mp	9	FROM	2	the state of the second s
<pre>parl 10:</pre>	THIS IN hundired and	DENTURE, Made this 18th day of Ff forty-six between V.R.	bruary, in th	Deputy.
Thittps://firs.humdired.atk.org/100 Thittps://firs.humdired.atk.o				tate of Kansas part_Y of the second part_Y
	Thirty-	five hundred and no/100	DOLLARS, to	
<pre>which the appurtenence and all the entate, tills and interest of the said particle. of the first part thereit. Mark the appurtenence and all the entate, tills and interest of the said particle. of the first part thereit. Mark the appurtenence and all the entate, tills and interest of the said particle. of the first part there is the thereit approximate thereit approximate the thereit approximate thereit approximate the thereit approximate the thereit</pre>		Lot Nine (9) Block Twel	∀e (12), Lane's Second Addition, C	ity of Lawrence,
<pre>with the appurtenances and all the estate, tills and interest of the said part 102_f of the first part therei.</pre>	<b>9</b>	Douglas County, State o	f Konsas	
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the first part therein. Lad the said part 152_of its for part 6</pre>				
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the fare part therein. Lad the said part 152_of the fare part is</pre>				
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the fare part therein. Lad the said part 152_of the fare part is</pre>				
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the fare part therein. Lad the said part 152_of the fare part is</pre>				
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the first part thread. Lad the said part 152_of the first part a</pre>				
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the fare part therein. Lad the said part 152_of the fare part a</pre>				
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the fare part therein. Lad the said part 152_of the fare part a</pre>				
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the fare part therein. Lad the said part 152_of the fare part is</pre>	<b>5</b>			
<pre>with the appurtenances and all the estate, tills and interest of the said part 152_of the fare part therein. Lad the said part 152_of the fare part a</pre>				
And the suid part _252_cf up farm part do				an a
<pre>and secied 4 a goal and indefaultie suits of inheritance therein, fire and clear of all hermitance ind durit dry will array in a secied and parkin shall be first beford that include during the first of this indentum, any all tases or insusants that may be long in a new of a parkin that in a parkin shall be specified and directed by the park</pre>				
This spred between the partice herers due that the part. 162. If the first part shall at all times definition, you all there are instantiant that the part of the second part, and the spreak of the second part, but the second part has the second part, but the second part has the second	with the appu	rtenances and all the estate, title and interest of t	he said part <u>les</u> of the first part therein.	a owner of the premises above granted
<pre>ack aum and by such insurance company as abilit be perified and directed by the party</pre>	with the appur And the said and seized of a g	part_10.5_of the first part dohereby covenant and as ood and indefeasible estate of inheritance therein, free and cl	cree that at the delivery hereof. they are the lawfu	I owner of the premises above grante
a herein provided, dan de part the record part may pay add tox and insurance, the first, and the ansamt so paid shall extent a term to a first of the same of the same and the second part, the same and the second part, the same add term of the same add	with the appur And the said and seized of a g and that they wil	t part_1CS_of the first part dobereby covenant and so ood and indefeasible estate of inheritance therein, free and cl- il warrant and defend the same against all parties making la between the marries hereto that the part_1CS_of the first	rree that at the delivery bereof. <u>they AFA</u> the lawfu car of all intumbrance wful claim thereto. part shall as all times during the life of this indenture, pay	all taxes or assessments that may be levie
This GRAT is intraded as a moreage to servere the payment of the num of	with the appu- And the said and seited of a g and that they with It is agreed or ausweed agrin- uch aven and by 1	1 part_162. of the first part dobreeby covenant and as ood and indefeasible estate of inheritance therein, fire and ch i warrant and defend the same against all parties making la between the part_162of the first t aid real estate when the same becomes due and payable, an such insurance company as abail the specified and directed by the same harmonic same and the specified and directed by the same harmonic same and the specified same same same same same same harmonic same same same same same same same same	cree that as the ddirecty beread. they are used car of all intumbrance wful claim thereto. The ddirector of the during the life of this indenture, pay d that they will keep the buildings upon said real party—of the second part, the low, if any muck payable	all faxes or assessments that may be levi estate insured against fire and tornado to the part_Y of the second part to th
