## MORTGAGE RECORD 91

370

•

AND DO NOT

Contraction of

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
то	This instrument was filed for record on the day of day of July A, p. 19 46, at 9:35 o'clock A. M.	
THIS INDENTURE, Made this nine to enthy of	July, in the year of our Lord, one thousand nine	
hundred and Forty Six between Aubrey Hagerran and Betty	Jean Hagerman, his wife	
	glas and State of Kansas	
part_ies of the first part, and Eugene A. Stepher	ns on part. Y of the second part.	
WITNESSETH, That the said part.ie of the first part, in c Eight Thousand Five Hundred		
which is hereby acknowledged, $ha^{70}$ sold, and by this indenture do the following described real estate situated and being in the County	Grant, Bargain, Sell and Mortgage to the said partyof the second part,	
South Half of the Northeast Quarter and	i the South Half of the North Half of the Northeast	
방법의 방법에서 전에 가지도 것이라면서 가지 않는 것이 없다.	4, South, Range 20 East of the 6th P.M., in Douglas	and the second
County, Kansas, less 4 1/2 acres railro	ad right of way	
The film of a descent of a fight of the second se	물건 가는 사람은 것이 가지 못하는 것이 가격했다. 방문을 가지 않아야 한 것이 많이 많이 많이 많이 없다.	1
with the appurtenances and all the estate, title and interest of the s	aid part 103 of the first part therein.	
with the appurtenances and all the estate, title and interest of the s And he said part. AQSof the first part do	uaid partios of the first part therein. that at the delivery hereof. they are the lawful owner 5 of the premises above granted, of all incumbrance	
and seized of a good and indefeasible estate of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making lawful	chim thereto.	
and seized of a good and indefeasible estate of inheritance therein, free and clear or and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part. <u>105</u> , of the first part reassest against said real estate when the same become due and payable, and tha	of all incumbrance chaim thereto. shall at all times during the life of this indenture, pay all taxes or assessments that may be levied <u>they.will.keep</u> the buildings upon said real estate insured against fire and tormalo in	
nd seized of a good and indefeasible estate of inheritance therein, free and clear o and that they will warrant and defend the same against all parties makine lawful It is agreed between the parties hereto that the part <u>505</u> of the first part r assessed against said real estate where the same becomes due and payable, and thu uch sum and by such insurance company as shall be specified and directed by the part start ofinterest. Am in the text estate and parts.	of all incumbrance chim thereto. shall at all times during the life of this indenture, pay all taxes or assessments that may be brief $\frac{1}{100}$ . Will leter the buildings upon said real estate insured against fire and tormado in $\frac{1}{100}$ . Use the second part, the loss, if any, made payable to the part. $M_{\odot}$ of the second part to the half (all to pay unch taxes when the same become due and payable and to keep said premises insured	
and seized of a good and indefeasible estate of inheritance therein, free and clear or and that they will warrant and defend the same against all partice making hawful It is agreed between the partice herein that the part. $\frac{100}{200}$ of the forst part reasested against said real estate when the same becomes due and payable, and the uch sum and by such insurance company as shall be specified and directed by the par- tent of the interest. And in the creat the said part. $\frac{100}{200}$ of the forst part a berein provided, then the part. $\frac{100}{200}$ of the forst part is indenurse, and shall bear interest as the rate of 100% from the date of 100%	of all incumbrance claim thereto. babl at all times during the life of this indenture, pay all taxes or assessments that may be bried at they_WillLecep the buildings upon said real estate insured against fire and tormado in rt_W_of the second part, the low, if any made payable to the part	
and seized of a good and indefeasible estate of inheritance therein, free and clear or and that they will warrant and defend the same against all parties making hawful Is is parced between the parties betrein that the part. $\frac{100}{200}$ of the fars parts or assessed against said real estate when the same becomes due and payable, and the uch sum and by such insurance company as shall be specified and directed by the par- statum of	chain therete. whill at all times during the life of this indenture, pay all taxes or assessments that may be beind a. theyWill.keep the buildings upon said real estate insured against for and tormado in rul.yof the scored part, the loss, if any, made spayable to the partyd the scored pay to the half fail to pay unch taxes when the same become due and payable and to keep said premises insured insurance, or either, and the same become due and payable and to keep said premises insured in tuntil duly repaid. red	
and seized of a good and indefeasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making burdin Is is apprecised between the parties herein that the part	of all incumbrance claim thereto. ball at all times during the life of this indenture; pay all taxes or assessments that may be levied a. <u>throy.</u> Will.Leven the buildings upon said real estate insured scalans fire and tormade in m. <u>J.</u> of the scend part, the loss, if any, made payable to the part. <u>J</u> . of the scend part to the half fail to pay such taxes when the same become due and payable and to keep said premises insured in unit fully republic. <u>Cold</u> <u>DOLLANS</u> , t of said sum of money, executed on the	
