Receiving No. 28994 <

MORTGAGE RECORD 91

Reg. No. <u>5045</u> Fee Paid, <u>\$4.25</u> 369

		A
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88. This instrument was filed for record on the18th_day of
	Maxmillian W. Miesse and Margaret Miesse, his wife	JulyA. D/1946_, at 9:30_o'clock A. M.
	TO	Hassed a. Beck Register of Deeds.
	The First National Bank of Lawrence, Lawrence, Kansas	By Deputy.
-	THIS INDENTURE, Made this 17th day of Ju-	ly, in the year of our Lord, one thousand nine
	Marmillian N. Miesse and Margan	at Miesso, his wife
	of Lawrence in the County of Douglas	and State of Kanse
	part.Y of the first part, and The First National Bank of	part_V_of the second part_
	WITNESSETII, That the said parties of the first part, in considerat	
.	<u>One thousand six hurdrod eighty and no/100 (\$1,880,00)</u> DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do Grant, Bargain, Sell and Morigage to the said part. Y of the second part, the following described real estitute and being in the County of Douglas and State of Kansas, to writ:	
	Lots Nos. 61 and 62 in Fair Grounds Addition	생각 수가 것 같아요. 그는 것은 것은 것은 것을 수 있는 것 같아요. 것은 것을 것을 수 없는 것을 수 없는 것을 수 없다.
		La she crty of Lawrence
\sim		
		그는 것 같은 것 같
	그는 것 못 가슴을 잘 못 봐요. 한 물건을 가 가슴을 다 가 있는 것이 가 없는 것이다.	
	with the appurtenances and all the estate, title and interest of the said part-	Leg.of the first part therein.
	And the said part 105 of the first part do hereby covenant and agree that at the d and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumi	livery hereof they are the lawful owner S. of the premises above granted,
	And the said part <u>192</u> of the first part do <u>http://www.new.org/and/o</u>	Livery bereef. they are the lawful owner. S. of the premise above small, name <u>9x09pt mortrars</u> of record for \$6200.00 dated_July or Lawrence, Kansas
	And the said part_125of the first part dohereby convenant and agree that at the d and seried of a good and indefeasible states of inheritance therein, first and clear of all incum 17. <u>1946</u> , <u>novinble.to.Tho.First.National.Rank.of</u> . Lawyeon- and that they will warrant and defend the same against all parties making lawlid dami blevic It is agreed butween the parties hereto that the part_125. of the first part shall at all or assented against aid real centse when the same does due and payloid, and that <u>they vi</u>	livery herest they are the laveful sever. S. of the premise above pranch, and excession party are of record for \$6200.00 dated July co, lawrence, Kaisas imer during the life of this indenture, pay all taxes or assuments that may be kried dillaren the buildings upon addid rel static hundra about for and terratio in
	And the said part_125_of the first part dohereby coverant and agree that at the d and seried of a good and indefeasible states of inheritance therein, free and clear of all incum 17_1946 novinbio_free the first National_Ronk_of_Party and that they will warrant and defend the same against all partyse making lawlid damin before It is agreed between the parties before the again against all at a clear of all the same or assess defend against all or all center when the same defend on the and the same the same state of a same or assessed against all oral center when the same defende due and partyse making, and that <u>they vi</u> such sum and by such insurance company as shall be specified and directed by the part_V of the extent of .15	livery hereof_they_nred_the layedul energy of the premises above pranch, ance <u>0X6021 MOT \$20.00</u> (F0GORT_fOR \$6200.00 datad_July co, JAWrencoo, Kaisas imes during the life of this indenture, pay all taxes or assuments that may be leried fail.Livery the buildings upon add real estimated assiming for and toronalo in a second part, the loss, if any, made payable to the part <u>X</u> _ of the second part to the real ways the hard when the same days and balance and a second part to the real ways the the same for any toronal days and balance and a second part to the real second part and the same days and balance and a second part to the second part, the loss of any, made payable to the part <u>X</u> _ of the second part to the real second part and the same days and payable and a how
	And the said part_125_of the first part dobreeky coverant and agree that at the d and exist of a good and indefeasible states of inheritance therein, free and clear of all incumi 127_11266	Livery hereof_they_nred_the lawful sener.5. of the primise above granted, sance <u>OXODE not SERIE</u> of <u>redoord</u> for <u>\$6200.00</u> at <u>id</u> July <u>or</u> <u>lawfence</u> , <u>Kanzas</u> mes during the life of this indenture, pay all taxes or assessments that may be levied <u>111_keep</u> the buildings upon aid real estate insured against fire and tornado in second part, the loss if any, mande payable to the part <u>_</u> of the second part to the by such taxes when the same become due and payable and to keep aid premises insured or either, and the amount so paid shall cebome a part of the indebtedness, secured by repaid.