<pre>steerding to be terms of</pre>	with the appu- And the said and setted of a g and that they will It is agreed or assessed agains such som and by erten of he B	1 part 122. of the first part do hereby covenant and a good and indefeasible estate of inheritance therein, free and chi i warrant and defend the same spaint all parties making he between the parties hereto that the part 122. of the first i taid real citates when the same becomes due and payable, and anothe human card insurance company as shall be specified and directed by the C interest. And in the set has a side bart 262. of the first is the same first and the specified and directed by the C	rece that at the delivery hereof. they are the lawfor car of all incumbrance	all taxes or assessments that may be levie estate insured against fire and tornado to the part_V_ of the second part to th d parable and to kero aid permises insure
rements account berefand of precision of the structure where the structure of	with the appur And the said and seised of a g and that they with It is a screed or ausrased again- such arow and by y extent ofRE as herein provide this indenture, an TIIIS GRAN	I part 12.5. of the first part dohredy covenant and a good and indefeasible estate of inheritance therein, free and characteria and defend the same spains all parties making labeled between the parties hereito that the part 1.5.5. of the first it aid real estate when the same becomes due and parable, an auch insurance company as shall be specified and directed by the The first part 1.5.5. of the first part is a state of the second part may part and the same down and the specified and directed by the first part 1.5.5. of the first part is a mortgate to excond part may part aid taxe is a mortgate to reacte the partner of the num.	rere that at the delivery percol. they are the lawfor car of all incumbrance well claim thereto. part shall at all times during the life of this indenture, pay if that they will be the buildings upon said real to part y for the second part, the loss, if any, made payable ar shall fail to pay next taxes when the same become due an and invarance, or either, and the amount so paid shall eeb	all taxes or successments that may be levi estate instered against fire and tormado to the part_N of the second part to th d payable and to keep said premises insure oma a part of the indebtedness, secured b
rement and benefits and rough of the pression of the second of the second of the manor preceded by the and of the manor preceded by the and of the pression of the second of the rement of the pression of the second of the rement of the pression of the second of the rement of the rement of the pression of the second of the rement of th	with the appun- And the said and seited of a p and that they with It is a screed or assessed spina- woch sum and yr extent of <u>102</u> as berein provide his sired of <u>102</u> TIIIS GRA THIS Star	1 part 12.5. of the first part dohreeby coverant and as ood and indefeasible estate of inheritance therein, free and ch i warrant and defend the same against all parties making is between the parties hereto that the part 12.5. of the first is t aid real estate when the same becomes due and payable, an auch insurance company as shall be specified and directed by the C	cree that as the delivery bereof. they are used intumbrance will claim thereta. wful claim thereta. and the second part ball at all times during the life of this indenture, pay d that they will there the buildings upon said real party_of the second part, the loss, if any made payable are shall fail to pay such taxes when the same become due an and invarance, or either, and the amount so paid shall eeb symmet until fully repld. 1 of	all taxes or suscements that may be levi estate instared against for and tornado to the part_W_m of the scend part to the d payable and to keep said premises insure mm a part of the indebtedness, secured to mm DOLLARK.
rement and benefits and rough of the pression of the second of the second of the manor preceded by the and of the manor preceded by the and of the pression of the second of the rement of the pression of the second of the rement of the pression of the second of the rement of the rement of the pression of the second of the rement of th	with the appun- And the said and seited of a p and that they with It is a screed or assessed spinu- such sum and yr extent of <u>102</u> as berein provide his served <u>1015</u> CRA TILIS GRA THIS SCRA	1 part 12.5. of the first part dohreeby coverant and as ood and indefeasible estate of inheritance therein, free and ch i warrant and defend the same against all parties making is between the parties hereto that the part 12.5. of the first is t aid real estate when the same becomes due and payable, an auch insurance company as shall be specified and directed by the C	cree that as the delivery bereof. they are used intumbrance will claim thereta. wful claim thereta. and the second part ball at all times during the life of this indenture, pay d that they will there the buildings upon said real party_of the second part, the loss, if any made payable are shall fail to pay such taxes when the same become due an and invarance, or either, and the amount so paid shall eeb symmet until fully repld. 1 of	all taxes or suscements that may be levi estate instared against for and tornado to the part_W_m of the scend part to the d payable and to keep said premises insure mm a part of the indebtedness, secured to mm DOLLARK.
