of the part if the interest of part if the interest of part if the interest of the interest of the part if the interest part if the part ==== part if the interest of the interest of the part if the part ===== interest. (SEAL) (SEAL)	30175
And the said part $2 \log r$ and device of a good end indeter and that they will warrant and it is arreed letteren they reasoned accisate and real end that arreed letteren they reasoned accisate laterent and the interface and letterent and the interface and head letter is THIS GRAFT is insteaded to the second shall here it THIS GRAFT is insteaded to the second shall here it and be $\frac{1}{12} = 1 + \cos m \sin \theta$ for a sum of a neary advanced by the observance shall here the second second shall here it and be $\frac{1}{12} = 1 + \cos m \sin \theta$ for a sum of a neary advanced by the second second second second second here the second second second second here the second second second second to real the second second second second to real the second second second making much also, and dema (to the second second second second second second second second second second second making second se	the first part do $=$ hereing coverant and agree while exists of interfance therein, free and char- defend the same araisst all particle reaking larfs parties herein hat the particle. In the first par- ticle when the same becomes due and papels, and it company as shall be specified and directed by the tit be very that such part $_{\sim}_{\sim}$ of the first part al- ticle the the same same particle that the first part al- ticle that the same same part of the same and the same same same same same same same sam	that at the delivery hered. Likely, 4220 of all inconvenses. I all inconvenses that it times during the life or the help that it times during the life or the help at 1.112, 711.1426 per the buildings upon attimud for the second part, the less, if any, m attimute the second part, the less, if any, m attimute the second part, the second to part attimute the second part of the second part of the second part of the second part of the second part of the second part description the second part of the second part o	the harfal over 2, of the ; minore, pay all takes or assesses and real creater insured again and paylies to the part J of the de and apaylish and to leve d shall become a part of the 1 	nests that may be levied at fire and tornals in the second part to the cry asid premises interest inhibitedness, secured by — — — — DOLLARS, abs to secure any same stilled, in the event that motion, in such payments of any or of the bissurator of any of the bissurator of part 1 and payments of any or the bissurator of any or a bissurator of a bissurator (SEAL)	30175
And the said part likes and evice of a good sold indered and that they will warrant and it is arrest letter and the said real en- transmittant and the said real en- model and the said real entransmittant according to the terms of	the first part do $$ herein coverant and agree while exist of interfance therein, free and char defend the same arainst all parties reaking lacfa parties herein hat the particlic. of the first part is the where the same becomes due and payable, and it company as shall be specified and directed by the test when the same and part of the first part of the test with the same of the first part of the test with the same of the same of the same payable to the part $$ of the second part, with the said part $$ of the second part, payable the part $$ of the based part, the payable the part of the basility as many same as provided to be part of the said part $$ of the second part, with the said part $$ of the second part, the same as provided to be part of the basility can be assist part carries are part by due and us will the predice of the balance for the first part $$ of the first part the same the first part $$ of the second part to part for of the basility more than a provided to many the part due and us will the predice of the balance part to be first part $$ of the first part hat $$ the part $$ of the first part hat $$ the part $$ of the first part hat $$ herein the same $$ provides $$ at herein EOF, The part $$ of the first part hat $$ herein the same $$ herein $$ has a provide balance for EOF, The part $$ of the first part hat $$ herein $$ herein $$ herein $$ herein $$ herein $$ herein $$ herein $$	that at the delivery hered. Likely, 4220 of all inconvenses. I all inconvenses that it times during the life or the help that it times during the life or the help at 1.112, 711.1426 per the buildings upon attimud for the second part, the less, if any, m attimute the second part, the less, if any, m attimute the second part, the second to part attimute the second part of the second part of the second part of the second part of the second part of the second part description the second part of the second part o	the harfal over 2, of the ; minore, pay all takes or assesses and real creater insured again and paylies to the part J of the de and apaylish and to leve d shall become a part of the 1 	nests that may be levied at fire and tornals in the second part to the cry said premises interest inductions, secured by DOLLARS, abs to secure any sam visited, in the event that not be premised as the or if it has interested as it is the interest of the interest of the interest of the interest of the part if the interest of part if the interest of part if the interest of the interest of the part if the interest part if the part ==== part if the interest of the interest of the part if the part ===== interest. (SEAL) (SEAL)	30175
