## Receiving No. 27249 <

258

## MORTGAGE RECORD 91

Reg. No. 4696

			STATE OF KANS This instrume	ent was filed for record on the 19	day of
	Clarence E. a	and Arline Flory Lawrence, Kansas	March	A. D. 19 46, at 10:40	see the second states
		то		Harold G. Bed	pr of Deeds.
	A.E. Flory and	Grace Flory RR.#2 Baldwin, Kansas	By	지수는 가지 않는 동안에서 집에 가지 않는 것이 물건이 들었다.	puty.
		URE, Made this 8th day of March	a tarihan kana tariha kata	, in the year of our Lord, on	e thousand nine
	hundred and Forty-Six between Clarence E. 'lory and Arline Flory, his wife				
	of Lawrence in the County of Douglas and State of Kansas				14 <u>6</u>
	part 162 of the first part, and A. E. Flory and Grace Flory				
	wITNESSETH, That the said part_ies_ of the first part, in consideration of the sum of				the second part.
	TWENTY-ONE_HUIDEED_AND_FIFY_AND_no/100				
	the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot Numbered 27 in Block 2 in Eabcock Place, an addition to the City of <sup>L</sup> awrence				
	Lot Numbere	d 27 in Block 2 in Sabcock Place, an	addition to the (	City of "awrence	
					an fi said a
- 1					
41.1					- 국소는 문서 ' 것은 것 같은 것 않았다
	And the said part	ces and all the estate, title and interest of the said pa LSL-of the first part do	he delivery hereof they_	therein. AIAthe lawful owner8 of the premir	ses above granied,
	And the said part	DS of the first part do hereby covenant and agree that at t	he delivery hereof they_	therein. BIAthe lawfol owner8 of the premis	ses above granied,
	And the said part and seized of a good and and that they will warran It is acreed between	165_of the first part dohereby covenant and agree that at t indefeasible estate of inheritance therein, free and clear of all in $RO_{\rm exceptions}$ at and defend the same against all parties making lawful claim t to be parties hereto that the part_1.98.0 of the first parts shall at	he delivery hereof they_ cumbrance	ALAthe lawful owner	hat may be levied
	And the said part. and seized of a good and and that they will warran It is agreed between or assessed against said r such sum and by such ins	105_of the first part dohereby covenant and agree that at it indefeasible estate of inheritance therein, free and clear of all in INO \$XX00pt1on3 int and defend the same against an parties making lawful claim it the parties hereto that the part_ASS_ of the first part shall at eal estate when the rame becomes due and payable, and that02 same company as shall be precified and directed by the part_ASS_	he delivery hereof	ALGthe lawful ownerS of the premis bis indenture, pay all taxes or assessments th s upon said real estate insured against fir any, made payable to the partialS. of the s	hat may be levied e and tornado in second part to the
	And the said part- and seized of a good and and that they will warran It is agreed between or assessed against said r such sum and by such ins extent of the if r_inter	105_of the first part dohereby covenant and agree that at 1 indefeasible state of inheritance therein, irre and clave of all in <u>no</u> oxcoptions and defend the same against all parties making lawful claim t is the parties hereto that the part_ $2.9.3$ , of the first part shall as all claims the rame becomes due and payable, and that_ <u>U</u> wrance company as shall be specified and directed by the part_ $2.9.3$	he delivery hereof	ALOthe lawfol owner	hat may be levied e and tornado in second part to the 1 premises insured
	And the said part- and seized of a good and and that they will warraw It is agreed between or assessed against said r such sum and by such ins extent of. the <u>j</u> inter as berein provided, then this indenture, and abail	1.9.5	he delivery hereof	ALOthe lawfol owner	hat may be levied e and tornado in second part to the I premises insured
	And the said part_ and seized of a good and and that they will warms It is agreed between or ascessed against said r such sum and by such ins extent ofLhoiiinter as brein provided, then this indenture, and shall THIS CRANT is an TMENTY ONE according to the terms of	195_of the first part dohereby covenant and agree that at 1 indefeasible estate of inheritance therein, free and clear of all in no. exc0 ept5.013 and defend the same aşkinut all particle making lawlud claim to the parties hereto that the part_195_ of the first part shall at eal estate when the same becomes due and payable, and that <u>t</u> tranec company as shall be precified and directed by the part_109. Frest. And in the event that said part_265 of the first part shall at hear inferest at the part of 10% from the date of payment unlit hear inferest at the part of 10% from the date of payment unlit HUMPRED AND FIFTY AND NO/100 	he delivery hereof <u>they</u> rumbrance <u>they</u> all times during the life of it herein. <u>all times during the loss, if</u> to pay such taxes when the sa race, or either, and the amount fully repaid. d sum of money, executed on t	<b>BIG</b>	hat may be levied e and tornado in second part to the 1 premises insured dness, secured by DOLLARS, -19.46
