.

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>17</u> day of
Ben F. Ener	y & wife Lecompton R#1 TO	A. D. 10.46, at 9205_o'clock A. M. Hareld a. Beck
_Lawrence_Na	tional Bank, Lawrence, Kansas	Register of Deeds. ByDeputy.
THIS INDEN hundred and F		tember, in the year of our Lord, one thousand nine
alari - sola of carda. S <mark>a sa sana sa sa sa</mark>	Ben F. Emery (also known as B. F.	. Emery) and Bessie A. Emery, his wife
of Lecompton 1 part ies of the	R.R. #1 in the County of Douglas_ first part, and LAWRENCE NATIONAL BANK	
	H, That the said part_LES_ of the first part, in cons THOUSAND and $no/100 $	ideration of the sum of part of the second part.
		duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said party of the second part, Douglas and State of Kansas, to-wit:
The	North 36 acres of the South 116 acre	es of the Southeast quarter of Section 13,
Tor	wnship 12, Range 17, in Douglas County and	y, Kansas.
	사람 귀엽 방법을 걸릴 수가 들었다. 나라는 것이다.	ection 13, Township 12, Range 17 consisting
	ang na mang pang pangang mang mang pang pang pang pang pang pang pang p	a and Topeka road and the North 44 acros of Iship 12, Range 17, all in Douglas County, Kansas.
with the appurtant	unces and all the estate title and interest of the said	not 1836 the first net themin
And the said part.		at the delivery hereof they are the lawful owner. S., of the premises above granted,
And the said part. and seized of a good a and that they will war	168.of the first part dohereby covenant and agree that a and indefeasible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful clair	at the delivery hereof. they_BIGthe lawful owner.S_ of the premises above granted, 1 incumbrance
And the said part. and seized of a good a and that they will war It is agreed betwee or assessed against said	108.0f the first part dobereby covenant and agree that nd indefeatible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful clais ten the parties hereto that the part. 20.0f the first part shall real estate when the same becomes due and payable, and that	at the delivery hereof. they. B.C.Othe lawful owner.S., of the premises above granted, incumbrance in thereto. Is a all times during the life of this indenture, pay all taxes or assessments that may be levied hey. JMILL sheep the buildings upon asid real estate insured against for and ternalo in
And the said part. and seized of a good a and that they will war It is agreed betwe or assessed against said such sum and by such i extent of	10.5.of the first part do hereby coverant and agree that and indefaultic sette of inherinance therein, free and clear of all rant and defend the same against all parties making lawful clin rent and defend the same against all parties making lawful clin rent barries hereto that the part. $\frac{1}{2}$. Of the fort part shall insurance company as shall be specified and directed by the part. $\frac{1}{2}$ insurance company as shall be specified and directed by the part. $\frac{1}{2}$	at the delivery hereof. they. B.T.O. the lawful owner.S. of the premises above granted, i numbrance
And the said part. and seized of a good a and that they will war It is agreed betwe or assessed against said such sum and by such i extent of in the as herein provided, the this inderture, and ab	105.07 the form part dobreaky coverant and agree that, and indefeasible estate of inheritance therein, free and clear of all trant and defend the same against all parties making buelled this even the parties hereto that the part. $\frac{1}{2}$.05 \pm of the form part shall real state when the same keeping and directed by the part. $\frac{1}{2}$ insurance company as shall be specified and directed by the part. $\frac{1}{2}$ interest. And in the event that using part. $\frac{1}{2}$ of the first part and in bear interest. as the rate of 105° from the date of payment with	at the delivery hereof_they_Brea_the lawful owner_B_ of the premises above granted, 1 incumbrance
And the said part. and seized of a good a and that they will war It is agreed betwe or assessed against said such sum and by such i extent of ind as herein provided, the this indenture, and aba THIS GRANT is	105.01 the form part do hereby coverant and agree that and indefeasible estate of inheritance therein, free and clear of all rant and defent the same against all parties making lawful clain real estate when the same becomes due and payable, and that. It insurance company as hall be perioded and directed by the part. A summare, earning as hall be perioded and directed by the part. A terest. And in the event that said part. B.C. of the forst part shall it bear information of the scored part may pay and it has and it bear information of the scored part may pay and it has and in it bear information the total part. B.C. of the forst part shall intended as a mortgage to secure the payment of the sum of the constraint of the scored here and the same total and the same total part. B.C. and the same total and the same total part. B.C. and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and	at the defirery bereof_they_Br0_the lawful owner.E. of the premises above granted, l incumbrance