And the said part likes and a series of a good and indered and that they will warrent and It is agreed letteren they are also and the series of the same of a secial set of a set of the second secon	the first part do = hereing overmant and agree while exists of inheritance therein, free and char defend the same arainst all parties reaking larfs parties hereis that the parti_101. of the first part is the when the same becomes due and papakies, and it company as shall be specified and directed by the starts. All the risk of the first part of the direct at the risk of the first part of the direct at the risk of 100 from the direct of by the parties has the risk of 100 from the direct of by the parties at the risk of 100 from the direct of by the parties at the risk of 100 from the direct of by the parties of the second part risk of the same as provided rates and parties the the risk of the same as provided rates and the same as provided a berein part of the said part of the second part, with the said part of the second part, with the said part of the second part, by the direct part of the same as provided rate are not by from the building or made as a therein oped of if the building or made and a life direct by the first part 10.2. Is the first part 10.2. Is t	that at the delayery hered	the lawful owner 2. of the p miner, pay all takes or assesses and real creater insured again and paylet to the part J if and paylet to the part J if d shall become a part of the 1 the day of or Chin day of Chin day of Chin day of Chin day of Chin day of Chin day of charged. If default he main is a start assessment of the send of pair assessment of the send ty has and addre a firstering the constrained and particular the start assessment of the send ty has and addre a firstering the constrained, such all benefits us, shall be constrained, and all benefits us, shall be constrained, and all benefits as and days the start bears and days the day a MGOPTO	nests that may be levied ast for each ternate in the second part to the op asid promise lowered to pasid promise lowered by the lower sector of the lower sector of the librarater is of the librarater is such to the coverned of the librarater is such to the coverned of the librarater is such to the coverned of the librarater is such to not a sector of the librarater is such to not a sector of the librarater is such to not a sector of the such to not a sector of the sector of the such to not a sector of the sector of the such to not a sector of the sector of the such to not a sector of the sector of the such to not sector of the such to not a sector of the sector of t	30175
And the said pard lines: and that they will warrant and link arrest letters in the reasonal accission of the same said the same shows and read war- ter same shows a same same same same same same same same same same same same same same same same same same transmission of the same same reasonal same same same same same same same same same same same same	the first part do hereby covernant and agree while exists of interfacence barrein, here and chars affered the same against all parties realing larfs parties bereats that the partilizing of the first part is where the same base and particles the first part is the cover that we have the second part of particle bars are hardware to first from the data of pays are hardware to first from the pays of the the market of the second part to pay for a pays of the second part to pay for a and full to pay the said previous of the half the said pays the said previous of the half data of pays of the said previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the half data of pays of the head of previous of the head data of pays of the head of previous of the head data of pays of the head of previous of the head data of pays of the head of previous of the head data of pays of the head of previous of the head data of pays of the head of previous of the head data of pays of the head of previous of the head data of pays of the head of previous of the head data of pays of the head of previous of the head dat	that at the delivery hered	the harfal owner E. of the jet in the part of the p	nests that may be levied ast for each ternate in the second part to the op asid promise lowered to pasid promise lowered by the lower sector of the lower sector of the librarater is of the librarater is such to the coverned of the librarater is such to the coverned of the librarater is such to the coverned of the librarater is such to not a sector of the librarater is such to not a sector of the librarater is such to not a sector of the such to not a sector of the sector of the such to not a sector of the sector of the such to not a sector of the sector of the such to not a sector of the sector of the such to not sector of the such to not a sector of the sector of t	30175