	And the said part_ and seized of a good and and that they will warm be a good and be a seized against said r such sum and by such ims extent of	195_of the first part dohereby covenant and agree that at 1 indefeasible estate of inheritance therein, free and clear of all in no. exc0 ept5.013 no. exc0 ept5.013 to the parties hereto that the part. 1.95_of the first part shall at all estate when the same against all partic making lawful claim t and defend the same against all part. 1.95_of the first part shall at the parties hereto that the part. 1.95_of the first part shall at the part. 1.95 of the accord part may pay shift have and insura- bear interest at the rate of 10% from the date of payment unlit HUMPRED_AND_EIFTY_AND_NO/100	he delivery hereof <u>they</u> rumbrance <u>they</u> all times during the life of th <u>1997</u> keep the building of the second part, the loss, if to pay such taxes when the sa use, or either, and the amount fully repaid. d sum of money, executed on t cest accruing thereon according mer, or either and the amount	<b>BIG</b>	hat may be levied e and tornado in second part to the 1 premises insured dness, secured by DOLLARS, 19.46 a secure any sum dness serviced by
	And the said part_ and seized of a good and and that they will warm be a good and be a seized against said r such sum and by such ims extent of	195_of the first part dohereby covenant and agree that at 1 indefeasible estate of inheritance therein, free and clear of all in no. exc0 ept5.013 no. exc0 ept5.013 to the parties hereto that the part. 1.95_of the first part shall at all estate when the same against all partic making lawful claim t and defend the same against all part. 1.95_of the first part shall at the parties hereto that the part. 1.95_of the first part shall at the part. 1.95 of the accord part may pay shift have and insura- bear interest at the rate of 10% from the date of payment unlit HUMPRED_AND_EIFTY_AND_NO/100	he delivery hereof <u>they</u> rumbrance <u>they</u> all times during the life of th <u>1997</u> keep the building of the second part, the loss, if to pay such taxes when the sa use, or either, and the amount fully repaid. d sum of money, executed on t cest accruing thereon according mer, or either and the amount	<b>BIG</b>	hat may be levied e and tornado in second part to the 1 premises insured dness, secured by DOLLARS, 19.46 a secure any sum dness serviced by
	And the sail part_ and seized of a good and and that they will warm. It is agreed between a used a agrinut said a barcin provided help the sain said a provided help according to the terms of and by <u>VIO</u> terms or sums of mory advance said part_105 of the first part thereof or any oblig the sain or a sain of a provided help the sain sain sain sain sain sain sain sain	195_of the fors part dohereby covenant and agree that at indefeasible state of inheritance therein, free and clave of all in <u>no.exceptions</u> nand defend the same against all parties making lawful claim to the part is better the the there are become a de and payable, and that <u>1</u> , and the the covent and a directed by the part <u>198</u> , of the forst part shall at a classic when the rame to exceed the and payable, and that <u>1</u> , and the event that sail parties Market and the the part <u>198</u> , or the forst part shall fail the rest of the same again the same taken the part <u>198</u> , and the same again the same taken the part <u>198</u> , and the same taken the same <u>198</u> of the same taken taken the same taken take	he delivery hereof they_ numbrance	<b>BIG</b>	hat may be levied e and tornado in second part to the premise insured dness, securied by 
	And the said part_ and seized of a good and and that they will warm. It is agreed between or assered against said or such sum and by such ins extent of LEOST. Interest the indenture, such that THIS GRANT A GAR THESE TO AND A CONTROL THESE TO AND A CONTROL THESE AND A CONTROL THESE AND A CONTROL THESE AND A CONTROL THESE AND A CONTROL AND A CONTROL AN	195_of the fars part dohereby covenant and agree that at indefeasible state of inheritance therein, free and clear of all in <u>Fio.0x0cptions</u> and defend the same against all parties making lawful claim to the part shall as a clear the there are become due and payable, and that and there is the rame becomes due and payable, and that urance company as shall be specified and directed by the part_0403, the fars part shall as the rate of the fars part shall as the rate of the fars part shall as the rate of the fars part shall shall the part_1403 of the fars part shall shall the part_1203 of the fars part shall shall be received the shall fail the part_1203 of the scored part shall be the fars part shall shall be received the shall fail the part_1203 of the scored part, while the other part_1203 of the scored part, while the fail of the part shall shall intered as a mortgace to scure the payment of the sum of	he delivery hereof they_ umbrance	<b>BIG</b>	hat may be levied e and tornado in second part to the l premises insured dness, secured by DOLLARS, DOLLARS, DOLLARS, DECEMPTON DOLLARS, Secured any sum dness, secured by payments or any payments or any pay