And the said part. and seized of a good a and that they will war It is agreed betwe or assessed against said such sum and by such i extent of ind as herein provided, the this indenture, and aba THIS GRANT is	105.01 the form part do hereby coverant and agree that and indefeasible estate of inheritance therein, free and clear of all rant and defent the same against all parties making lawful clain real estate when the same becomes due and payable, and that. It insurance company as hall be perioded and directed by the part. A summare, earning as hall be perioded and directed by the part. A terest. And in the event that said part. B.C. of the forst part shall it bear information of the scored part may pay and it has and it bear information of the scored part may pay and it has and in it bear information the total part. B.C. of the forst part shall intended as a mortgage to secure the payment of the sum of the constraint of the scored here and the same total and the same total part. B.C. and the same total and the same total part. B.C. and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and	at the defirery bereof_they_Br0_the lawful owner.E. of the premises above granted, l incumbrance
And the said part. and seized of a good a and that they will war It is agreed betwe or assessed against said such sum and by such i extent of in as herein provided, the this indenture, and aba THIS GRANT is	105.01 the form part do hereby coverant and agree that and indefeasible estate of inheritance therein, free and clear of all rant and defent the same against all parties making lawful clain real estate when the same becomes due and payable, and that. It insurance company as hall be perioded and directed by the part. A summare, earning as hall be perioded and directed by the part. A terest. And in the event that said part. B.C. of the forst part shall it bear information of the scored part may pay and it has and it bear information of the scored part may pay and it has and in it bear information the total part. B.C. of the forst part shall intended as a mortgage to secure the payment of the sum of the constraint of the scored here and the same total and the same total part. B.C. and the same total and the same total part. B.C. and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and the same total and	at the defirery bereof_they_Br0_the lawful owner.E. of the premises above granted, l incumbrance
And the said part and seited of a good a and that they will war It is a preed between or a second against said such awa and by such the indemure, and that this indemure, and that THIS GRANT is according to the terms and by the coording to the terms and by the second gener, advant EMINATEES sochate to any there is a provide ment left up, as provide ment left up, as provide	105.07 the form part do	at the delivery hereof. they BTG the lawful owner. B, of the premises above granted, i neumbrance in the second
And the said part and seited of a good a and that they will war It is a preed between or a second against said such awa and by such the indemure, and that this indemure, and that THIS GRANT is according to the terms and by the coording to the terms and by the second gener, advant EMINATEES sochate to any there is a provide ment left up, as provide ment left up, as provide	105.07 the form part do	at the delivery hereof. they BTG the lawful owner. B, of the premises above granted, i neumbrance in the second
And the said part. and seited of a good a and that they will war It is agreed betwy or assested against said such sum and by such it such sum and by such it his indemure, and sha THIS GRANT is according to the terms and byterm or sum of mpory adra And this conversa And this conversa And this conversa and byterm or sum of mpory adra And this conversa and byterm or sum of many do and the terms and and the sum of the terms and the sum of the	105.07 the first part dakreap coverant and agree that, and indefeasible estate of inheritance therein, free and clear of all indefeasible estate of inheritance therein, free and clear of all trant and defend the same against all parties making lawful clian (in the same against all parties making lawful clian (in the same against all parties) of the first part shall insurance company as shall be specified and directed by the part. As insurance company as shall be specified and directed by the part. As insurance company as shall be specified and directed by the part. As insurance company as a shall be specified and directed by the part. As insurance company as a shall be specified and directed by the part. As insurance company as a shall be specified and directed by the same of the part. As the same of 100% from the date of payment up insteaded as a mostepace to secure the payment of one made payable to the part. Ar- of the same of payshe as the second part to pay for any in figuration created thereby, or interest thereon, or if the same one and the whole same remaining unpaid, and all of the before there in the payshe as the payshe of the second as all of the before there one unpaid by fingular the same of specified on the largence of the based appart. Ar of shall of the based one and the whole same remaining unpaid, and all of the based market in theorem due and payshe at the based one the shall be remained with the company of the payshe at the based one of the based one of the payshe at the pays of the stade premises and all the the based as the unpaid of principal and intereint, together with the costs as and the unpaid of payshe at the pays of the stade payshe at the specified on the payshe at the stade payshe at the specified on the payshe at the stade payshe at the specified on the payshe at the specified on the payshe at the stade payshe at the specified on the payshe at the payshe at the specified on the payshe at t	at the delivery hereof. they. BTO the lawful owner. So of the premises above granted, i incumbrance in the second secon