And the said pard lines: and setted of a good sold indeter and that they will warrant and it is agreed lettern they reasonal action and it was an action to a setter of 12. Interest, Am an brein provided, then the part action of the settern and THIS GRAFT is intered. THIS GRAFT is intered. THIS GRAFT is intered. THIS GRAFT is intered. They are an action of the setter and by the conversion shall be at the settern and the set and by the conversion shall be at the settern and the setter and by the conversion shall be at the settern and the setter and be at the set and the setter as a conversion absolute reach the ways in the settern and sectors for any a conversion absolute reach be a in N WITNESS WHERD written.	the first part do hereby covernant and agree while exists of inheritance therein, free and char defend the same arainst all parties reaking lacfa parties herets that the partillin. of the first part is the where the analyse becomes due and payable, and I company as shall be specified and directed by the starts at the first same the specified and directed by the starts at the first of US from the date of pays is a submittee of US from the date of pays as a submittee object that the particle of the same parallel to the parti of the second part, with the and partimet of the first part of the same parallel to the parti of the second part, with the and partimet of the second part to pay for - of if the building same as provided in the inder the start part in the direct to part for - of if the building same as the rest of the show the same as provided as the same at the part of if the building same as the rest of the show the same as provided as the same at the same set of the building same at the same as a model in the same as the same as a same at the same the first part 12.2. I part of part 12.2. I part of part 12.2. I building the part 12.2. I for the part EOP, The part 12.2. I for the same EOP, The part 2.2. I for the first part hav? BE IT REPARTINEEEED, That on the same as the first part 12.2. BE IT REPARTINEEEED, That on the same as the same as the same at the same and the same as the same as the same at the sam	that at the delivery hered. Linu: 420 of all inconverses. all inconverses. that it all times during the life or the inde- ation therea. It is all there is the index of the the exact the index at 1.112, 711.1142 per the buildings upon atting the second part, the less, if any, been it all they are index of the the amount as pair and the second part, the amount as pair index of the second part, the amount as pair and the second part, the amount as pair is all interest accretions therein actually all is all there are considered been any taken with any isotration or to dischare any taken with any provements therein, all therein activity the any part there is the manage presented the provided for in and written able therein, fully any part there is the manage presented as of particular therein, and the overprise any charter is the manage presented as the activity of the interment presented there are also and every obligation brends and the set indicer. In the manage presented be activity of the set indicer. In the manage presented be activity of the set indicer. The handfully is a discretion of the set indicer. The handfully is a discretion of the set indicer. Set 10.1.1 Set 10.1.1 as present developments thereas, and the over be a forewhile county and States, came handfully and the over the set indicer.	the lawful owner 2. of the ; mister, pay all takes or assesses and real creater insured again and paylie to the part J if and paylie to the part J if d shall become a part of the 1 the day of output terms of and shallparts and instruct thereon as herein pro- scharged. If default be make to the secondition output pro- scharged. If default be make to the secondition output pro- tion of the respective parties he is of the respective parties he hand a call —the day a <u>Korro</u> A. D. 19	nests that may be levied and for and tornals in the second part to the op and promise leaved to part of the second part of the leaves of the l	30175
And the said pard lines: and the said pard lines: and that they will warrent and It is arread lettern they are the arread lettern they are an arread to a series of a state lines and a series of a state and the same arread lettern they are a border provided, them the same arread arread and a state of a state and by the same and a state of a state arread and a state areas and a state are same of noney advanced by the arread and by the same and a state area and a state areas and a state and a state area and a state areas and a state and a state area and by the same and a state and a state area and border a state and a state area and border a strength and a state and a state and a state and a state and and areas and a state and a state and a state and a state and a state and and areas and a state and a state and and areas and a state and	the first part do herein coverant and agree while exists of interfaces therein, for each other defend the same against all parties making lacfs parties breats that the particle. Of the first part is when the same become due and payable, and it company as shall be specified and directed by the track of the scored part may pay shill have a track of the scored part may pay shill have a set of the scored part may pay shill have a track of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may pay shill have a set of the scored part may be shill be shift for the shift part of the scored part to pay for - set of the scored part may be shift have a set of the score of interest therean, as if the have the store of the shift parties which have a set of the score of the shift parties at the shift for the store of the shift parties at the shift for the shift do and	that at the delivery hered. Likely 2020 i dail inconducence of a line order orde	the harfal over 2. of the jet mater, pay all taxes or assesses and real crists insured again and payable to the part J ~ of the payable to the part J ~ of the day and the part J ~ of the day and the part J ~ of the day of _ O2tob terms of take obligation and instruct thereon as herein provide the day of _ O2tob terms of take obligation and instruct thereon as herein provide the day of _ o2tob terms of take obligation