	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed agrins said or such sum and by such ins extens of LADSI _ interest this indenture, and shall THIS GRANT is in THIS GRANT is in THIS GRANT is in THE GRANT IS IN THE THE ADDITION IN THE STATE IN THE ADDITION TO ADDITION IN THE ADDITION and by _ the terms of and by _ the terms of and by _ the terms of and by _ the terms of a lange a solution of the terms of a lange a solution of the terms of the terms and hereful accruin to retain the amount ther making such sale, on dem and inter the amount ther making such sale, on dem and mine to and be office	195_of the first part dohereby corenant and agree that at 1 indefeasible state of inheritance therein, iree and clear of all in <u>NO_OCOPTIONS</u> and defend the same against all parties making lawful claim t is the parties hereto that the part_1283 of the first part shall as all claims the rame becomes due and payable, and that wrance company as shall be specified and directed by the part_1983 exet. And in the event that sails part_1283 of the first part shall fail the part_1955 of the second part_1983 of the first part shall fail the part_1955 of the second part_1983 of the second part, was been interest at the raise of 100% from the date of payment unil lended as a mortgate to secure the payment of the sum of	he delivery hereof they_ umbrance	<b>BIG</b>	hat may be levied e and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed agrins said or such sum and by such ins extens of LADSI _ interest this indenture, and shall THIS GRANT is in THIS GRANT is in THIS GRANT is in THE GRANT IS IN THE THE ADDITION IN THE STATE IN THE ADDITION TO ADDITION IN THE ADDITION and by _ the terms of and by _ the terms of and by _ the terms of and by _ the terms of a lange a solution of the terms of a lange a solution of the terms of the terms and hereful accruin to retain the amount ther making such sale, on dem and inter the amount ther making such sale, on dem and mine to and be office	195_of the fors part dohereby covenant and agree that at indefeasible state of inheritance therein, free and clave of all in <u>no.exceptions</u> nand defend the same against all parties making lawful claim to the part is better the the there are become a de and payable, and that <u>1</u> , and the the covent and a directed by the part <u>198</u> , of the forst part shall at a classic when the rame to exceed the and payable, and that <u>1</u> , and the event that sail parties Market and the the part <u>198</u> , or the forst part shall fail the rest of the same again the same taken the part <u>198</u> , and the same again the same taken the part <u>198</u> , and the same taken the same <u>198</u> of the same taken taken the same taken take	the delivery hereof they_ umbrance	<b>BIG</b>	hat may be levied a and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed agrins said or such sum and by such ins extens of LADSI _ interest this indenture, and shall THIS GRANT is in THIS GRANT is in THIS GRANT is in THE GRANT I on C THE CONTRACT ON C according to the terms of and by _ the terms or sums of money advance said part_105 of the first And this convergence that become should the according to retain benefits accruin to retain and herefits accruin to retain and herefits accruin to retain the amount ther making such sale, on dem and mine to sale of the amount ther making such sale, on dem and mine to and be offits	195_of the first part dohereby corenant and agree that at 1 indefeasible state of inheritance therein, iree and clear of all in <u>NO_OCOPTIONS</u> and defend the same against all parties making lawful claim t is the parties hereto that the part_1283 of the first part shall as all claims the rame becomes due and payable, and that wrance company as shall be specified and directed by the part_1983 exet. And in the event that sails part_1283 of the first part shall fail the part_1955 of the second part_1983 of the first part shall fail the part_1955 of the second part_1983 of the second part, was been interest at the raise of 100% from the date of payment unil lended as a mortgate to secure the payment of the sum of	be delivery hereof they_ umbrance	<b>BIG</b>	hat may be levied a and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed agrins said or such sum and by such ins extens of LADSI _ interest this indenture, and shall THIS GRANT is in THIS GRANT is in THIS GRANT is in THE GRANT I on C THE CONTRACT ON C according to the terms of and by _ the terms or sums of money advance said part_105 of the first And this convergence that become should the according to retain benefits accruin to retain and herefits accruin to retain and herefits accruin to retain the amount ther making such sale, on dem and mine to sale of the amount ther making such sale, on dem and mine to and be offits	195_of the first part dohereby corenant and agree that at 1 indefeasible state of inheritance therein, iree and clear of all in <u>NO_OCOPTIONS</u> and defend the same against all parties making lawful claim t is the parties hereto that the part_1283 of the first part shall as all claims the rame becomes due and payable, and that wrance company as shall be specified and directed by the part_1983 exet. And in the