V.R.Alburty       (SEAL)         Golda L Alburty       (SEAL)         STATE OF       Eausas         State       (SEAL)         STATE OF       Eausas         State       (SEAL)         BE IT REMEMBERED, That on this       18th day of	with the appun- And the said and seited of a p and that they with It is a screed or assessed spina- woch sum and yr extent of <u>102</u> as berein provide his sired of <u>102</u> TIIIS GRA THIS Star	1 part 12.5. of the first part dohreeby coverant and as ood and indefeasible estate of inheritance therein, free and ch i warrant and defend the same against all parties making is between the parties hereto that the part 12.5. of the first is t aid real estate when the same becomes due and payable, an auch insurance company as shall be specified and directed by the C	cree that as the delivery bereof. they are used intumbrance will claim thereta. wful claim thereta. and the second part ball at all times during the life of this indenture, pay d that they will there the buildings upon said real party_of the second part, the loss, if any made payable are shall fail to pay such taxes when the same become due an and invarance, or either, and the amount so paid shall eeb symmet until fully repld. 1 of	all taxes or suscements that may be levi estate instared against for and tornado to the part_W_m of the scend part to the d payable and to keep said premises insure mm a part of the indebtedness, secured to mm DOLLARK.
V.R.Alburty       (SEAL)         Golda I. Alburty       (SEAL)         STATE OF       Kausas         STATE OF       Issas         County of       Douglas         State       State         Outrary Public       In the aforesaid County and Siste, came         It om a personally known to be the same person       9, who executed the foregoing instrument and duly acknowledged the execution of the same.         It om a personally known to be the same person       9, who executed the foregoing instrument and duly acknowledged the execution of the same.         It own written.       State of the same on the       25         State of the written are person on the       25       January         It own written.       State of the written       Notary Public.         EELEASE       It, the undersigned owner of the within morigage, do hereby ackno	with the appun- And the said and seited of a g and that they with It is a screed or aurored again- such arow and by y exhem to here a har with a more that indenture, an Thirty of a her action of a her action of a here are here of a main and the come show	b part_123_ of the farst part dobreek covenant and a good and indefeasible estate of inheritance therein, free and ch of warrant and defend the same against all particle making has between the partice hereto that the part_123 of the farst t sail create events ability be specified and directed by the tauth interact company as shall be specified and directed by the farst tauth interact at the tauth of the same becomes due and payable, an usuch interact and the second pay rank pay said taxs d shall be a interest at the tate of 10% from the date of pay T is intered as a mortgate to escure the payment of the hauth the pay. Of the second part may pay said tax the tate of 10% from the date of pay T is intered as a mortgate to escure the payment of the hauth T is do the pay and tax the tate of 10% from the date of pay the pay and tax the pay of the second part to pay it the same and pay able to be part of the second part on pay its data the tax of 10% payment of the tax of the same at the pay if the payment of the tax of the same at pay able to pay the payment of the tax of the payment of the tax of the tax of the payment of the tax of the payment of the tax of the tax of the payment of the tax of the pay of the payment of the tax of the payment of the tax of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the pay of the payment of the tax of the pay	cree that as the delivery hereof. they are the save of all intumbrance well claim there are of all intumbrance well claim there are of all intumbrance well claim there are building upon a save real to the second part, the loss, if any, made payable are shall as all times during the life of this indenture, pay d that they. TALL tere p the building upon and real are as a first area when the ame become due an and invarance, or either, and the amount so paid shall cell symmet until fully repeak. The save the means the paid shall cell symmet until fully repeak are according to the terms of or any immance, or fully frame according to the terms of a save made are for any or and and a set of the same become of the same back and the obligation contained therein fully discharged. I have no shall real entities are not paid when the and be and be and be as a back of the same back and the obligation contained therein fully discharged. I have no shall real entities are not paid when the and be and be as a back of the same ba	all taxes or successments that may be levin catate instruct against fire and tormado to the part_V_o of the sceend part to the d parable and to keep said premises insure may able and to keep said premises insure may able and the indebteness, secured by DOLLARK of