and seized of a good and indefeasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making burdin Is is apprecised between the parties herein that the part	of all incumbrance claim thereto. ball at all times during the life of this indenture; pay all taxes or assessments that may be levied a. <u>throy.</u> Will.Leven the buildings upon said real estate insured scalans fire and tormade in m. <u>J.</u> of the scend part, the loss, if any, made payable to the part. <u>J</u> . of the scend part to the half fail to pay such taxes when the same become due and payable and to keep said premises insured in unit fully republic. <u>Cold</u> <u>DOLLANS</u> , t of said sum of money, executed on the	
and seized of a good and indefasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making hwful Is is spreed between the parties herein shat the part. $\Delta SO_3$ of the first part or assessed against said real estate when the same becomes due and payable, and the use and and by such insurance company as shall the periodin and directled by the part interest. And in the erent that said part. $\Delta SO_3$ of the first part as a berein provided, then the part. $\Delta SO_3$ form the date of payme time and shall bear interest at the rate of 10% from the date of payme THIS GRANT is insteaded as a most case pay care the payme (1 fee um 6.) $\Delta SO_4$ the terms of $\Delta SO_3$ certain write no bligation. If or the payme and the terms of $\Delta SO_3$ the terms made payable to the part. $\Delta SO_4$ the terms of the solver payme the trans of about payme the time date of and the runner solver pay the said part. $\Delta SO_4$ the second part, with and pay convergence shall be the said pay the time barries the strain pay the pay for an aid part. $\Delta SO_4$ there are the said pay the time barries the strain pay the pay for an aid part. $\Delta SO_4$ there are the said pay the pay for an barries pay and barries and and this convergence that the table pay the time the pay are barries pay to pay for an aid part. $\Delta SO_4$ there are the said pay the pay for an barries pay the pay for an aid part. $\Delta SO_4$ there are the table table to barries the made a barries paymet and the scence about the terms, or if the buildings on said real erates ere now kert. aid here the solve the same table table to barries the made and is of the terms of the scene table table table table table table table to the terms of the terms of the terms or the table	chim thereto. chim thereto. ball at all times during the life of this indenture, pay all taxes or assessments that may be levied a. LftDQWill.Lkeep the buildings upon said real estate insured agains for and tornado in r. L. D. of the scend part, the loss, if avo, made payable to the part	
and seized of a good and indefasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making hwful Is is spreed between the parties herein shat the part. $\Delta SO_3$ of the first part or assessed against said real estate when the same becomes due and payable, and the use and and by such insurance company as shall the periodin and directled by the part interest. And in the erent that said part. $\Delta SO_3$ of the first part as a berein provided, then the part. $\Delta SO_3$ form the date of payme time and shall bear interest at the rate of 10% from the date of payme THIS GRANT is insteaded as a most case pay care the payme (1 fee um 6.) $\Delta SO_4$ the terms of $\Delta SO_3$ certain write no bligation. If or the payme and the terms of $\Delta SO_3$ the terms made payable to the part. $\Delta SO_4$ the terms of the solver payme the trans of about payme the time date of and the runner solver pay the said part. $\Delta SO_4$ the second part, with and pay convergence shall be the said pay the time barries the strain pay the pay for an aid part. $\Delta SO_4$ there are the said pay the time barries the strain pay the pay for an aid part. $\Delta SO_4$ there are the said pay the pay for an barries pay and barries and and this convergence that the table pay the time the pay are barries pay to pay for an aid part. $\Delta SO_4$ there are the said pay the pay for an barries pay the pay for an aid part. $\Delta SO_4$ there are the table table to barries the made a barries paymet and the scence about the terms, or if the buildings on said real erates ere now kert. aid here the solve the same table table to barries the made and is of the terms of the scene table table table table table table table to the terms of the terms of the terms or the table	chim thereto. chim thereto. ball at all times during the life of this indenture, pay all taxes or assessments that may be levied a. LftDQWill.Lkeep the buildings upon said real estate insured agains for and tornado in r. L. D. of the scend part, the loss, if avo, made payable to the part	
and seized of a good and indefeasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making having a seized against and rest and the part	chim therete. chim the same become due and expable to the part. chim the same the same become due and expable to the part. chim therete. chim the same the same become due and expable to the part. chim the same the same become due and expable to the part. chim the same the same become due and expable to the part of the instruction of the same the same become due and expable to the part of the same the same the same become due and expable to the part of the instruction of the same the same become due and expable to the part of the instruction of the same the same the same the same the same there are a part of the instructiones, secured by instruct, or the same the same the terms of said obligation and also to secure any sum con said real case are not paid when the same become due and parable or if the instruction or say con said real case are not paid when the same become due and parable or if the instruction or in the same track are into a same or if the same terms of said parallelees, there this more are in an said real same are more the independence to the same term of the said parallele or if the instruction or in the same term of the said parallele or if the instruction is and the same terms of the said parallele or if the instruction is and the same of the same terms of the said parallele or if the instruction is and the same term of the said parallele or if the instruction term of the same t	