event that sails part_1283 of the first part shall fail the part_1955 of the second part_1983 of the first part shall fail the part_1955 of the second part_1983 of the second part, was been interest at the raise of 100% from the date of payment unil lended as a mortgate to secure the payment of the sum of	the delivery hereof they_ umbrance	<b>BIG</b>	hat may be levied a and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed agrins said or such sum and by such ins extens of LADSI _ interest this indenture, and shall THIS GRANT is in THIS GRANT is in THIS GRANT is in THE GRANT I on C THE CONTRACT ON C according to the terms of and by _ the terms or sums of money advance said part_105 of the first And this convergence that become should the according to retain benefits accruin to retain and herefits accruin to retain and herefits accruin to retain the amount ther making such sale, on dem and mine to sale of the amount ther making such sale, on dem and mine to and be offits	195_of the first part dohereby corenant and agree that at 1 indefeasible state of inheritance therein, iree and clear of all in <u>NO_OCOPTIONS</u> and defend the same against all parties making lawful claim t is the parties hereto that the part_1283 of the first part shall as all claims the rame becomes due and payable, and that wrance company as shall be specified and directed by the part_1983 exet. And in the event that sails part_1283 of the first part shall fail the part_1955 of the second part_1983 of the first part shall fail the part_1955 of the second part_1983 of the second part, was been interest at the raise of 100% from the date of payment unil lended as a mortgate to secure the payment of the sum of	be delivery hereof they_ umbrance	<b>BIG</b>	hat may be levied e and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed agrins said or such sum and by such ins extens of LADSI _ interest this indenture, and shall THIS GRANT is in THIS GRANT is in THIS GRANT is in THE GRANT I on C THE CONTRACT ON C according to the terms of and by _ the terms or sums of money advance said part_105 of the first And this convergence that become should the according to retain benefits accruin to retain and herefits accruin to retain and herefits accruin to retain the amount ther making such sale, on dem and mine to sale of the amount ther making such sale, on dem and mine to and be offits	195_of the fors part dohereby covenant and agree that at 1 indefeasible state of inheritance therein, free and clave of all in Rod Caroline as a state aspin as a state of the forst part shall as in and defend the same aspin at 19 parties making lawful claim to the parties hereto that the part_1928_of the forst part shall as all class the when the rame corones due and payable, and that unance company as shall be specified and directed by the part_1928 freed. And in the event that said part_1928 of the forst part shall fail their interest as the rate of 105 from for date of payment until their interest as the rate of 105 from for date of payment until their interest as the rate of 105 from for date of payment until their interest as the rate of 105 from for date of payment until their interest as the rate of 105 from for date of payment until their interest as the rate of 105 from for date of payment until their interest as the rate of 105 from for date of payment until the date interest as the rate of 105 from for the payment of the inde payable to the part_1928 of the sceond part to pay for any inner the payable to the part_1928 of the sceond part to pay for any inner in part half fail to pay the same as provided in this indenture. The the buildings on said trait exists are not keet in the sceond part in the taxes on as in therein on a date of the solid result beremise and all the improvement in the taxe of a payable at the exists of the holder thered, without the taxe of a ball the interest, together with the cours and their in the interest. The scenter as a state of the interest on a state to the payable at the ball date in a date part and all the improvement in the law of the building on a date pays at the solid result being the scenter and the scenter as the solid scenter and all the improvement is the payable at the date and payable at the solid scenter and all the interest. The the payable at the and payable at the solid scenter and all the inthe index thered is unaly	be delivery hereof they_ umbrance	<b>BIG</b>	hat may be levied a and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and been and that they will warm. It is agreed between or assessed agrinut said such ann and by such ins extent of_bloininterna- tion and the said seizer and the said arc in the said seizer and by	195_of the first part dohereby covenant and agree that at indefeasible state of inheritance therein, free and clear of all in InO_OXCOPTIONS and the same against all parties making lawful claim to the part shall as a more state at the same again and the first part shall be received as a state of the first part shall be received by the same again to receive the payment of the und of	be delivery hereof they_ umbrance	<b>BIG</b>	hat may be levied e