V.R.Alburty       (SEAL)         Golda L Alburty       (SEAL)         STATE OF       Kausas         State       (SEAL)         STATE OF       Kausas         STATE OF       Kausas         STATE OF       Kausas         STATE OF       Kausas         State       (SEAL)         State       In the aforesaid County and State, came         (SEAL)       In the aforesaid County and State, came         In the same       In the aforesaid County and State, came         In the same       In the aforesaid County and State, came         In th	with the appun- And the said and seited of a g and that they with It is a screed or aurored again- such arow and by y exhem to here a har with a more that indenture, an Thirty of a her action of a her action of a here are here of a main and the come show	b part_123_ of the farst part dobreek covenant and a good and indefeasible estate of inheritance therein, free and ch of warrant and defend the same against all particle making has between the partice hereto that the part_123 of the farst t sail create events ability be specified and directed by the tauth interact company as shall be specified and directed by the farst tauth interact at the tauth of the same becomes due and payable, an usuch interact and the second pay rank pay said taxs d shall be a interest at the tate of 10% from the date of pay T is intered as a mortgate to escure the payment of the hauth the pay. Of the second part may pay said tax the tate of 10% from the date of pay T is intered as a mortgate to escure the payment of the hauth T is do the pay and tax the tate of 10% from the date of pay the pay and tax the pay of the second part to pay it the same and pay able to be part of the second part on pay its data the tax of 10% payment of the tax of the same at the pay if the payment of the tax of the same at pay able to pay the payment of the tax of the payment of the tax of the tax of the payment of the tax of the payment of the tax of the tax of the payment of the tax of the pay of the payment of the tax of the payment of the tax of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the pay of the payment of the tax of the pay	cree that as the delivery hereof. they are the save of all intumbrance well claim there are of all intumbrance well claim there are of all intumbrance well claim there are building upon a save real to the second part, the loss, if any, made payable are shall as all times during the life of this indenture, pay d that they. TALL tere p the building upon and real are as a first area when the ame become due an and invarance, or either, and the amount so paid shall cell symmet until fully repeak. The save the means the paid shall cell symmet until fully repeak are according to the terms of or any immance, or fully frame according to the terms of a save made are for any or and and a set of the same become of the same back and the obligation contained therein fully discharged. I have no shall real entities are not paid when the and be and be and be as a back of the same back and the obligation contained therein fully discharged. I have no shall real entities are not paid when the and be and be as a back of the same ba	all taxes or successments that may be levin catate instruct against fire and tormado to the part_V_o of the sceend part to the d parable and to keep said premises insure may able and to keep said premises insure may able and the indebteness, secured by DOLLARK of
	with the appun- And the said and seited of a g and that they with it is a screed or ausresed again- the set of the set of the set herein provide the indenture, and This GRAN This typ- the set of the set and by 155 GRAN This typ- set of the set and by 155 GRAN	b part_123_ of the farst part dobreek covenant and a good and indefeasible estate of inheritance therein, free and ch of warrant and defend the same against all particle making has between the partice hereto that the part_123 of the farst t sail create events ability be specified and directed by the tauth interact company as shall be specified and directed by the farst tauth interact at the tauth of the same becomes due and payable, an usuch interact and the second pay rank pay said taxs d shall be a interest at the tate of 10% from the date of pay T is intered as a mortgate to escure the payment of the hauth the pay. Of the second part may pay said tax the tate of 10% from the date of pay T is intered as a mortgate to escure the payment of the hauth T is do the pay and tax the tate of 10% from the date of pay the pay and tax the pay of the second part to pay it the same and pay able to be part of the second part on pay its data the tax of 10% payment of the tax of the same at the pay if the payment of the tax of the same at pay able to pay the payment of the tax of the payment of the tax of the tax of the payment of the tax of the payment of the tax of the tax of the payment of the tax of the pay of the payment of the tax of the payment of the tax of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the pay of the payment of the tax of the pay	cree that as the delivery hereof. they are the save of all intumbrance well claim there are of all intumbrance well claim there are of all intumbrance well claim there are building upon a save real to the second part, the loss, if any, made payable are shall as all times during the life of this indenture, pay d that they. TALL tere p the building upon and real are as a first area when the ame become due an and invarance, or either, and the amount so paid shall cell symmet until fully repeak. The save the means the paid shall cell symmet until fully repeak are according to the terms of or any immance, or fully frame according to the terms of a save made are for any or and and a set of the same become of the same back and the obligation contained therein fully discharged. I have no shall real entities are not paid when the and be and be and be as a back of the same back and the obligation contained therein fully discharged. I have no shall real entities are not paid when the and be and be as a back of the same ba	all taxes or successments that may be levin catate instruct against fire and tormado to the part_V_o of the sceend part to the d parable and to keep said premises insure may able and to keep said premises insure may able and the indebteness, secured by DOLLARK of