and seized of a good and indefeasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making having a seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the attent of the same becomes due and payable, and the same becomes due and payable, and the same becomes due and payable, and the same become due and payable, and the same becomes due and payable, and the same become set of 105 from the date of payme this indefeative, and shall bear interest as the rate of 105 from the date of payme truths of the truth of the same become and the same truth of the	chim thereto. chim thereto. ball at all times during the life of this indenture, pay all taxes or assessments that may be levied a. LftDQWill.Lkeep the buildings upon said real estate insured agains for and tornado in r. L. D. of the scend part, the loss, if avo, made payable to the part	
and seized of a good and indefeasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making having a seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the attent of the same becomes due and payable, and the same becomes due and payable, and the same becomes due and payable, and the same become due and payable, and the same becomes due and payable, and the same become set of 105 from the date of payme this indefeative, and shall bear interest as the rate of 105 from the date of payme truths of the truth of the same become and the same truth of the	chim therete. chim the same become due and expable to the part. chim the same the same become due and expable to the part. chim therete. chim the same the same become due and expable to the part. chim the same the same become due and expable to the part. chim the same the same become due and expable to the part of the instruction of the same the same become due and expable to the part of the same the same the same become due and expable to the part of the instruction of the same the same become due and expable to the part of the instruction of the same the same the same the same the same there are a part of the instructiones, secured by instruct, or the same the same the terms of said obligation and also to secure any sum con said real case are not paid when the same become due and parable or if the instruction or say con said real case are not paid when the same become due and parable or if the instruction or in the same track are into a same or if the same terms of said parallelees, there this more are in an said real same are more the independence to the same term of the said parallele or if the instruction or in the same term of the said parallele or if the instruction is and the same terms of the said parallele or if the instruction is and the same of the same terms of the said parallele or if the instruction is and the same term of the said parallele or if the instruction term of the same t	
and seized of a good and indefeasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making having a seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the attent of the same becomes due and payable, and the same becomes due and payable, and the same becomes due and payable, and the same become due and payable, and the same becomes due and payable, and the same become set of 105 from the date of payme this indefeative, and shall bear interest as the rate of 105 from the date of payme truths of the truth of the same become and the same truth of the	of all incumbrance	
and seized of a good and indefeasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making having a seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the attent of the same becomes due and payable, and the same becomes due and payable, and the same becomes due and payable, and the same become due and payable, and the same becomes due and payable, and the same become set of 105 from the date of payme this indefeative, and shall bear interest as the rate of 105 from the date of payme truths of the truth of the same become and the same truth of the	chim thereto. bibli at all times during the life of this indenture, pay all taxes or assessments that may be beind tail threeto. bibli at all times during the life of this indenture, pay all taxes or assessments that may be beind tail threeto. bibli at all times during the life of this indenture, pay all taxes or assessments that may be beind tail threeto. bibli at all times during the life of this indenture, pay all taxes or assessments that may be beind tail threeto. bibli at all times during the life of this indenture, pay all taxes or assessments that may be beind tail to pay unch taxes when the same become due and payable and to keep asid premises insured tail threeto. bibli dail to pay unch taxes when the same become due and payable and to keep asid premises insured to all the payses of the same become due and payable and to keep asid premises insured to all the payses of the same become due and payable and to keep asid premises insured to all the object on according to the terms of said objection and also to secure any sum y three on according to the terms of said objection and also to secure any sum y to maid real craste are not paid when the same become due and payable or if the insurance is may provided [0.5, maid when the same become due and payable or if the insurance is may provided [0.5, maid when the same become due and payable or if the insurance is may provided [0.5, maid when presented by a and to bays a receiver appointel to collect the and takes and every objection therein contained, and all benefits accruing thereform shall estend without notice, and i shall be lawful for the said party. Define the said bearty and to bays a shall be bard to bays the take the said the said are to all the said the said takes the said the said any there the said party. Define there, and the same presented by and to bays a said to bays and to bays and the bays and the bays and the bard. Define the said are the said safe the said any there is a bays the bard. Define the bard for the said are the said the bard ba	