and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and been and that they will warran It is agreed between or assessed against said re- extension of LEOSIN. The said restension of LEOSIN. The said THIS GRANT is in THIS GRANT is in THIS GRANT is in THIS GRANT is in THE GRANT is the said of the and by Sho trens of and by Sho trens of and by Sho trens of and by Sho the first part thereof or any other part thereof or any other makes in the answer the make and benefits accruin to retuin the answer the make and benefits accruin the the shown the make and the shown the shown the shown the	105_of the fare part dohereby covenant and agree that at indefaultie estate of inheritance therein, free and clear of all in InO_0x0cptions   nand defend the same against all parties making lawful claim to the parties hereto that the part_128_0 of the first part shall as a company as shall be specified and directed by the part_128_0 of the first part shall as the rate of the part_128_0 of the first part shall all the part_128_0 of the first part shall shall be specified and directed by the part_128_0 of the first part shall fail the part_128_0 of the first part shall fail the part_128_0 of the first part shall fail the part_128_0 of the second part may pay aid tax and instance interest as the rate of 1005 from the date of payment unliked in the part_128_0 of the second part, may pay aid tax and instance in the part 128_0 of the second part, may be all part shall fail the part_128_0 of the second part, may be readed to payment unliked the part_128_0 of the second part, may be all part_128_0 of the second part, while all interest of the second part, may be all part_128_0 of the second part, may be all mather the part 128_0 of the second part, may be all mather all the the second part may be all mather the second part, may be all mather second part, may be all mather all the test payment of the shall fail the test payment of the shall part_128_0 of the second part, may be all mather second part, may be all mather second part, and payble at the test payment of the shall part the coust and the mather second part and payble at the second part may be all mather second part, while the test paysters hered by the date may romaind payble at the test payster at the second part and payble at the test payster at the second part and payble at the test payster hered by the second part the second part and payble at the test payster at the second part and payble at the test payster hered by the second part and payble at the test payster hered by the second part	be delivery hereof_they_ umbrance	<b>BIG</b>	hat may be levied e and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and been and that they will warm. It is agreed between or assessed agrinut said such ann and by such ins extent of_bloininterna- tion and the said seizer and the said arc in the said seizer and by	105_of the first part dohereby covenant and agree that at the indefeasible statue of inheritance therein, free and clear of all in InO_00000 (clear of all in InO_000000000000000000000000000000000000	be delivery hereof	BIGthe lawful ownerS of the premit   bis indenture, pay all taxes or assessments the supon said real errate insured against for any, made payable to the part.05. of the supon table to the part.05. of the superstand to the second due and payable and to beep said shall become a part of the indeter to be at shall become a part of the indeter o	hat may be levied e and tornado in second part to the premises insured dness, secured by 
	And the said part_ and seized of a good and been and that they will warm. It is agreed between or assessed agrinut said such ann and by such ins extent of_bloininterna- tion and the said seizer and the said arc in the said seizer and by	195_of the fore part dohereby coverant and agree that at indefeasible estate of inheritance therein, free and clare of all in InO_OXOCPDIONS   nand defend the same assime all parties making lawful claim to the parties hereto that the part_1283 of the first part shall as a company as shall be received and inpert_1283 of the first part shall fail the part_1283 of the first part shall as the rate of 1005 from the date of payment utilized as a mortgace to accure the payment of the sum of	be delivery hereof	BIG	hat may be levied a and tornado in second part to the premives insured dness, secured by 10-46,
	And the said part_ and seized of a good and been and that they will warm. It is agreed between or assessed agrinut said such ann and by such ins extent of_bloininterna- tion and the said seizer and the said arc in the said seizer and by	195_of the fore part dohereby coverant and agree that at indefeasible estate of inheritance therein, free and clare of all in InO_OXOCPDIONS   nand defend the same assime all parties making lawful claim to the parties hereto that the part_1283 of the first part shall as a company as shall be received and inpert_1283 of the first part shall fail the part_1283 of the first part shall as the rate of 1005 from the date of payment utilized as a mortgace to accure the payment of the sum of	be delivery hereof	BIG	hat may be levied a and tornado in second part to the premives insured dness, secured by 10-46,