(SEAL) (S	with the appur And the said and seited of a p and that they will be a seited of a p and that they will be a series of a second again such any and by a second again this indenture, an This crass the second again action of the term and by 105 or spure again provide the second again and by 105 or spure again provide the second again of the term and by 105 or spure again of the term and by 105 or spure again of the term and by 105 or spure again of the term and here and benefits to retain the smoot making users also and inure 10, and IN WITNI	b part_123_ of the farst part dobreek covenant and a good and indefeasible estate of inheritance therein, free and ch of warrant and defend the same against all particle making has between the partice hereto that the part_123 of the farst t sail create events ability be specified and directed by the tauth interact company as shall be specified and directed by the farst tauth interact at the tauth of the same becomes due and payable, an usuch interact and the second pay rank pay said taxs d shall be a interest at the tate of 10% from the date of pay T is intered as a mortgate to escure the payment of the hauth the pay. Of the second part may pay said tax the tate of 10% from the date of pay T is intered as a mortgate to escure the payment of the hauth T is do the pay and tax the tate of 10% from the date of pay the pay and tax the pay of the second part to pay it the same and pay able to be part of the second part on pay its data the tax of 10% payment of the tax of the same at the pay if the payment of the tax of the same at pay able to pay the payment of the tax of the payment of the tax of the tax of the payment of the tax of the payment of the tax of the tax of the payment of the tax of the pay of the payment of the tax of the payment of the tax of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the payment of the tax of the pay of the pay of the payment of the tax of the pay	reve that at the delivery hered. they are the lawfor cars of all incumbrance. Well climit therets. Part shall at all times during the life of this indenture, pay if that.they.Thill.teep the buildings upon said real e party for the second part, the loss, if any, made payshil at shall fail to pay such taxes when the same become due an a and invarance, or either, and the amount so paid shall ech symmets unit fully repoid. a of	all taxes or successments that may be levic costate instarcd against fire and tornado to the part_V_of the sceend part to the d payable and to kerp said permises insure once a part of the indebtedness, secured b problem of the indebtedness, secured b DOLLARK of
(SEAL) STATE OF	with the appur Ad the said and seited of a p and that they with it is accred or assessed agains such runs and by extent of how the is indenture, an This creat as breen provide the is indenture, an This creat according to the t and by how h	b part_123_ of the farst part dobreek covenant and a good and indefeasible estate of inheritance therein, free and ch of warrant and defend the same against all particle making has between the partice hereto that the part_123 of the farst t sail create example, an auch interance company as shall be specified and directed by the farst state in the same becomes due and payable, an auch interance the same becomes due and payable, an auch interance and the same becomes due and payable, and the same the same becomes due and payable, and the same the same becomes due and payable, and the farst same same same same same same same same	ree that at the delivery hered. they are the lawfor car of all incumbrance. Well claim thereta. Part shall at all times during the life of this indenture, pay if that_they_MIL_teep the buildings upon said real e party_mol the second part, the loss, if any, made payable at shall fail to pay such taxes when the same become due an a and invarance, or either, and the amount so paid shall ech symmets until fully repld. a of	all taxes or successments that may be levis estate instard against for and tornado to the part_V_of the sceend part to the d payable and to keep said permises insure ones a part of the indebtedness, secured b of
County of <u>Dourlas</u> BE IT REMEMBERED, That on this <u>18th</u> day of <u>February</u> A.D. 19.46, before me, a <u>Notary Public</u> in the aforesaid County and State, came (SEAL) to me personally known to be the same person_2, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WINESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the <u>25</u> day of <u>January</u> , 19_50. <u>Geo.