And the said part. and seired of a good a and that they will war It is a preed between or assessed against said such awa and by such as a second against said such awa and by such is indemure, and sha THIS GRANT is according to the terms and by the second gener, adva this indemure, and sha THIS GRANT is according to the terms and by the RM VAT ESS sociate and the second second and the second second to retain the amount is and benefits according to the second second to retain the amount is and benefits according to the second second to retain the amount is and inter to, and be ob IN WITNESS	105.07 the first part dakreap correnant and agree that, and indefeasible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same becomes due and payable, and that. I real state when the same becomes due and payable, and that. I there is a state when the part.ASS. I the fort part shall there is a state when the part.ASS. I there is a state in the part of the second part may pay taid taxs and inn intended as a mottpace to secure the payment of the sum of there is a state part of the second part, with all is gred by the aid part of the second part, with all is detrim, or if the buildingt on ma payorided in the indeture- ex shall be void if act happermit be made as herein particled, and d detrim, or if the buildingt on and real brief or not here in a made the void if act happermit be made as herein part on the pay and the void if act happermit be made as herein part of the second and the void of a state is a payorided in all of the buildingt on and the void if act happermit the made as herein part of the second and the void of a state	at the delivery hereof. they. BTO the lawful owner.B of the premises above granted, lineumbrance
And the said part and seired of a good a and that they will war It is agreed between or assessed against said such sum and by such his singhteen, and sha THIS GRANT is atopy and the terms according to the terms according to the terms according to the terms according to the terms at byto the according to the terms according to the terms	105.07 the first part dakreap correnant and agree that, and indefeasible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same becomes due and payable, and that. I real state when the same becomes due and payable, and that. I there is a state when the part.ASS. I the fort part shall there is a state when the part.ASS. I there is a state in the part of the second part may pay taid taxs and inn intended as a mottpace to secure the payment of the sum of there is a state part of the second part, with all is gred by the aid part of the second part, with all is detrim, or if the buildingt on ma payorided in the indeture- ex shall be void if act happermit be made as herein particled, and d detrim, or if the buildingt on and real brief or not here in a made the void if act happermit be made as herein part on the pay and the void if act happermit be made as herein part of the second and the void of a state is a payorided in all of the buildingt on and the void if act happermit the made as herein part of the second and the void of a state	at the delivery hereof. they. Bro. the lawful owner. S. of the premises above granted, incumbrance
And the said part. and seired of a good a and that they will war It is a preed between or assessed against said such awa and by such as a second against said such awa and by such is indemure, and sha THIS GRANT is according to the terms and by the second gener, adva this indemure, and sha THIS GRANT is according to the terms and by the RM VAT ESS sociate and the second second and the second second to retain the amount is and benefits according to the second second to retain the amount is and benefits according to the second second to retain the amount is and inter to, and be ob IN WITNESS	105.07 the first part dakreap correnant and agree that, and indefeasible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same becomes due and payable, and that. I real state when the same becomes due and payable, and that. I there is a state when the part.ASS. I the fort part shall there is a state when the part.ASS. I there is a state in the part of the second part may pay taid taxs and inn intended as a mottpace to secure the payment of the sum of there is a state part of the second part, with all is gred by the aid part of the second part, with all is detrim, or if the buildingt on ma payorided in the indeture- ex shall be void if act happermit be made as herein particled, and d detrim, or if the buildingt on and real brief or not here in a made the void if act happermit be made as herein part on the pay and the void if act happermit be made as herein part of the second and the void of a state is a payorided in all of the buildingt on and the void if act happermit the made as herein part of the second and the void of a state	at the delivery hereof. they. BTO the lawful owner.B of the premiers above granted, i numbrance