and seized of a good and indefeasible estate of inheritance therein, free and clear end that they will warrant and defend the same against all parties making having a seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the use a most seized against ald real estate when the same becomes due and payable, and the attent of the same becomes due and payable, and the same becomes due and payable, and the same becomes due and payable, and the same become due and payable, and the same becomes due and payable, and the same become set of 105 from the date of payme this indefeative, and shall bear interest as the rate of 105 from the date of payme truths of the truth of the same become and the same truth of the	chim therete. chim the same become due and spable to the part. Chim therete. chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and spable to the part. Chim the same become due and part the same become due and part the same part of the indefendence, secured by the theorem according to the terms of said obligation and also to secure any sum to and the obligation contained become a part of the indefendence, secured by the theorem according to the terms of said obligation is and also to secure any sum to and the obligation contained become part of the indefendence, secured by the term to the same to paid when the same become due and parts or all the instance is made the splits and backcome provided by have and to have a receiver appoint to collect the and charges incident thereto, and the overplan, if any there he, shall be paid by the part. Chim thereto, and the overplan, if any there he, shall be paid by the part. Chim thereto, and the overplan, if any there he, shall be paid by the part. Chim thereto, and the overplan, if any there he, shall be paid by the part. Chim thereto, and the overplan, if any there he, shall be paid by the part. Chim thereto, and the overplan, if any there he, shall be paid by the part. Chim thereto, and the overplan, if any there he, shall be	
and seized of a good and indefeasible estate of inheritance therein, free and clear e and that they will warrant and defend the same against all parties making harding Is is spreed between the parties herein that the part. <b>1503</b> of the first part or assessed against said read estate when the same becomes due and payable, and the use assess of the parties of the parties of the parties of the first part a interest. And in the erent that said parties of the first part as a forcin parties of the parties of the parties of the parties of the first inder the parties of the parties of the parties of the parties of the inderest of the parties of the parties of the parties of the parties the inderest of the parties o	chim thereto.      bin the atoms are seen as a set of the indenture, pay all taxes or assessments that may be beind     a. Lfn2y_Will_keep the buildings upon said real estate insured agains for and tornals in     r. Lfn2y_Will_keep the buildings upon said real estate insured agains for and tornals in     the set of the same become due and agable to the part of the second part, the loss     built fail to pay usch taxes when the same become due and agable and to keep said premises insured     in surface, or either, and the amount so paid shall echome a part of the indebtedness, secured by     red	
and seized of a good and indefeasible estate of inheritance therein, free and clear e and that they will warrant and defend the same against all parties making harding Is is spreed between the parties herein that the part. <b>1503</b> of the first part or assessed against said read estate when the same becomes due and payable, and the use assess of the parties of the parties of the parties of the first part a interest. And in the erent that said parties of the first part a is derived parties is intered as an <b>main parties of the first part a</b> is derived parties is intered as an <b>main parties of the first part a</b> is derived parties is intered as an <b>main parties of the first part a</b> is derived parties of the parties of the second part may pay and tax as and interest. And in the erent written addigation. for the payment of the second parties of the parties of the second part is parties of the second parties of the first part is a second part in parties of the parties and the main of ensers' addigged of the solid part. <b>1</b> and particle 1 of the first part is a second part in the parties of the part is and the parties of the part is part is part in part is anot be part of part of pa	chim thereto. ball as all times during the life of this indenture; pay all taxes or assessments that may be levied ball as all times during the life of this indenture; pay all taxes or assessments that may be levied ball fail times during the life of this indenture; pay all taxes or assessments that may be levied ball fail to pay such taxes when the same become due and payable to the parate. J, of the second part, the institution of the anomaly in the same become due and payable to the payable taxes are assessments that may be levied ball fail to pay such taxes when the same become due and payable or the payable tax the pay be taxes are assessments that may be levied ball fail to pay such taxes when the same become due and payable or the payable taxes are assessments are payable taxes are payable taxes are assessment as payable taxes be payable taxes be payable taxes are assessment as payable taxes be payable taxes be payable taxes are assessment as payable taxes be	