	And the said part_125_of the first part dohereby correnant and agree that at the d and evice of a good and indefeasible state of inheritance therein, first and clear of all incumi 171946., pp.ymble.t.O. Tho. First National_Reprint and the first and that they will warriss and defend the same against all partner making lawtin clear in the same against and defend the same against all partner making lawtin clear or ansessed against aid treat evices that the partOS of the first part shall at all or ansessed against aid real exists when the same becomes due and payable, and that <u>they y</u> not same and by such insurance company as shall be precided and directed by the part of th extent of	Livery hereof_they_nred_they needs of regoond for the premise above practed, and exceeded of regoond for \$6200.00 dated_July of
	And the said part_125_of the first part dohereby coverant and agree that at the d and seried of a good and indefeasible state of inheritance therein, fire and clear of all incumal 17_1946	Livery forced_they_nered_they_nered_the lawer of the premise above practed, nered_construct mortgare of rescord for ξ 6200.00 dated_July they_lawer of the law the law the law the law the law the law the tring the life of this indenture, pay all taxes or assessments that may be kried taxes when the same become due rate insured against fire and tornado in a second part, the loss, if any, made payable to the part. Y is the second part to the a second part, the loss, if any, made payable to the part. Y is the second part to the a second part, the loss if any, made payable to the part. Y is the second part to the a second part, the loss of a shall echome a part of the second part to the a second part, the loss of a shall echome a part of the indebtedness, secured by trepsil. d = no/100 DOLLARS, of more, secured on the 17th day of 121y 56
	And the said part_125_of the first part dohereby coverant and agree that at the d and seried of a good and indefeasible state of inheritance therein, fire and clear of all incumal 17_1946	Livery forced_they_nered_they_nered_the lawer of the premise above practed, nered_construct mortgare of rescord for ξ 6200.00 dated_July they_lawer of the law the law the law the law the law the law the tring the life of this indenture, pay all taxes or assessments that may be kried taxes when the same become due rate insured against fire and tornado in a second part, the loss, if any, made payable to the part. Y is the second part to the a second part, the loss, if any, made payable to the part. Y is the second part to the a second part, the loss if any, made payable to the part. Y is the second part to the a second part, the loss of a shall echome a part of the second part to the a second part, the loss of a shall echome a part of the indebtedness, secured by trepsil. d = no/100 DOLLARS, of more, secured on the 17th day of 121y 56
•	And the said part_125_of the first part dohereby correnant and agree that at the d and seried of a good and indefeasible state of inherinance therein, free and clear of all incumal 17, 1946., ppynhla.to.Tho.First.Natioral_Bark_of_Isweet and that they will warrist and defend the same against all partses making lawth dismit This agreed between the parties hereto that the part_1025 of the first part shall at all or assessed against aid real casts when the same become due and payhole, and that <u>they vil</u> such sum and by such immance company as shall be specified and directed by the part. <u>Josef</u> or the series of the same become due and payhole, and that <u>they vil</u> such sum and by such immance company as shall be specified and directed by the part. <u>Josef</u> or the rest of the same become the part of the series of the first part shall fail to extend the same become the rate of 100 for the same the same or his indefended, then the part <u>V</u> of the second part of the first part shall fail to the rest of the same of <u>ONO</u> <u>the the part V</u> of the second part, which <u>which are and work the there is payhole to the same the part of the second part, with all insteant <u>ONO</u> <u>the the part V</u> of the second part, which <u>all insteants</u> according to the terms of <u>ONO</u> <u>constant</u>. <u>Josef</u> of the payment of a said us and by <u>the</u> terms made payhole to the part <u>J</u> of the second part, why for any instrument, asi part <u>1950</u> the fort part hall that the part <u>Josef</u> part part for any instruments as a pay the fort part that the part <u>Josef</u> part part for any instruments and here <u>the second part of the payhole</u> to the pay part of the second part, which all instructs the second payhole the fort part that the theory payhole to the second part, which is meande asi payer. <u>1950</u> the