And the said part. and seired of a good a and that they will war It is a preed between or assessed against said such awa and by such as a second against said such awa and by such is indemure, and sha THIS GRANT is according to the terms and by the second gener, adva this indemure, and sha THIS GRANT is according to the terms and by the RM VAT ESS sociate and the second second and the second second to retain the amount is and benefits according to the second second to retain the amount is and benefits according to the second second to retain the amount is and inter to, and be ob IN WITNESS	105.07 the first part dakreap correnant and agree that, and indefeasible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same becomes due and payable, and that. I real state when the same becomes due and payable, and that. I there is a state when the part.ASS. I the fort part shall there is a state when the part.ASS. I there is a state in the part of the second part may pay taid taxs and inn intended as a mottpace to secure the payment of the sum of there is a state part of the second part, with all is gred by the aid part of the second part, with all is detrim, or if the buildingt on ma payorided in the indeture- ex shall be void if act happermit be made as herein particled, and d detrim, or if the buildingt on and real brief or not here in a made the void if act happermit be made as herein part on the pay and the void if act happermit be made as herein part of the second and the void of a state is a payorided in all of the buildingt on and the void if act happermit the made as herein part of the second and the void of a state	at the defirery bereef. they. BTG the lawful owner.B of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is a preed between or assessed against said such awa and by such as a second against said such awa and by such is indemure, and sha THIS GRANT is according to the terms and by the second gener, adva this indemure, and sha THIS GRANT is according to the terms and by the RM VAT ESS sociate and the second second and the second second to retain the amount is and benefits according to the second second to retain the amount is and benefits according to the second second to retain the amount is and inter to, and be ob IN WITNESS	105.07 the first part dakreap correnant and agree that, and indefeasible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same becomes due and payable, and that. I real state when the same becomes due and payable, and that. I there is a state when the part.ASS. I the fort part shall there is a state when the part.ASS. I there is a state in the part of the second part may pay taid taxs and inn intended as a mottpace to secure the payment of the sum of there is a state part of the second part, with all is gred by the aid part of the second part, with all is detrim, or if the buildingt on ma payorided in the indeture- ex shall be void if act happermit be made as herein particled, and d detrim, or if the buildingt on and real brief or not here in a made the void if act happermit be made as herein part on the pay and the void if act happermit be made as herein part of the second and the void of a state is a payorided in all of the buildingt on and the void if act happermit the made as herein part of the second and the void of a state	at the defirery bereof. they. BTC the lawful owner.B of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is a preed between or assessed against said such awa and by such as a second against said such awa and by such is indemure, and sha THIS GRANT is according to the terms and by the second gener, adva this indemure, and sha THIS GRANT is according to the terms and by the RM VAT ESS sociate and the second second and the second second to retain the amount is and benefits according to the second second to retain the amount is and benefits according to the second second to retain the amount is and inter to, and be ob IN WITNESS	105.07 the first part dakreeky coverant and agree that: and indefeabile estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same become due and payable, and that. I have not a same become due and payable, and that. I have not a same become due and payable, and that. I have not a same become due and payable, and that. I have not a same became a same and a same same and the series that in the erat of that gardt.dll. of the form part shall intended as a mottepace to secure the payment of the sum of import 1000_certain writen obligation for the payment of a made payable to the part of the second part, with all is greed by the aid part of the second part, with all is detrime, or if the baildings on a provided in this indeture: ex shall be void if acch payment be made as herein payefield, and d d herein, or if the baildings on a short default in the cost and and the whole same remaining unput, and all of the shiftener to the bail part of the second all the indeture. WHEREOF, The part_125_of the first part have WHEREOF, The part_125_of the first part have 	at the defirery bereof. they. BTC the lawful owner.E of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed between extent of	105.07 the form part dakreeky coverant and agree that. and indefensible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim is the there are all and the specified and directed by the part. All insurance company as hall be specified and directed by the part. All interest. And in the errent that all parties mark and in and the errent And in the errent that all parties of the same of there is a start of the errent that all part data of the same of interest. And in the errent that all part data