and instruct thereon as herein provide the day of _ o2tob terms of take obligation and instruct thereon as herein provide the day of the take of the take in and the pay there be, shall be herein the day and the base in provide the second the respective particle by the day of the take of the day of the take of the take of the take of the day of the take of the take of the take of the take of the day of the take of the ta	nests that may be levied as if for and tornate in the event part to the op and promise learned in historians, secured by inhibitorians, secured by the part of the inhibitorians, secured by the part of the inhibitorian of the inhibitorians is set of the inhibitorian of the part of the inhibitorian of the part of the end by the part of the part of the part of the end by the part of the part of the part of the end by the part of the part of the part of the part of the end by the part of the part of the part of the part of the end by the part of the part of the part of the part of the end by the part of the part of the part of the part of the end by the part of the end by the part of the	30175
And the said pard linear a detical of a good sold indered and that they sill warrant and it is arread lettern they reasons accision. Interest, Am and the arread lettern they reasons accision. Interest, Am a bordin provided, them the part and the interest, and while the int THIS GRAFT is intered. They are an abordin provided, then the part and the conversion shall be a bordin and the sill be int and by the conversion shall be a bordin and the first part of the conversion shall be a bordin and the set of the sill be a bordin and the set of the	the first part do here, overant and agree while exists of inkeritance therein, free and char defend the same availant all parties making larfs parties hereto that the particlic. of the first part to company as shall be specified and directed by the test when the same becomes due and payable, and it company as shall be specified and directed by the starts at the first of the start of the first part if the event that and part / of the first part of the start of the scenario the symmetry of the same starts at the first of 105 from black and part, with the said part of the scenario part, with the said part of the scenarios part of the same scenarios with the part of the black here a provide to the part of the start of the black be visid if such part with the scenarios part of the the scenarios of the scenarios part of the black here scenarios and the scenarios here of all the of the start is the splin of the black here scenarios at the scenarios here of all the of the start is the splin of the black here scenarios at the scenarios here of all the of the scenarios at the scenarios here of all the of the scenarios at the scenarios here of all the scenarios EOF, The part 2.2. be first part 1.2. be first part 1.2. be IT REMEMBERED, That on sli Nutrary: First scenarios EOF, The part 2.2. J N WITARESS WHERED, That on sli Nutrary: First scenarios I N WITARESS WHERED, That on the scenarios of the same control of the same. I N WITARESS WHERED, the same control of the same. I N WITARESS WHERED, the same control of the same. I N WITARESS WHERED, that of the same control of the same. I N WITARESS WHERED, that on the same control of the same. I N WITARESS WHERED, that on the same control of the same. I N WITARESS WHERED, that on the same control of the same.	that at the delivery hered. Likely 2020 of all incombrance chain therea. chain that it times during the fife or the inde- net likely will have the buildings upon art of the second part, the loss, if any, will all full to pay and there when the amount we pai- ment und faily require thereas according to the optimized strain the second part of the amount we pai- ment und faily require thereas according to the optimized strain the second part of the second part of all interest according to the second part of all interest according to the second part of all interest according to the second part of the second part of the second part of the second part of the second part of the second part of the second part of a start of the second part of the second part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of the second part of the part of the second part of t	the lawful over 2. of the part of the result result is a set of the set of th	nests that may be levied and for each ternated in the second part to the top said premises learned by inhibitedness, secured by inhibitedness, secured by inhibitedness, secured by inhibitedness, secured by indiced, in the eventue and in such secure arg stand in such secure arg stand in the inhibitedness in the part of the Inhibitedness and by the part The inhibit eventue and part of the Inhibitedness and year that above contained from state and indicedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inh	30 1 °5