fort part that the part <u>Josef</u> pay to pay for any instruments and the second payhole to the pay payhole to the second part the the second part <u>Josef</u> the fort part that the paye payhole to the </u>	Livery hereof_they_nerod_they_nerod_the lawerd server. S. of the premise above prance, served they nerodynamic of rescord for ξ 6200.00 dated July they. Hawrence, Kanzas imes during the life of this indenture, pay all taxes or assessments that may be levied (All Livery the buildings upon and real rest insured against fire and tornado in a second part, the loss, if any, made payable to the part. Y. of the second part to the a second part, the loss, if any, made payable to the part. Y. of the second part to the a second part, the loss, if any, made payable to the part. Y. of the second part to the a second part, the loss, if any, made payable to the part. Y. of the second part to the a second part, the loss, if any, made payable to the part of the indebtendences, secured by replict, and the amount so paid shall colone a part of the indebtendences, secured by replict therein seconding to the terms of paid of buildingston and also to secure any sum or ether, onthe therein full dickared. If digita be made in a set payments or any label payable therein seconding to the terms of paid of buildingston and also to secure any sum or ether, onthe therein full dickared. If digita be made in a set payments or any label payable to the terms of paid actil be made in a set payments or any label payable to be the count of which be indebted by the secure any sum or in all others full dickared. If digita be made in a set payments or any pair as they are now, or if wate is committed on and provide by the base inductive target and the courspace for in all optime obligation, or the security of which has inductive target and the secure any sum of the pay interm obligation, or the security of which has inductive target and the security of which has inductive target and the courspace for in all optime obligation. The security of which has inductive target and the security of the security of which has inductive target and the security of the security of which has inductive target and the secure and the security of
 • • • 	And the said part_125_of the first part dohereby coverant and agree that at the d and evice of a good and indefeasible state of inheritance therein, free and clear of all incumal 17. 1946. poynhile .to Tho First National Barrier Muker Barli Calm Barli and that they will warriss and defend the same against all partses muker Barli Calm Barli It is agreed between the parties hereto that the partOS. If the first part shall at all or award as a state state the the same against and even the same become due and payline, and that <u>HOW</u> I such sum and by such instance company as shall be specified and directed by the part. <u>Joint the same become due and payline</u> that the same become due and payline that same the same to again the same become of the pay and the same become of the payline the same to the same become of payment until full THIS GRANT is intended as a moregate to secure the payment of the sum of	Birry Ferend. They. ATO
•	And the said part_125_of the first part dohereby coverant and agree that at the d and evice of a good and indefeasible state of inheritance therein, free and clear of all incumal 17. 1946. poynhile .to Tho First National Barrier Muker Barli Calm Barli and that they will warriss and defend the same against all partses muker Barli Calm Barli It is agreed between the parties hereto that the partOS. If the first part shall at all or award as a state state the the same against and even the same become due and payline, and that <u>HOW</u> I such sum and by such instance company as shall be specified and directed by the part. <u>Joint the same become due and payline</u> that the same become due and payline that same the same to again the same become of the pay and the same become of the payline the same to the same become of payment until full THIS GRANT is intended as a moregate to secure the payment of the sum of	Birry Ferend. They. ATO
•	And the said part_125_of the first part dohereby coverant and agree that at the d and evice of a good and indefeasible state of inheritance therein, free and clear of all incumal 17. 1946. poynhile .to Tho First National Barrier Muker Barli Calm Barli and that they will warriss and defend the same against all partses muker Barli Calm Barli It is agreed between the parties hereto that the partOS. If the first part shall at all or award as a state state the the same against and even the same become due and payline, and that <u>HOW</u> I such sum and by such instance company as shall be specified and directed by the part. <u>Joint the same become due and payline</u> that the same become due and payline that same the same to again the same become of the pay and the same become of the payline the same to the same become of payment until full THIS GRANT is intended as a moregate to secure the payment of the sum of	Birry Ferend. They. ATO