and seized of a good and indefeasible exist of inheritance therein, free and drar e and that they will warrant and defend the same against all parties making hurdu It is spreed between the parties herein that the part. <u>105</u> of the first part are assessed against said read exist when the same becomes due and paysile, and the uids aum and by such insurance company as shall the period and directed by the par- interest. And in the erent that said part. <u>105</u> of the first part a jacrime provided, then the part. <u>105</u> of the first part as a priorin provided, then the part. <u>105</u> of the first part as <u>1115</u> GRANT is instended as a motyce core of paymer pay said tax an and <u>1115</u> GRANT is instended as a motyce core of paymer and the same coroling to the terms of <u>0700</u> certain writem obligation. For the paymer <u>1115</u> GRANT is instended as a motyce core of the same rest. If the sum of more advection of the paysible to the part. <u>105</u> of the first part is a priorin provide and the same state of the payment be made as berein provided, and this conceptuate that have been interest at the option of the bolier herein, and particular, and the whole same paysible to the part. <u>105</u> of the sould prevent the made as berein previded, are the provided as and paysible on the part of the said prevents the made as berein previded, and this conceptuate, and the whole same resumment be made as berein previded, and the assound then unpaid of principal and interest, together with the core is and benefits, and the whole is an optical the said prevent mainted, on o retain the assound then unpaid of principal and interest, together with the core and is a part of by the parties berein that the terms and administenses, prevent re- mediate parts by the parties berein that the terms and administenses of the index or retain the assound then unpaid of principal and interest, together with the core and is and benefits of the part. <u>103</u> of the first part ha XS verifien. IN WITNESS WHEREOF, The part. <u>103</u> of the first par	chim thereto.      bill at all times during the life of this indenture, pay all taxes or assessments that may be beind     a. LftdyWill.Lkeep the buildings upon said real extarts insured agains for and tornals in     rLidy	
nd seized of a good and indefeasible estate of inheritance therein, free and clear e and that they will warrant and defend the same against all parties making having Is is spreed between the parties herein that the part	chim thereto. ball as all times during the life of this indenture; pay all taxes or assessments that may be levied ball as all times during the life of this indenture; pay all taxes or assessments that may be levied ball fail times during the life of this indenture; pay all taxes or assessments that may be levied ball fail to pay such taxes when the same become due and payable to the parate. J, of the second part, the institution of the anomaly in the same become due and payable to the payable taxes are assessments that may be levied ball fail to pay such taxes when the same become due and payable or the payable tax the pay be taxes are assessments that may be levied ball fail to pay such taxes when the same become due and payable or the payable taxes are assessments are payable taxes are payable taxes are assessment as payable taxes be payable taxes be payable taxes are assessment as payable taxes be payable taxes be payable taxes are assessment as payable taxes be	
nd seized of a good and indefeasible estate of inheritance therein, free and clear e and that they will warrant and defend the same against all parties making herdi Is is speed between the parties herein that the part	chim therete. chim the same become due and expable to the part. chim the same become due and expable chim the part. chim therete accounts to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, secured by constrained to the same to paid shall become a part of the indetedness, there the constrained to the same to paid shall become a part of the indetedness, there the constrained to the same to paid shall become a part of the indetedness, there the constrained to the same to paid shall become a part of the indetedness, there the constrained to the same to paid shall be paid become a part of the indetedness, there the constrained to the same to the indetedness of the part of the constrained to the same to part of the indetedness of the constrained to the same to part of the indetedness of the constrained to the same to the same to the same to the indete	
nd seized of a good and indefeasible estate of inheritance therein, free and clear e and that they will warrant and defend the same against all parties making herdi Is is spreed between the parties herein that the part	claim therete.  A difference is a second part, the loss of the sound second part of the formade in the same become due and parable to the par	