tten	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed against said of the same and by such ins- extens of LEAST_international THIS GRANT is in THIS GRANT is in THIS GRANT is in THIS GRANT is in the same and the same and the part thereof or any olds the same and the same and the matching such sales on dem the same benefits accruin for tell the same and the same and benefits accruin for tell the same and the same and benefits accruin the same benefits accruin the same benefits accruin the same and benefits accruin the same benefits accruin the same and benefits accruin the same accruin the same same accruin	105_of the fore part dohereby covenant and agree that at the indefeasible state of inheritance therein, free and clear of all in InO_OXCOPDIONS   Indefeasible state of inheritance therein, free and clear of all in the and defend the same against all parties making lawful claim to the part shall at a same against a law arise making lawful claim to the part is the rate of the fore part shall at a clear when the rame becomes due and payable, and that	be delivery hereof	BIG	hat may be levied a and tornado in second part to the premise insured dness, secured by 19.46, 19.46, 19.46, 19.46, 19.46, 19.46, 19.46, 19.46, 19.46, 19.46, 19.46, 19.46, 19.46, 10.46, 1
tten sinal tered	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed against said of the same and by such ins- extens of LEAST_international THIS GRANT is in THIS GRANT is in THIS GRANT is in THIS GRANT is in the same and the same and the part thereof or any olds the same and the same and the matching such sales on dem the same benefits accruin for tell the same and the and by District and the same and benefits accruin for tell the same and the matching such sales on dem the same benefits accruin the same benefits accruin th	195_of the fors part dohereby covenant and agree that at indefeasible state of inheritance therein, free and clear of all in InO_OXCOPDIONS   nand defend the same against all parties making lawful claim to the parties hereto that the part_129.3 of the fors part shall at a cleants when the rame becomes due and payable, and that	be delivery hereof_they_ umbrance	BIG	hat may be levied a and tornado in second part to the premises insured dness, secured by 
tten sinal tered	And the said part_ and seized of a good and and that they will warms. It is agreed between or assessed against said of the same and by such ins- extens of LEAST_international THIS GRANT is in THIS GRANT is in THIS GRANT is in THIS GRANT is in the same and the same and the part thereof or any olds the same and the same and the matching such sales on dem the same benefits accruin for tell the same and the and by District and the same and benefits accruin for tell the same and the matching such sales on dem the same benefits accruin the same benefits accruin th	105_of the fore part do hereby coverant and agree that at the indefeasible state of inherina tell parties making lawful claim to the part of the fore part shall be received at the fore part shall be received at the part 195 of the fore part shall be received at the part 195 of the fore part shall be received at the part 195 of the second part may pay aid tax and instance as in the part 195 of the fore part 195 of the fore part shall be received that at the part 195 of the second part may pay aid tax and instance as interest at the rate of the fore part shall fail the part 195 of the second part may pay aid tax and instance as interest at the rate of 195 form the date of payment until tended as a mortgate to secure the payment of the und of	be delivery hereof	BIG	hat may be levied a and tornado in second part to the premises insured dness, secured by 10-46,
tten sinal tered	And the said part_ and seized of a good and one that they will warms reaching and a grant said the reaching and a grant said the extent of LEG1inter servers of LEG1inter servers of LEG1inter and by the provided reaching or sums of oncy advance and by the the second of the servers of the part thereof or any oblic methanism such as a second of the part thereof or any oblic and the second of the second methan second of the second of the second of the second methan second of the second of the second methan second of the sec	195_of the fore part dohereby covenant and agree that at indefeasible estate of inheritance therein, free and clare of all in InO_OXOCPDIONS   nand defend the same assime tail parties making lawful claim to the parties hereto that the part_1283 of the fors part shall at a cleants when the rame becomes due and payable, and that	be delivery hereof_they_ umbrance	BIG	hat may be levied a and tornado in second part to the premives insured dness, secured by 10-46,