	And the said part_125_of the first part dohereby correnant and agree that at the d and seried of a good and indefeasible state of inherinance therein, free and clear of all incumal 17, 1946., ppynhla.to.Tho.First.Natioral_Bark_of_Isweet and that they will warrist and defend the same against all partses making lawth dismit This agreed between the parties hereto that the part_1025 of the first part shall at all or assessed against aid real casts when the same become due and payhole, and that <u>they vil</u> such sum and by such immance company as shall be specified and directed by the part. <u>Josef</u> or the series of the same become due and payhole, and that <u>they vil</u> such sum and by such immance company as shall be specified and directed by the part. <u>Josef</u> or the rest of the same become the part of the series of the first part shall fail to extend the same become the rate of 100 for the same the same or his indefended, then the part <u>V</u> of the second part of the first part shall fail to the rest of the same of <u>ONO</u> <u>the the part V</u> of the second part, which <u>which are and work the there is payhole to the same the part of the second part, with all insteant <u>ONO</u> <u>the the part V</u> of the second part, which <u>all insteants</u> according to the terms of <u>ONO</u> <u>constant</u>. <u>Josef</u> of the payment of a said us and by <u>the</u> terms made payhole to the part <u>J</u> of the second part, why for any instrument, asi part <u>1950</u> the fort part hall that the part <u>Josef</u> part part for any instruments as a pay the fort part that the part <u>Josef</u> part part for any instruments and here <u>the second part of the payhole</u> to the pay part of the second part, which all instructs the second payhole the fort part that the theory payhole to the second part, which is meande asi payer. <u>1950</u> the fort part that the part <u>Josef</u> pay to pay for any instruments and the second payhole to the pay payhole to the second part the the second part <u>Josef</u> the fort part that the paye payhole to the </u>	Nierry hered. they. nred. the lawful sener. S. of the premises above prance, name 0x000 th DOT KATO OF FORCORD for \$6200.00 dated July per. IAWrence, Kanzan imer during the life of this indenture, pay all taxes or assuments that may be leried for the building upon and radients insured against for and tornalo in a scending part, the lass, if any, made payable to the part. J. of the second part to the y such taxes when the same become due and payable and to keep aid premises insured or either and the same become due and payable and to keep aid premises insured or either and the same become due and payable and to keep aid premises insured or either and the IATAL day of July. po. 66. Second pay the same to the latth day of July 19. 66. Second pay the same to the terms of aid obligation and also to arener any sum of horrowing. The same become is and to the and payable or if the insured to pay and taxes are same to the terms of aid obligation and also to arener any sum of horrowing. The same terms of aid obligation and also to arener any sum of horrowing. The same keep and the and payable of if the insures is pay as they are how, or if watte is commissive of and pay the or the compared by the same trade of the same terms of a same pay and they are now, of the same terms of pay and they use how of the same terms of a same terms in the same terms of pay and they use how of the same terms of a same terms of any first or any the terms of moment prescribed by the and out of all moments aroung the pay. And there are not and payable of it the insume terms and there are now of the article of all moments aroung the pay. And the same prescribed by the and out of all moments pressing the same out of and the and build the there are the same taxes of all moments aroung the first we at the maximum and successers of the respective parties herein. The day and year last above Maxmi 111an. W., Mi os go (SEAL)