of the same of there is a most part of the second part may pay taid tax and inn in the party of the second part may pay taid tax and inn intered as a most part to neutre the symmet of the same of of of the second part may pay taid tax and inn intered as a most part to be cart of the second part, with all is part by the aid part of the second part, with all is part by the said part of the second part, with all is the book of a same payshed as the same or is the indenture. Second the whole same remaining unput, and all of the element of mand, the whole same remaining unput, and all of the element of the town of the indenture. WHEREOF, The part_125_of the first part haX9 Xansas	at the delivery bereef. they. Br@ the lawful owner.B of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed between extent of	105.01 the form part dakreeky coverant and agree that, and indefeasible estate of inheritance therein, free and clear of all transmant and defend the same against all parties making lawful clear interest and in the same case and apart. As a subscription of the form part shall be specified and directed by the part. As the event that all particles. The form the same because the analy payable, and that. The event that all part clear the form part shall be precified and directed by the part. As the event that all part clear the form part shall be precified and directed by the part. As the event that all part clear the form part shall be precified and directed by the part. As the event that all part clear the the of payment is been interest at the rate of 10% from the date of payment of a mode payble to the part. Just clear the pay form the date of payment the event that all part. Just clear the pay form the date of payment is part the pay of the sum of part. The payment of the sum of the sum of the sum of the side premises and all of the been of the sum of payble at the event of all the clear and the whole arm remaining unpaid, and all of the before of the pays of the sum of the side premises and all the clear and the whole there of the side premises and the the clear and the before pays the sum of the side premises and the the clear and the before pays the side pays of the side premises and the sum of the side premises and all the clear and and the short pays of the side premises and t	at the delivery bereof. they. BTC the lawful owner.B of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed between extent of	103.01 the form part dakereby coverant and agree that and indefaable estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful clian in the part of the form part shall rear the same become due and payable, and that Line reard. And all the specified and directed by the part, Automatic and the reard that all parties making the same become due and payable, and that Line the reard that all part default of the form part shall be precised and directed by the part, Automatic and the reard of the same against all part default of the same against all part default of the same default of	at the delivery bereef. they. Bre. the last of average of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed between or assessed against said such sum and by such it is agneric provided, the say herein provided, the this indenture, and sha THIS GRANT is according to the terms and byto a start ofto a start o	103.60 the form part dakreeky coverant and agree that, and indefaulties exists of inherinance therein, free and clear of all and indefaulties enthe parts and clear of all and indefaulties of the parts and second and the parts and the part of the form part shall rear the part of the error that all be specified and directed by the part. As the error that all be specified and directed by the part. As the error that all parts and the error that all the specified and directed by the part. As the error that all parts and the error that all the specified and directed by the part. As the error that all parts and the error that all the specified and directed by the part. As the error that all parts and the error that all the specified and directed by the part. As the error that all the specified and the error that all the specified and the error that the specified and the error that the specifies of the shear error that the specifies of the shear error that the terre error that the error that the error that the error with the clear and the indervore interval of the specifies of the specified and the error with the clear and parts with the fourt of the specifies of the specified and the error with the clear and th	at the delivery bereof. they. B.F.G. the lawful owner.E. of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed between extent of	105.07 the form part dakreeky correnant and agree that, and indefeabile estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim rant and defend the same against all parties making lawful claim ranter. And in the same because due and payable, and that. I have not a same adaption of the same default of the same default in the party of the second part may pay haid taxa and inn in the party of the second part may pay haid taxa and inn in the party of the second part may pay haid taxa and inn in the party of the second part, may pay haid taxa and inn intended as a mottepact to secure the payment of an amde payable to the part of the second part, with all igned by the haid part of the second part, with all igned by the haid