tten sinal tered	And the said part_ and seized of a good and one that they will warms reaching and a grant said the reaching and a grant said the extent of LEG1inter servers of LEG1inter servers of LEG1inter and by the provided reaching or sums of oncy advance and by the the second of the servers of the part thereof or any oblic methanism such as a second of the part thereof or any oblic and the second of the second methan second of the second of the second of the second methan second of the second of the second methan second of the sec	19.5_of the fore part dohereby covenant and agree that at the indecasible state of inheritance therein, fore and clear of all in the form a state of inheritance therein, fore and clear of all in the partice hereto that the part_19.5_of the fore part shall as a company as shall be specified and directed by the fore part shall all the event that sails partice here of the fore part shall as the specified and directed by the fore part shall as the fore the same teaching the part_19.5_of the fore part shall fail the part interest at the raise of 1005 from the due for part shall as the fore part shall be part 19.5_of the second part may pay said tax and instance interest as the raise of 1005 from the due for part shall fail the part interest at the raise of 1005 from the due for part shall fail the part interest at the raise of 1005 from the due for part shall fail the part interest at the raise of 1005 from the due of part made paylob to the part 19.5_of of the second part, with all intered by the part 19.5_of the second part, with all intered by the part 19.5_of the second part, with all intered by the part 19.5_of the second part, with all intered by the part 19.5_of the second part, with all intered by the part 19.5_of the second part, with the const shall fail on the fore part 19.5_of the fore the same term interest there interest part interest part interest, neghter with the const shall fail on the fore part 19.5_of the forest part has 1.5_of the same second on the fore part 19.5_of the forest part has 1.5_of the same second on the same second	be delivery hereof_they_ umbrance   umbrance   and times during the life of ith Boy	BTGte lawle lawlers of the premit   BTGte lawler, pay all taxes or assessments the some address and payshe and to keep said the some address and payshe and to keep said the some address and payshe and to keep said the said obligation and also to to be term of said obligation and also to to paid shall cohome a part of the indetective applies of the said obligation and also to to be term of said obligation and also to to be term of said obligation and also to to be term of said obligation and also to to be term of said obligation and also to to be term of said obligation and also to to be term of the said part of the indetective appendent of the said and to have a meeting and the barren are covered and the said obligation and also to the said and said the main the said the said to be any a meeting and the barren are covered and and so to be any and the barren are covered and and so to be any are covered and and so to be any are covered and and so to be any are covered and any and to barren are covered and any there be shall be paid 1.   "Indet and to barren are covered applies of the source applies of the	hat may be levied a and tornado in second part to the premives insured dness, secured by 10.46,
Janse The Art of the A	And the said part_ and seized of a good and one that they will warms reaching and a grant said the reaching and a grant said the extent of LEG1inter servers of LEG1inter servers of LEG1inter and by the provided reaching or sums of oncy advance and by the the second of the servers of the part thereof or any oblic methanism such as a second of the part thereof or any oblic and the second of the second methan second of the second of the second of the second methan second of the second of the second methan second of the sec	195_of the fore part dohereby covenant and agree that at indefeasible estate of inheritance therein, free and clare of all in InO_OXOCPDIONS   nand defend the same assime tail parties making lawful claim to the parties hereto that the part_1283 of the fors part shall at a cleants when the rame becomes due and payable, and that	be delivery hereof_they_ umbrance	BTGte lawle lawlers of the premit   BTGte lawler, pay all taxes or assessments the some address and payshe and to keep said the some address and payshe and to keep said the some address and payshe and to keep said the said obligation and also to to be term of said obligation and also to to paid shall cohome a part of the indetective applies of the said obligation and also to to be term of said obligation and also to to be term of said obligation and also to to be term of said obligation and also to to be term of said obligation and also to to be term of said obligation and also to to be term of the said part of the indetective appendent of the said and to have a meeting and the barren are covered and the said obligation and also to the said and said the main the said the said to be any a meeting and the barren are covered and and so to be any and the barren are covered and and so to be any are covered and and so to be any are covered and and so to be any are covered and any and to barren are covered and any there be shall be paid 1.   "Indet and to barren are covered applies of the source applies of the	hat may be levied a and tornado in second part to the premives insured dness, secured by 10-46,