•	And the said part_125_of the first part dohereby coverant and agree that at the d and evice of a good and indefeasible state of inheritance therein, free and clear of all incumal 17. 1946. poynhile .to Tho First National Barrier Muker Barli Calm Barli and that they will warriss and defend the same against all partses muker Barli Calm Barli It is agreed between the parties hereto that the partOS. If the first part shall at all or award as a state state the the same against and even the same become due and payline, and that <u>HOW</u> I such sum and by such instance company as shall be specified and directed by the part. <u>Joint the same become due and payline</u> that the same become due and payline that same the same to again the same become of the pay and the same become of the payline the same to the same become of payment until full THIS GRANT is intended as a moregate to secure the payment of the sum of	Hirry hered. they. nrot. the lawful event. S. of the premiers above praced, and other dotter dott
•	And the said part_125_of the first part dohereby coverant and agree that at the d and evice of a good and indefeasible state of inheritance therein, free and clear of all incumal 17. 1946. poynhile .to Tho First National Barrier Muker Barli Calm Barli and that they will warriss and defend the same against all partses muker Barli Calm Barli It is agreed between the parties hereto that the partOS. If the first part shall at all or award as a state state the the same against and even the same become due and payline, and that <u>HOW</u> I such sum and by such instance company as shall be specified and directed by the part. <u>Joint the same become due and payline</u> that the same become due and payline that same the same to again the same become of the pay and the same become of the payline the same to the same become of payment until full THIS GRANT is intended as a moregate to secure the payment of the sum of	Hirry hered. they. nro. the lawful event. S. of the premiers above praced, and S. O. 1997, SAR of C. 1997, SAR of C. 1997, SAR of SAR OF LAW (MOCO, Manager of Fragorid, for \$6200,00 at 6d July go, Iawronco, Kanzas. more during the life of this indenture, pay all taxes or assessments that may be levied All Livery the buildings upon and real estimates and in the second part to the y such taxes when the same become due and synthes and to keep and partices immediate y such taxes when the same become due and synthes and to keep and partices immediate y such taxes when the same become due and synthes and to keep and partices immediate y such taxes when the same become due and synthes and to keep and partices immediate y such taxes when the same become due and synthes and to keep and partices immediate y such as the same became due and synthes and to keep and partices immediate y such as the same became due and synthes and to keep and partices immediate and partices and the amount so paid shall colore a part of the inductedness, secured by respid. d _no/100 DOLLARS, a of money, executed on the 17th day of _101y. DOLLARS, a of money, executed on the 17th day of _101y in the same by same of ether, work the amount so the terms of taid obligations and also to secure any sum of ether, work the amount so is a same by the same to have a same of ether work the amount so is a same by the same to have and the inducted have an any same terms in the manor provided in the constant of the scale partices are any part as hey yer and to have a same the same term and the same term and the same target the manor provided by have and out of all money and the form such at mindem there and all be refut for the same day of the same they have and the same days and successors of the respective parties because the same and by the part yer. and every abligation there in constincel, and all benefus accruing thereform shall extend same and successors of the respective parties because the same and yere at the same Maxrg
•	And the said part_125_of the first part dohereby coverant and agree that at the d and evice of a good and indefeasible state of inheritance therein, free and clear of all incumal 17. 1946. poynhile .to Tho First National Barrier Muker Barli Calm Barli and that they will warriss and defend the same against all partses muker Barli Calm Barli It is agreed between the parties hereto that the partOS. If the first part shall at all or award as a state state the the same against and even the same become due and payline, and that <u>HOW</u> I such sum and by such instance company as shall be specified and directed by the part. <u>Joint the same become due and payline</u> that the same become due and payline that same the same to again the same become of the pay and the same become of the payline the same to the same become of payment until full THIS GRANT is intended as a moregate to secure the payment of the sum of	<pre>litery hered_they_nered_they_ner_S. of the premiers here praced, name 0x6000 mortgare of regard for \$6200.00 dated_July co. Lawrence. Xanyas mered unions the life of this indenture, pay all taxes or assuments that may be levied All_Likery the buildings upon and real estimated against for and tornado in a second part, the loss, if any, made payable to the part_J_ of the second part to the y such taxes when the same become due and yayable and to keep and parties inmared y such taxes when the same become due and yayable and to keep and part, the loss, if any, made payable to the part_J_ of the second part to the y such taxes when the same become due and yayable and to keep and permises immared y such rest. when the same become due and yayable and to keep and permises immared y riber, and the amount so paid shall echome a part of the inductedness, secured by regard.</pre>