</u> W. Kuhne Notary Public. <u>PELEASE</u> I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thgreby, and authorize the Register	with the appun- And the said and seited of a p and that they will be a seited of a p and that they will be a series of a second again with an and by a second an provide the indenture, an This GRAN This tray-105 or gave a generat action of a be a second and by 100 and be and and by 100 and be and and be and a beachas to retain the amount of and the con- making each sale, and mure 10, and IN WITNI	b part_123_ of the farst part dobreek covenant and a good and indefeasible estate of inheritance therein, free and ch of warrant and defend the same against all particle making has between the partice hereto that the part_123 of the farst t sail create example, an auch interance company as shall be specified and directed by the farst state in the same becomes due and payable, an auch interance the same becomes due and payable, an auch interance and the same becomes due and payable, and the same the same becomes due and payable, and the same the same becomes due and payable, and the farst same same same same same same same same	ree that at the delivery hered. they are the lawfor car of all incumbrance. Well claim thereta. Part shall at all times during the life of this indenture, pay if that_they_MIL_teep the buildings upon said real e party_mol the second part, the loss, if any, made payable at shall fail to pay such taxes when the same become due an a and invarance, or either, and the amount so paid shall ech symmets until fully repld. a of	all taxes or successments that may be levic estate instard against for and tornado to the part_V_of the sceend part to the dayable and to keep said premises insure one as part of the indebtedness, secured b of <u>Pebrua ry</u> <u>DOLLARS</u> . The scenario of the second part of the matched parable or if the insurance of the scenario of the insure of the scenario of the scenario of the insure of the scenario of the scenario of the insurance of the scenario of the insure of the scenario of the scenario of the scenario of the scenario of the insure of the there be, shall be paid by the part all benefits actualing therefore that and (SEAL
County of	with the appun- And the said and seited of a p and that they will be a seited of a p and that they will be a series of a second again such any made y as berein provide the indenture, an This GRAN This tray-102 or your of penet, action to the too and by-102 or your of penet, and by-102 or your of penet, and ball come about mentianely make the penet half and benefits to retain the amount of making use half, and mure 10, and IN WITNI	b part_123_ of the farst part dobreek covenant and a good and indefeasible estate of inheritance therein, free and ch of warrant and defend the same against all particle making has between the partice hereto that the part_123 of the farst t sail create example, an auch interance company as shall be specified and directed by the farst state in the same becomes due and payable, an auch interance the same becomes due and payable, an auch interance and the same becomes due and payable, and the same the same becomes due and payable, and the same the same becomes due and payable, and the farst same same same same same same same same	ree that at the delivery hered. they are the lawfor car of all incumbrance. Well claim thereta. Part shall at all times during the life of this indenture, pay if that_they_MIL_teep the buildings upon said real e party_mol the second part, the loss, if any, made payable at shall fail to pay such taxes when the same become due an a and invarance, or either, and the amount so paid shall ech symmets until fully repld. a of	all taxes or successments that may be levin estate instruct against for and tormado to the part_V_of the sceend part to the dayable and to keep said premises immure one as part of the indebteness, secured be one of the indebteness of the insurance of fedault be made in such payments or an e due and payable of it the insurance of the second part of the second part of the second part in the second part is the insurance of the second part is the insurance is brain. It is the insurance of the second part is the insurance is brain. It is the insurance is brain. It is the insurance is brain the is brain the insurance is brain. It is the insurance is brain the is brain the insurance is brain. It is the insurance is brain the insurance is brain the insurance is brain. It is the insurance is brain the insurance is
	with the appur And the said and seited of a p and seited of a p and that they will be a seited of a p as herein mand by j as herein provide this indersture, and Thisty-life or young from y a therein of a non- there are a seited of the and the son path herein the same and the son making such sate and the transit of the son making such sate and the WVITNI written.	b part 122 of the farst part do hereby covenant and a good and indefeasible estate of inheritance therein, fare and ch a warrant and defend the same spaint all parties making here between the parties hereto that the part 122 of the fart that and rart larger when the same spaint all parties making here the part 122 of the fart that and rart larger when the same spaint all parties here the the same spaint all parties making here the part 122 of the fart that and rart larger here the same spaint all parties here the the same spaint all parties here the part 122 of the fart that and the same spaint all parties here the part 122 of the same spaint all parties here the part of the same spaint all part is and the same spaint of the same spain	ree that at the delivery hered. they are the lawfor car of all incumbrance. Well claim thereta. Part shall at all times during the life of this indenture, pay if that_they_MIL_teep the buildings upon said real e party_mol the second part, the loss, if any, made payable at shall fail to pay such taxes when the same become due an a and invarance, or either, and the amount so paid shall ech symmets until fully repld. a of	all taxes or successments that may be levin estate instruct against for and tormado to the part_V_of the sceend part to the dayable and to keep said premises immure one as part of the indebteness, secured be one of the indebteness of the insurance of fedault be made in such payments or an e due and payable of it the insurance of the second part of the second part of the second part in the second part is the insurance of the second part is the insurance is brain. It is the insurance of the second part is the insurance is brain. It is the insurance is brain. It is the insurance is brain the is brain the insurance is brain. It is the insurance is brain the is brain the insurance is brain. It is the insurance is brain the insurance is brain the insurance is brain. It is the insurance is brain the insurance is