part of the second part, with all igned by the haid part of the second part, with all igned by the haid part of the second part to pay for any in Khenne excited hereing, with interventer. The have been default of the hard tay and all of the before and made the whole sum remaining unpid, and all of the behaviour excited by the hard payable at the genome adminimum of phenome hereine providers and mand, the fort part	at the delivery bereef. they_Brg_the lawful owner.B_ of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed between extent of	105.01 the form part dakreeky coverant and agree that, and indefaalible estate of inherinance therein, free and clear of all rant and defend the same against all parties making lawful chile ren the parties hereto that the part.ASEf the form part shall rant and defend the same against all parties making lawful chile ren the parties hereto that the part.ASEf the form part shall insurance company as shall be specified and directed by the part.A terest. And in the error that said part.GSf the form part shall interded as a motrage to neutre the partont of the same default off the same against all parties and inclu- ing the part of the second part, may any interded as a motrage to neutre the partont of the same default off the said part of the second part, with all interded as a motrage to neutre the partont of samed partale to the part of the second part, with all its of the part of the second part, with all its of the buildings on any trail at the site inderquer Making neutrino the part.at and parties thereone, are if the taxes on the part or interest thereone, are if the taxes on the part or interest thereone, are if the taxes on the building of matter all part and all the impre- ment on the form that and the part.at all of the inderquere- ment to the form that the strail part is all of the inderquere- ing the part the part.at all part is all of the inderquere- ment to the form that all part is all part is all the inderquere- ment to the form that all part is all part is all the inderquere- ment to the form that all part is all part is all the inderquere- ment to the form that is all part is all part is all the inderquere- ment to the form that is all part is all part is all the inderquere- ment to the form that is all part is all part is all the inderquere. MHEREOP, The part_100	at the delivery bereef. they. Br@ the lawful sener.B of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed between extent of	105.01 the form part dokreedy correnant and agree that and indefaable exists of inheritance therein, free and clear of all rant and defend the same against all parties making lawful client in partice barries the same become due and payable, and that it is real casts when the same become due and payable, and that it is berinfer and the errent that all partices due and payable, and that it is berinfer and the errent that all partices due and payable, and that it is berinfer and the errent that all partices due and payable, and that it is berinfer and the errent that all part does not be an error due and payable, and that it is berinfer and the errent that all the specified and directed by the part. A grant and the errent that all part does not be an error due and payable and that it is berinfer and the the errent that all the specified and directed by the substant of the sum of and and the information of the sum of and the sum of and the sum of th	at the delivery bereef. they. Br@ the lawful owner.B of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed betwee extent of	105.60 the form part dokreeky correnant and agree that, and indefensible estate of inheritance therein, free and clear of all rants and defend the same against all parties making lawful clear inheritance therein, free and clear of all rants and defend the same against all parties making lawful clear inheritance the anne known of the form part shall be precised and directed by the part. As the errent that all parties are and rant of the form part shall be precised and directed by the part. As the part of the same against all parties are the same of the form part shall be precised and directed by the part. As the part of the same derived by the part. As the part of the same derived by the part. As the part of the same derived by the part. As the part of the same derived by the part. As the part of the same derived by the part of the same derived be the part. As the part of the same derived by the part of the same derived be and part. As the part of the same derived by the part of the same derived be and part of the same derived be the derived by the part of the same derived be the derived by the part of the same derived be the derived by the main derived be and part of the same derived be the derived by	at the delivery bereef. they. Br@ the lawful sener.B of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed betwee extent of	105.01 the form part dakreeky correnant and agree that. and indefeabible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim is an indefeabible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim is a claim when the same becomes due and payable, and that. I have not a same and the specified and directed by the part. At its claim the series the same advant. All of form the data we of payment is in the party of the second part may pay taid tax and inni its best interest at the rate of 10% from the data we