· · · · · · · · · · · · · · · · · · ·	And the said part_125_of the first part dohereby coverant and agree that at the d and ericd of a good and indefeasible state of inheritance therein, free and clear of all incum 17_1124.6. pnyrhls.t. to Tho First National Bariy Children and Clear of all incum and that they will warrast and defead the same against all parties much gaving fault diam bariy and that they will warrast and defead the same against all parties much gaving fault diam bariy and that they will warrast and defead the same against all parties muchs, and that <u>They 1</u> nuch sum and by such insurance company as shill be specified and directed by the part of the erits of 15.5 interest. And in the versa the same become doe and paybids, and that <u>They 1</u> as herein provided, then the part of the scend part may pay ald taxs and insurance. This indenture, and shall beer instrets at the trat of 10.5 from the date of payment until fully THIS GRANT is intended as a mortaget to scare the payment of the same di- Other becay and the payboard of the pay of the same does the indenture, and shall beer instrets at the rate of 10.5 of the scared payt will be pay for any insurance. THIS CRANT is intended as a mortaget to store the pay of the stored pay of any insurance or nums of more gdrawy by hydrogen beer the part of the stored payt, which interest a said part	<pre>litery hered_they_nered_they_ner_S. of the premiers here praced, name 0x6000 moltgare of regord for \$6200.00 dated_July co. Lawrence. Xangas meadures the life of this indenture, pay all taxes or assuments that may be levied All_Likery the buildings upon and real estimated against for and tornado in a scend part, the loss, if any, made payable to the part of the second part to the y such taxes when the same become due and yayable and to keep and parties inmared y such taxes when the same become due and yayable and to keep and part, the loss, if any, made payable to the part of the second part to the y such taxes when the same become due and yayable and to keep and permises inmared yr siter, and the amount so paid shall echome a part of the indebtedness, secured by regord. </pre>
· · · · · · · · · · · · · · · · · · ·	And the said part_205_of the first part dohereby correnant and agree that at the d and ericd of a good and indefeasible state of inheritance therein, first and clear of all incuma 17_124.6. pnyrh16_to_to_Tho_First_Natioral_Bark_Of_Pirebark and the will warrant and defead the same against all parties much gark_Dark_Of_Pirebark T is agreed baween the parties bereto that the part1CS. of the first part shall a tail or assessed against all order all the same against all directed by the partof the not be same adapted and the same beginst down and by actin Lingory us but instance company as shall be specified and directed by the partof the event of itsinterest. And in the event that alp part. Bark_Bark_Bark_Bark_Bark_Bark_Bark_Bark_	Hierry forced_they_nerod_they_nerods of the premises above practed, and ying of lawrence of resource of resourc
•	And the said part_125_of the first part dohreeky correnant and agree that at the d and evide of a good and indefeasible state of inheritance therein, first and clear of all incuma 17_1246	Divery hereof_they_nerod_the lawful sense. S. of the premises above practo, name 0.500 months and 0.100 months of the sense sense of the sense of the sense of the sense
· · · · · · · · · · · · · · · · · · ·	And the said part_105_ of the first part dohredy correnant and agree that at the d and ericd of a good and indefeasible state of inkerimate therein, first and clear of all incum 17	Divery hereof_they_nerod_they of regord_for \$6200.00 dated_July ger, Lawrence, Xangas immed utures the life of this indenture, pay all taxes or assuments that may be brief dilliers the building upon and real estimation in such as the tried ger, Lawrence, Kangas immed utures the life of this indenture, pay all taxes or assuments that may be brief dilliers the building upon and real estim hurred agains for and tornado in second part, the lass, if any, made payable to the part_Y of the second part to the y such taxes when the same become due and payable and to keep and part, the insured again to paid shall cebome a part of the indebtedness, secured by d_no/100