And the said pard income a seried of a good and indefer and that they sill warrant and It is arread letters they are the arread letters they are said using the series of the series of the said using the series of the series of the THUS (RAST is income). The THUS (RAST is income). THUS (RAST is income). THUS (RAST is income). THUS (RAST is income). The series of the series of the the series of the series of the series of the series of the series of the the series of the series of the the series of the series of the series of the series of the series of the series of the series of the series of the the series of the series of the series of the the series of the series of the series of the series of the series of the series of the series of the series of the series of the the series of the series of the series of the series of the series of the series of the SET ARE OF	the first part do here on other and char where state of interfance Barrier, fore and char defend the same against all parties reaking lacfa parties hereis that the particlic. of the first part is when it same becomes due and paylor, and it company as shall be specified and directed by the track of the scored part may pay shall have a track of the scored part may pay shall have a paylor to the particle of the store part of the score that and part the date of pay as a non-index that paylor of the score paylor to the part of the scored part, will the said part of the scored part, will the said part of the score part, will have a paylor to the part of the score part, will the said part of the score part, will the said part of the scored part, will the said part of the score part of the star particle the score part of the sole the part of the score part of the score part of the score part of the score part of the score part of the score the score part and the score part of the score the score part of the score part of the score part of the score the score part of the score part of the score part of the score part of the score part of the score part of the score part of the score part of the score p	hat at the delivery hered. Linu: 4200 of all incombanes. I chain theres. I chain theres. I chain theres. I chain theres. I chain the scalar there is the scalar of t	the harfal over 2. of the jet in the series of the series	nests that may be levied and for each ternated in the second part to the top said premises learned by inhibitedness, secured by inhibitedness, secured by inhibitedness, secured by inhibitedness, secured by indiced, in the eventue and in such secure arg stand in such secure arg stand in the inhibitedness in the part of the Inhibitedness and by the part The inhibit eventue and part of the Inhibitedness and year that above contained from state and indicedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inh	30 1 °5
And the raid part inform a forcie of a good and indered and that they will warren and It is arrend between they reasonst against and the series and use of the series of the series and the series of the series of the series of the series of the series of the series of the series of the STATE OF Series of the series of the of the series series of the series of the series of the series of the series of the STATE OF Karatas STATE OF Karatas	the first part do here, overant and agree while exists of inkeritance therein, free and char defend the same availant all parties making larfs parties hereto that the particlic. of the first part to company as shall be specified and directed by the test when the same becomes due and payable, and it company as shall be specified and directed by the starts at the first of the start of the first part if the event that and part / of the first part of the start of the scenario the symmetry of the same starts at the first of 105 from black and part, with the said part of the scenario part, with the said part of the scenarios part of the same scenarios with the part of the black here a provide to the part of the start of the black be visid if such part with the scenarios part of the the scenarios of the scenarios part of the black here scenarios and the scenarios here of all the of the start is the splin of the black here scenarios at the scenarios here of all the of the start is the splin of the black here scenarios at the scenarios here of all the of the scenarios at the scenarios here of all the of the scenarios at the scenarios here of all the scenarios EOF, The part 2.2. be first part 1.2. be first part 1.2. be IT REMEMBERED, That on sli Nutrary: First scenarios EOF, The part 2.2. J N WITARESS WHERED, That on sli Nutrary: First scenarios I N WITARESS WHERED, That on the scenarios of the same control of the same. I N WITARESS WHERED, the same control of the same. I N WITARESS WHERED, the same control of the same. I N WITARESS WHERED, that of the same control of the same. I N WITARESS WHERED, that on the same control of the same. I N WITARESS WHERED, that on the same control of the same. I N WITARESS WHERED, that on the same control of the same.	hat at the delivery hered. Linu: 4200 of all incombanes. I chain theres. I chain theres. I chain theres. I chain theres. I chain the scalar there is the scalar of t	the lawful over 2. of the part of the result result is a set of the set of th	nests that may be levied and for each ternated in the second part to the top said premises learned by inhibitedness, secured by inhibitedness, secured by inhibitedness, secured by inhibitedness, secured by indiced, in the eventue and in such secure arg stand in such secure arg stand in the inhibitedness in the part of the Inhibitedness and by the part The inhibit eventue and part of the Inhibitedness and year that above contained from state and indicedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inhibitedness in the inh	30 r 5