(SEAL) to me personally known to be the same person_2, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last how on the same of the sam	with the appur Add the said and seited of a g and that they will be a seried or a succed again with the said or a succed again the said of	b part_123_of the form part dobreedy covenant and a good and indefeasible estate of inheritance therein, free and chi i warrant and defend the same spaint all parties making he between the parties hereto that the part_123_ of the fort at a laid real catacity was a shall be specified and directed by the	ree that at the delivery hered	all taxes or successments that may be levin estate insured against for and tornado to the part_V_O of the second part to the d paryble and to keep said parentses innure of
to me personally known to be the same person_2, who executed the foregoing instrument and uby acknowledged the execution of the same. above written. My commission expires on the <u>25</u> BELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	with the appur Add the said and seited of a g and seited of a g and that they will be a screed or a succed agains with the in a screed or a succed agains with a screed or a succed agains or succed agains or start of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the screed of the	b part_123_of the farst part dobreedy covenant and a good and indefeasible estate of inheritance therein, free and chi a warrant and defend the same sgainst all parties making he between the parties hereins that the part_123_of the farst it is ald rarl catered when it has also part_283_of the farst it is ald rarl catered when the same specified and directed by the	ree that at the delivery hered	all taxes or successments that may be levin estate insured against for and tornado to the part_V_O of the second part to the d paryble and to keep said parentses innure of
IN WITNESS WHEREOF, I have hereunto subscribed my name, and shired my official seal on the day and year last above written. My commission expires on the <u>25</u> day of <u>January</u> , 19_50. <u>Geotine</u> Kuhne Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	with the appur And the said and seited of a p and seited of a p and that they will be a seited of a p as been marking of this inderture, and Thisty-153. or goug of goings as cooling to the c and by a figures, as of the seited of a part of both of a seited of the seited of the seited and by a figures, and by a figures, and by a figures, and the seited and the seited of the	b part_123_of the form part dobreedy covenant and a good and indefeasible estate of inheritance therein, free and chi avanta and defend the same spaint all parties making herein the parties herein that the part_123_of the forst it aid real clarate when the same becomes due and payable, and it is aid part_125_of the forst it aid real clarate when the same the said part_125_of the forst it do not not part to a same set insurance company as shall be specified and directed by the	ree that at the delivery hered	all taxes or successments that may be levin estate insured against for and tornado to the part_V_O of the second part to the d paryble and to keep said parentses innure of
Geo, Fi . Kuhne Notary Public. PELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	with the appur And the said and seited of a p and that they will be a said that they will be a said that they will be a second sain and the said of the said as been marking of the as been provided the indenture, and Thirtyy-1 second to be the and by said proved as been to be a said and by said proved and by said pro	b part_102. of the form part do hereby covenant and a good and indefeasible estate of inheritance therein, free and chi a warrant and defend the same spaint all parties making is between the parties hereto that the part_102. of the fort at a laid real catacity was as hall be specified and directed by the	ree that at the delivery hered	all taxes or successments that may be levin estate insterd against for and tornado to the part_V_ of the second part to th d payable and to keep said partness innum or
Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thoreby, and authorize the Register	with the appur And the said and seited of a p and that they said and seited of a p and that they said and that they said and that they said as before in provide this indersture, and as before in provide this indersture, and as the said provide the said for the said and this constrained and the said and the said and the said and the said t	bart 102 of the fars part dokredy covenant and a good and indefeasible estate of inkeritance therein, free and cli avanta and defend the same scaint all parties making he between the parties hereto that the part_102_ of the farst is ald rark classe when the same scaint all parties hereto that the part_102_ of the farst is ald rark classes when the said part 2.85. of the farst is ald rark classes when the said part 2.85. of the farst is ald rark classes when the said part 2.85. of the farst is ald rark classes when the said part 2.85. of the farst is all the specified and directed by the C	rec that at the delivery bereaf. they are its avenue of all incumbrance	all taxes or successments that may be levin estate insured against fire and tornado to the part_V_O of the second part to the d payable and to keep said premises insured of