· · · · · · · · · · · · · · · · · · ·	And the said part_125_ of the first part dohereby correnant and agree that at the d and eried of a good and indefeasible state of inkerimate therein, first and clear of all incum 17	livery hereof_they_nerod_tragence for the premises above pranets, and the indexture, point a for the premises above pranets, and the indexture, point stars of assessments that may be bried of 12 Livery the buildings upon and real estimates or assessments that may be bried that have building upon and real estimates are assessments that may be bried that have building upon and real estimates are assessments that may be bried that have building upon and real estimates are assessments that may be bried that have building upon and real estimates are assessments that may be bried that have building upon and real estimates are assessments that may be bried to be upon the amount so paid shall echome a part of the indextedness, secured by real-table and to keep assess and the amount so paid shall echome a part of the indextedness, secured by real-table the indextedness, secured by real-table that the indextedness are are been assessed by and the amount are interest of aid oblication and also to secure any and or ether more that indextedness are are been and based in the presents or any index are at the start of the indextedness are assessed by and or the real-table indexted the real-table indexted to the indexted to the real and written oblication. For the security of which this indexted to the real and written oblication. For the security of which this indexted to the real and written oblication. For the security of which this indexted to the real and written oblication. For the security of which this indexted to the real and written oblication. For the security of which this indexted to spreme any and or ether are are been assessed by the and the areal bases of the real and the intervelope the indexted to the real and written oblication. For the security of which this indexted to the real and written oblication. For the security of which this indexted to the real and the areal bases of the reached base. If the real and the tareat area to the second part. The second area ar
· · · · · · · · · · · · · · · · · · ·	And the said part_125_of the first part dohreeky correnant and agree that at the d and eried of a good and indefeasible state of inkerimate therein, first and clear of all incuma 17	livery hered_they_nered_they of regord for \$ for \$ premises above praced, and you you have she marks, and regord for \$ for \$ for 0.00 dated_July go, Lawrence, Kangag immed winne to life of this indenture, pay all taxes or assuments that may be bried dill_livery the buildings upon and real estimated against for and tornals in a second part, the lass if any, made payable to the part, L of the second part to the you work area when the same become due and payable and to keep aid permises insured again of the indented part, the lass if any, made payable and to keep aid permises insured you you have shown the same become due and payable and to keep aid permises insured you work with the same tax pay the due tay built and the lass and payable of the indented pay and the same payable of the indented payable of the second pay the same shown and any of
· · · · · · · · · · · · · · · · · · ·	And the said part_125_of the first part dohreeky correnant and agree that at the d and eried of a good and indefeasible state of inkerimate therein, first and clear of all incuma 17	livery hered_they_nered_they of regord_for \$ for the premises above praced, and you you have shown and relative of resource for \$ for 0.00 dated_July constraints for any man of the indenture, pay all taxes or assuments that may be bried if all livery the building upon and relative insured agains for and termado in a second part, the lass if any, made payable to the part of the second part to the your work area when the same become due and payable and to keep aid permise insured again with relative insured again with a second part to be indenture, pay all taxes or assuments that may be bried if you work area when the same become due and payable and to keep aid permise insured or resided. d_no/100 DOLLARS, or off, and the amount again the indenture is a grant of the indenture is you and a second pay the taxes when a payable or the indenture is you and a second pay the terms of aid oblications and allo to secure any and or ether, may take it in the indenture is preme. And the indenture is preme. And the indenture is preme, shall do in the origin in the manner previded by hw and to have a receiver appointed to collect the indenture is preme. And the indenture is preme.