And the raid part lines: a divide of a could and indered and that they will warrent and It is agreed between they is avered against literent. An the started of 121. Interest. An is herein provided, them the part is inderiver, would be the THIS GRAAT is interest. THIS GRAAT is interest or and a part of the terms of 10 and part of the terms of 10 and part of the term made part of the part of the terms of 10 and part of the terms of 10 are therefore and walk on the term of noner advanced by are therefore and walk of the term are therefore and walk of the terms of and the part of the term made part of the part of the term and part of the term and part are therefore and walk of the term of are the part of the term of the term of the term are the starter by the term of the term are the advect the user of the term of the term of the term of the term the term of the term of the term of the term of the term of the term of the term of the term the term of the term of the term of the term the term of the term of the term of the term the term of the term of the term of the term of the term the term of the term of term	the first part do to overmant and agree while exist of interfaces Barrier, fore and char- defend the same against all parties reaking lacfa parties bereats that the particle. I the first part is when it same becomes due and paylor, and it company as shall be specified and directed by the track of the scored part may pay shall have a the same start of the score the payment, of the same is a non-particle to have the payment, of the same paylor to the part of the score pay and the same start of the score the payment, of the same paylor to the part of the score paylor to pay for the same same score the payment, of the same paylor to the part of the score paylor to pay for the same same score the payment, of the bar paylor to the part of the score paylor to pay for the same same score the payment, of the bar paylor to the part of the score paylor is and the same score the paylor of the bar paylor to the part of the score paylor is and the part the same score paylor of the baller paylor the bar paylor are sade the paylor the same score paylor and at the off the same score paylor and the paylor the score that the other same score and the baller the score that the other same score sole the baller the score that the terms and paylor and at the paylor the score that the terms and paylor and the paylor the score that the paylor and the paylor the score that the terms and paylor and the paylor the score that the terms and paylor and the paylor the score that the terms and paylor and the paylor the score that the paylor and the paylor the score the paylor and the paylor the score the same the paylor and the paylor the score the same the paylor and the paylor and the paylor the paylor and the paylor and the paylor and the paylor the paylor and the paylor and the	bla at the delivery hered. Linu: 4200 deliber to the sound of all incombanes of all incombanes of all incombanes of the sound part, they be builtings upon art = of the sound part, they be builtings upon art = of the sound part, the less, if any, be all all to by a part deliber of the sound part, the amount as pained with the sound part, the sound are part and the sound part and the sound are part and the sound part and the sound are part and the sound	the harfal over 2. of the jet in the series of the jet is a series and it real events insure a same series of the jet is a series of the series is a series of the series	nests that may be levied ast fire and tornate in the second part to the op and promises loaved inhibitedness, secured by the levies of the levies of the levies of the levies of the second part of the levies of the part of the levies of the levies from second part of the second part of the levies of the part of the levies of the second part of the levies of the second part of the levies of the part of the levies of the second part of the levies of the levies of the second part of the levies of the levies of the second part of the levies of the levies of the second part of the levies of the levies of the second part of the levies of the levies of the levies of the second part of the levies of the levies of the levies of the second part of the levies of the levies of the levies of the second part of the levies of the levies of the levies of the second part of the levies of the levies of the levies of the second part of the levies of	30 r 5
And the raid paralized as deviced a case and hadres and that they will warrent and B is arrend between they reserved against like result in the served against like result in the served against like result in the served against like result in THE GRAYT is instead the foreign and the server server the server against like result in the server is a server again of a server and become in the server is the server is the server is the server is a server and become in the server is the server is a server by the server is the server is the server is the server is is the server is is the server is the server is is the server is the server is t	the first part do to overnant and agree while exist of interfance Barrier, fore and char defend the same against all parties reaking lacfa parties hereis that the particle. of the first part is when it same becomes due and paysies, and it company as shall be specified and directed by the time of the scool part may pay said tars and the time of the scool part may pay said tars and the scool tars and part of the scool part, will be as a non-direct data state of pays as a scool part may pay said tars and the said specified and directed by the of the scool part may pay said tars and of the scool part to pay for of the scool part to pay for of the scool part to pay for of the scool part of the scool of the scool part to pay for of the scool part to pay for of the scool part of the scool of the scool part of the scool stored stored 	hat at the delivery hered	the harfal over 2. of the jet in the series of the jet is a series and it real events insure a same series of the jet is a series of the series is a series of the series	nests that may be levied and for and tornals of the second part to the op all promises learned to histories, secured by individual and the second second to the second part of the second second second second to the second secon	30 r 5