and seized of a good and indefeasible exists of inheritance therein, free and clear e and that they will warrant and defend the same against all parties making having it is asserted between the parties herein that the part. 1053 of the first part assessed against said real exist when the same become due and payable, and the use and many said start and inderest. And in the erent that said part.1023 of the first part assessed against said real exist when the same become due and payable, and the use and the same become due and payable, and the attent of	chim thereto. bill at all times during the life of this indenture; pay all taxes or assessments that may be levied the "three during the life of this indenture; pay all taxes or assessments that may be levied the "three during the life of this indenture; pay all taxes or assessments that may be levied the "three during the life of this indenture; pay all taxes or assessments that may be levied that fail to pay such taxes when the same become due and payable to the payable take take payable take the payable take take payable payable take payable take payable payable take payab	
nd seized of a good and indefeasible estate of inheritance therein, free and clear e and that they will warrant and defend the same against all parties making herdi Is is spreed between the parties herein that the part	claim therete.  A difference is a second part, the loss of the sound second part of the formade in the same become due and parable to the par	
and seized of a good and indefeasible exist of inheritance therein, free and clear e and that they will warrant and defend the same against all particle making having the same becomes due and payable, and the use and another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any any and the another the part. 10.50 of the first part at a due to any any and the another the part. 10.50 of the first part at a due to any any and the another and the part. 10.50 of the cost of the first part at a due to any any and the same and part the part of the part. 10.50 of the cost of the first part and the due of the first part and the due of the first part and the due of the first part and the first part and the due of the first part the due of the first part an	claim therete.      All neurobrance      chaim therete.     shall as all times during the life of this indenture, pay all taxes or assessments that may be levied     a. LftdyWill.keep the buildings upons add real extarts insured agains for and tornals in     red insurance, or either, and the associated by addition of the independence of the	
and seized of a good and indefeasible exist of inheritance therein, free and clear e and that they will warrant and defend the same against all particle making having the same becomes due and payable, and the use and another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any and the another the part. 10.50 of the first part at a due to any any and the another the part. 10.50 of the first part at a due to any any and the another the part. 10.50 of the first part at a due to any any and the another and the part. 10.50 of the cost of the first part at a due to any any and the same and part the part of the part. 10.50 of the cost of the first part and the due of the first part and the due of the first part and the due of the first part and the first part and the due of the first part the due of the first part an	chim therete. this at all times during the life of this indenture, pay all taxes or assessments that may be beried the therete. thall at all times during the life of this indenture, pay all taxes or assessments that may be beried the third of the think of the same become due and payable to the part. J. Of the second part, the loss if any, and ge payable to the payable to payable to the payable to payable to payable to payable to the payable to payable the payable to payable	
and seized of a good and indefeasible exist of inheritance therein, free and clear e and that they will warrant and defend the same against all partice making having the same become a due and payable, and the use and the part. 10.6 of the farst part of a seased against said real exist when the same become due and payable, and the use and many said stars and in the erent that said part.10.2 of the farst part a said a sease of the same may be and the payable, then the part. 10.6 of the farst part a said the same become due and payable, and the attent of	chim therete. this at all times during the life of this indenture, pay all taxes or assessments that may be beried the therete. thall at all times during the life of this indenture, pay all taxes or assessments that may be beried the third of the think of the same become due and payable to the part. J. Of the second part, the loss if any, and ge payable to the payable to payable to the payable to payable to payable to payable to the payable to payable the payable to payable	
and seized of a good and indefeasible exist of inheritance therein, free and clear e and that they will warrant and defend the same against all partice making having the same become a due and payable, and the use and the part. 10.6 of the farst part of a seased against said real exist when the same become due and payable, and the use and many said stars and in the erent that said part.10.2 of the farst part a said a sease of the same may be and the payable, then the part. 10.6 of the farst part a said the same become due and payable, and the attent of	claim therete. claim the same become due and expable to the parameter of the indeterdence curved by claim to pay much takes when the same become due and expable and to keep said premises insured if all interest exceeded the amount so paid shall echome a part of the indeterdence. claim the same become due and expable to the parameter of the indeterdence. claim the same become due and expable to the parameter of the indeterdence. claim the same become due and expable to the parameter of the indeterdence, secured by claim to find and of money, excerted on the day of	