· · · · · · · · · · · · · · · · · · ·	And the said part_125_of the first part dohreeky correnant and agree that at the d and eried of a good and indefeasible state of inkerimate therein, first and clear of all incuma 17	livery hered_they_nered_they of regord for \$ for \$ premises above praced, and you you have she marks, and regord for \$ for \$ for 0.00 dated_July go, Lawrence, Kangag immed winne to life of this indenture, pay all taxes or assuments that may be bried dill_livery the buildings upon and real estimated against for and tornals in a second part, the lass if any, made payable to the part, L of the second part to the you walk taxes when the same become due and payable and to keep aid permises insured again of the indented part, the lass if any, made payable and to keep aid permises insured or resided and the amount so paid shall echome a part of the indentedness, secured by resided and the second pay to be amount so paid shall echome a part of the indentedness, secured by resided and the indented taxes are set of the indentedness and the second pay and or setting there are set of the indented tax in the pay and or setting there are set of the indented tax indented tax in the pay and or setting there are been deaded payable of the indented tay are are set of the indented tay and taxes are set of the indented tay and taxes are set of the indented tay and taxes are set of the indented tay are are set of the indented tay in the manner prevised by have and to bake a receiver projected to relate the indented tay are are set of the indented tay are are set of the indented tay are are set of the set of the indented tay are are set of the indentare are set of the indented tay are are set o
· · · · · · · · · · · · · · · · · · ·	And the said part_1295_of the first part dohreeky correnant and agree that at the d and eriod of a good and indefeasible state of inkerimize therein, first and clear of all incum and state of a good and indefeasible state of inkerimize therein, first and clear of all incum and state there will warren and defeasible state of inkerimize therein, first and clear of all incum are that there will warrents and defeasible state of inkerimize due and parties And the said part of the same beginst due and part of the same factor and in the part	livery hered_they_nered_they of regord for \$ for \$ premises above praced, and you you have shown and relative of resource of regord for \$ for \$ for \$ for \$ do the series of the second part to be within a solution and the second part to be within a solution and the second part to be independent of the second part to be yound at set of the second part to be yound at set of the second part to be independent of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to the yound at set of the second part to the yound at set of the second part to the yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the yound at the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be yound at set of the second part to be seabilities before the second part to be secon
 Image: A set of the set of the	And the said part_105_of the first part dobreek correnant and agree that at the d and end of a good and indefeable scatte of inkerimate therein, first and clear of all incum 17_1124.6	intery hereof_they_nered_they of resourd for \$6200.00 dated_July cs. Addition that the off rest of the premises above praced. inter during the life of this indenture, pay all taxes or assessments that may be levied dill_here the building upon and real catter insured agains for and tornado in s recend part, the loss, if any, made payable to the part X_ of the second part to the year M are subtracted by and part, the loss, if any, made payable to the part X_ of the second part to the year M are subtracted by and part, the loss, if any, made payable to the part X_ of the second part to the year M are subtracted by result. d no/100 DOLLARS, a of moore, created on the 17th day of duly made in seth part and the second part to the second and the second part and the second of the inducted as a set of the second part to the second part to the second part to the second part in the maner previded in the comment of and the inducted as a set of the maner previded in the comment of and the inducted as a set of the second part inducted to the set of the second part inducted as a set of the second part inducted to the set of the set of all moore, a set of the second part inducted to the set of the second part inducted to the set of the set of all moore, and part inducted to the set of the second part inducted to the second part inducted to the second part inducted to t
· ·	And the said part_125_of the first part dohereby correnant and agree that at the d and ericd of a good and indefeable scatte of inkerimate therein, first and clear of all incumi 17	livery hered_they_nered_they of resourd for \$ for \$ for premises above praced, and you you have shall not you for \$ for
	And the said part_105_of the first part dobreek correnant and agree that at the d and end of a good and indefeable scatte of inkerimate therein, first and clear of all incum 17_1124.6	intery hereof_they_nered_they of resourd for \$6200.00 dated_July cs. Addition that the off rest of the premises above praced. inter during the life of this indenture, pay all taxes or assessments that may be levied dill_here the building upon and real catter insured agains for and tornado in s recend part, the loss, if any, made payable to the part X_ of the second part to the year M are subtracted by and part, the loss, if any, made payable to the part X_ of the second part to the year M are subtracted by and part, the loss, if any, made payable to the part X_ of the second part to the year M are subtracted by result. d no/100 DOLLARS, a of moore, created on the 17th day of duly made in seth part and the second part to the second and the second part and the second of the inducted as a set of the second part to the second part to the second part to the second part in the maner previded in the comment of and the inducted as a set of the maner previded in the comment of and the inducted as a set of the second part inducted to the set of the second part inducted as a set of the second part inducted to the set of the set of all moore, a set of the second part inducted to the set of the second part inducted to the set of the set of all moore, and part inducted to the set of the second part inducted to the second part inducted to the second part inducted to t