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	with the appur And the said and seited of a p and that they will be a seited of a p and that they will be a seited of a p and that they will be the said of the seited of the set here in provide the indenture, an Thirty-15 according to the to an the seited of the seited and the seited of the seited of the set here and be set and the seited of the set and the set of the set of the set and the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set o	bart 102 of the fars part dokredy covenant and a good and indefeasible estate of inkeritance therein, free and cli avanta and defend the same scaint all parties making he between the parties hereto that the part_102_ of the farst is ald rark classe when the same scaint all parties hereto that the part_102_ of the farst is ald rark classes when the said part 2.85. of the farst is ald rark classes when the said part 2.85. of the farst is ald rark classes when the said part 2.85. of the farst is ald rark classes when the said part 2.85. of the farst is all the specified and directed by the C	ree that at the delivery bereaf. they are the lawford of all incumbrance evolutions of all incumbrance evolutions of the second part, the list of this indenture, pay the list of the indenture, pay the list of the list of this indenture, pay the list of the building upon asid real a part yof the second part, the list, if any, made payshe at that list in pay such taxes when the same benefits all incurses, or either, and the amount so paid shall estimate the same benefits all incurses careing they receive the list. They are the taxes being the list of the second of the	all taxes or successments that may be levin estate insured against fire and tornado to the part_2 of the second part to the d payable and to keep said premises innum of
	with the appur And the said and seited of a p and that they will be a seited of a p and that they will be a seited of a p and that they will be the said of the seited of the set here in provide the indenture, an Thirty-15 according to the to an the seited of the seited and the seited of the seited of the set here and be set and the seited of the set and the set of the set of the set and the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set o	bart 102 of the fars part dokredy covenant and a good and indefeasible estate of inkeritance therein, free and cli avanta and defend the same scaint all parties making he between the parties hereto that the part_102_ of the farst is ald rark clears when the same scaint all parties hereto that the part_102_ of the farst is ald rark clears when the same scale and parties. The part 1 is ald part clears when the same scale and parties here the parties here the part is the second part may pay said that do not not not be same scale and part of the second part may pay ald that do not not not be same and the same part. All of the second part is the same scale and part of the second part may pay and the same scale and part of the second part may pay and the same scale and part of the second part may pay and the same scale and part of the same scale and same	ree that at the delivery bereaf. they are the lawford of all incumbrance evolutions of all incumbrance evolutions of the second part, the list of this indenture, pay the list of the indenture, pay the list of the list of this indenture, pay the list of the building upon asid real a part yof the second part, the list, if any, made payshe at that list in pay such taxes when the same benefits all incurses, or either, and the amount so paid shall estimate the same benefits all incurses careing they receive the list. They are the taxes being the list of the second of the	all taxes or successments that may be levin estate inserted against for and tornado to the part_V of the second part to the d payable and to keep said premises immur- or
	with the appur And the said and seited of a p and that they said and stired of a p and that they said or assessed agains- sate herein pervided this inderture, and Thistys-IS or pury a gigency, astordig to the ta- and bar com- part and bareful or the said bar com- part and bareful or the said bar com- making most all and bare all and the said bareful or the said bar com- part and bareful and bareful to retain the said making most all and the said to retain the said making most all and the said to retain the said and the said bareful to retain the said and the said bareful and t	<pre>bart_02.0 of the form part dobreedy covenant and a sool and indefeasible estate of inheritance therein, free and ch warrant and defend the same spaint all parties making he between the parties hereto that the part_12.5_ of the first t aid real estate when the same becomes due and payable, and ch</pre>	rec that at the delivery bereaf	all taxes or successments that may be levis estate insterd against fire and tornado to the part_V of the second part to the d parable and to keep said permises insure of

of I.

terly

s ein he

233