And the raid paralized as deviced a case and hadres and that they will warrent and B is arrend between they reserved against like result in the served against like result in the served against like result in the served against like result in THE GRAYT is instead the foreign and the server server the server against like result in the server is a server again of a server and become in the server is the server is the server is the server is a server and become in the server is the server is a server by the server is the server is the server is the server is is the server is is the server is the server is is the server is the server is t	the first part do to overmant and agree while exist of interfaces Barrier, fore and char- defend the same against all parties reaking lacfa parties bereats that the particle. I the first part is when it same becomes due and paylor, and it company as shall be specified and directed by the track of the scored part may pay shall have a the same start of the score the payment, of the same is a non-particle to have the payment, of the same paylor to the part of the score pay and the same start of the score the payment, of the same paylor to the part of the score paylor to pay for the same same score the payment, of the same paylor to the part of the score paylor to pay for the same same score the payment, of the bar paylor to the part of the score paylor to pay for the same same score the payment, of the bar paylor to the part of the score paylor is and the same score the paylor of the bar paylor to the part of the score paylor is and the part the same score paylor of the baller paylor the bar paylor are sade the paylor the same score paylor and at the off the same score paylor and the paylor the score that the other same score and the baller the score that the other same score sole the baller the score that the terms and paylor and at the paylor the score that the terms and paylor and the paylor the score that the paylor and the paylor the score that the terms and paylor and the paylor the score that the terms and paylor and the paylor the score that the terms and paylor and the paylor the score that the paylor and the paylor the score the paylor and the paylor the score the same the paylor and the paylor the score the same the paylor and the paylor and the paylor the paylor and the paylor and the paylor and the paylor the paylor and the paylor and the	hat at the delivery hered	the lawfal owner 2. of the jend of jend of the jend of jend of the jend of jend of jend of the jend of jen	nests that may be levied at fire and tornals in the second part to the op and promises learned in holdenlaws, secured by ————————————————————————————————————	30 r 5
And the raid paralized as deviced a case and hadres and that they will warrent and B is arrend between they reserved against like result in the served against like result in the served against like result in the served against like result in THE GRAYT is instead the foreign and the server server the server against like result in the server is a server again of a server and become in the server is the server is the server is the server is a server and become in the server is the server is a server by the server is the server is the server is the server is is the server is is the server is the server is is the server is the server is t	the first part do to overnant and agree while exist of interfance Barrier, fore and char defend the same against all parties reaking lacfa parties hereis that the particle. of the first part is when it same becomes due and paysies, and it company as shall be specified and directed by the time of the scool part may pay said tars and the time of the scool part may pay said tars and the scool tars and part of the scool part, will be as a non-direct data state of pays as a scool part may pay said tars and the said specified and directed by the of the scool part may pay said tars and of the scool part to pay for of the scool part to pay for of the scool part to pay for of the scool part of the scool of the scool part to pay for of the scool part to pay for of the scool part of the scool of the scool part of the scool stored stored 	hat at the delivery hered	the lawfal owner IL of the ; mater, pay all taxes or assesses and real creater insured again and paylic to the part J_ of the de and quarks and to here the de and quarks and the de- line of the respective of the set is normalized out determine the anomaly the device particle to a set out of the set of the respective particle particle and particle particle particle the device of the respective particle the device of the respective particle the device of the respective particle the device particle particle the device of the respective particle the device particle particle the device of the respective particle the device particle particle particle the device particle particle particle particle the device particle particle particle particle the device particle particle the device particle particle particle partic	nests that may be levied and for and tornals of the second part to the op all promises learned to histories, secured by individual and the second second to the second part of the second second second second to the second secon	30 r 5