of payment is a mode payable to the part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part to pay for any in http://typerimet. ex shall be visid if ach payment be made as herein payetied, and d herein, or if the balance of the second part to pay for any in http://typerimet. ex shall be visid if ach payment be made as herein pay in the costs and the balance of the second part and providen and d all of the selections of herein the fort part ex hall be visid if ach payshe at the second part is any in herein the fort part become of the second payshe at the second all the is fort mand, the brief, exceuter, its sector with the costs and be balance part and by a second part and all of the selections of herein part herein the second part is any part hall of herein part balance parts and herein the second all the is fort mand, the brief, exceuter, its sector with the costs and herein parts and the second part is any part hall of herein parts and herein	at the delivery bereef. they BrG_the lawful event.E. of the premiers above granted, incumbrance
And the said part. and seired of a good a and that they will war It is agreed betwee or assessed against said such sum and by such it is inderiver, and sha THIS GRANT is according to the terms and by there, and this correling to the terms and by there are a such as the second second second results of the second second results of the second second results and benefits accord and him results also on the o TIN WITNESS written. STATE OF County of (SEAL) I, the undersign of Deceds to enter th	105.01 the form part dakreeky correnant and agree that. and indefeabible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim is an indefeabible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim is a claim when the same becomes due and payable, and that. I have not a same and the specified and directed by the part. At its claim the series the same advant. All of form the data we of payment is in the party of the second part may pay taid tax and inni its best interest at the rate of 10% from the data we of payment is a mode payable to the part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part to pay for any in http://typerimet. ex shall be visid if ach payment be made as herein payetied, and d herein, or if the balance of the second part to pay for any in http://typerimet. ex shall be visid if ach payment be made as herein pay in the costs and the balance of the second part and providen and d all of the selections of herein the fort part ex hall be visid if ach payshe at the second part is any in herein the fort part become of the second payshe at the second all the is fort mand, the brief, exceuter, its sector with the costs and be balance part and by a second part and all of the selections of herein part herein the second part is any part hall of herein part balance parts and herein the second all the is fort mand, the brief, exceuter, its sector with the costs and herein parts and the second part is any part hall of herein parts and herein	at the delivery bereof. they. B.F.G. the lawful source. E. of the premiers above granted. I neumbrane in neumbrane at all times during the life of this indenture, pay all taxes or assessments that may be levied BQY. MILL steep the buildings upon asid real estate insured against fire and ternals in all they are of part. It is an the boxe. If any made payable to the part. Y. of the second part to the fail to pay used taxes when the same become due and payable and to here said premiers haured by an failer or either, and the amount so paid aball echome a part of the indubtedness, secured by an faily repaid. BO/1UO
And the said part. and seired of a good a and that they will war It is agreed betwee extent of	105.01 the form part dakreeky correnant and agree that. and indefeabible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim is an indefeabible estate of inheritance therein, free and clear of all rant and defend the same against all parties making lawful claim is a claim when the same becomes due and payable, and that. I have not a same and the specified and directed by the part. At its claim the series the same advant. All of form the data we of payment is in the party of the second part may pay taid tax and inni its best interest at the rate of 10% from the data we of payment is a mode payable to the part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part, with all igned by the alid part of the second part to pay for any in http://typerimet. ex shall be visid if ach payment be made as herein payetied, and d herein, or if the balance of the second part to pay for any in http://typerimet. ex shall be visid if ach payment be made as herein pay in the costs and the balance of the second part and providen and d all of the selections of herein the fort part ex hall be visid if ach payshe at the second part is any in herein the fort part become of the second payshe at the second all the is fort mand, the brief, exceuter, its sector with the costs and be balance part and by a second part and all of the selections of herein part herein the second part is any part hall of herein part balance parts and herein the second all the is fort mand, the brief, exceuter, its sector with the costs and herein parts and the second part is any part hall of herein parts and herein	at the delivery bereef. they. BrG_the lawful event.E. of the premiers above granted, incumbrance