## MORTGAGE RECORD 91

464

Reg. No. <u>5264</u> Fee Paid, \$8.75

0

NIGY.

Name:

0

0.000000

制制

諸識財

Vivian Harris ar		This instrument was filed for record on the <u>17</u> day of	生物质
	nd Edward Harris TO	October A. D. 19 46, at 4:10 o'clock P. M.	
_The_Lawrence_Bui	Iding-and-Loan-Association	By	
THIS INDENTURE	, Made this 17th day of	October, in the year of our Lord, one thousand nine	
with the state of the set of the set	six	husband	
of Lawrence part 103 of the first p	in the County of Douglas art, and The Lawrence Building a		
	t the said part _ies of the first part, in consid		
which is hereby acknowle the following described r	cy_cive_fundred_and_no/100 edged, havesold, and by this indenture do eal estate situated and being in the County of Do	DOLLARS, to themduly paid, the receipt of	
Lot Nu	mber One Hundred Sixty (160) on On	nio Street, in the city of Lawrence, Douglas	
County	, Kansas.		
	e a 2		
		생각, 그는 것 같은 것 같	
			- e
			[
with the appurtenances of	nd all the estate title and interact of the action	art 165 of the first part therein	
And the said part 1.05	nd all the estate, title and interest of the said pr i the first part doberety covenant and agree that at earlible entiate of infortiment thereins, free and clear of all in	the delivery hereof_they_arethe lawful owner.5_ of the premises above granted,	[
And the said part 1.05 o and seized of a good and indefe and that they will warrant and It is agreed between the p	of the first part dobereby covenant and agree that at easible estate of inheritance therein, free and clear of all in defend the same against all parties making lawful claim arties bereto that the part.262 of the first part shall at	the delivery hereof_thoy_arothe lawful owner_S_ of the premises above granted, neumbrane	[
And the said part 1.25_0 and seized of a good and indefe and that they will warrant and It is agreed between the po or assessed against said real exts such sum and by such insurance	of the first part dohereby covenant and agree that at casable estate of inheritance therein, free and clear of all in defend the same against all partices making lawful claim orige hereto that the part.428 of the first part shall at the when the same becomes due and payable, and thattt ormany as shall be repectived undirected by the part.y	the delivery hereof_thoy_arothe lawful owner.B_ of the premises above granted, neumbrance	
And the said part_165 and seized of a good and inder and that they will warrant and It is agreed between the p or assessed against said real east such sum and by such insurance extent of interest. A as herein provided, then the pa this indenture, and shall bear it	If the first part downloads, hereby covenant and agree that at a satisfie entate of infertiance therein, free and clear of all if defend the same against all parties making law(al claim) article hereto that the part.269 of the first part shall at the when the same becomes due and payshle, and that Wit company as shall be specified and directed by the part.2010 in the event that all part.262 of the first part shall rain in the event that and part.262 of the first part shall rain in the event that all part.262 of the first part shall rain in the event that all part.262 of the first part shall rain in the event that of 100 first event ball first part.2010 for a event part may pay said taxs and inner.	the difvery hereof <u>thoy</u> <u>aro</u> the lawful owner. S_ of the premises above granted, numbrance	
And the said part_les and seized of a good and inder and that they will warrant and I is a greed between the po- rasessed against said real eats such sum and by soch insurance extent of	of the first part dohereby covenant and agree that at anible estate of information therein, free and clear of all in defend the same against all parties making bardin claim arties hereto that the part. $228 \dots$ of the first part shall at the when the same becomes due and parble, and that. $\frac{1}{12}$ company as shall be specified and directed by the part. $\underline{Y}_{\dots}$ of in the event that said part. $\underline{A}_{\dots}$ of the first part shall at information the second part may ray said taxs and insure informs at the rate of 10% from the date of parment unall as a montgate to storte the part. $\underline{A}_{\dots}$ of the $\underline{A}_{\text{transmitter}}$ for the $\underline{A}_{\text{transmitter}}$ of the $\underline{A}_{\text{transmitter}}$	the delivery hereof $\frac{1}{100}$ $0.0$ the lawful owner. S_ of the premises above granted, neumbrance	
And the said part_les and seized of a good and inder and that they will warrant and I is a greed between the po- rasessed against said real eats such sum and by soch insurance extent of	of the first part dohereby covenant and agree that at anible estate of information therein, free and clear of all in defend the same against all parties making bardin claim arties hereto that the part. $228 \dots$ of the first part shall at the when the same becomes due and parble, and that. $\frac{1}{12}$ company as shall be specified and directed by the part. $\underline{Y}_{\dots}$ of in the event that said part. $\underline{A}_{\dots}$ of the first part shall at information the second part may ray said taxs and insure informs at the rate of 10% from the date of parment unall as a montgate to storte the part. $\underline{A}_{\dots}$ of the $\underline{A}_{\text{transmitter}}$ for the $\underline{A}_{\text{transmitter}}$ of the $\underline{A}_{\text{transmitter}}$	the delivery hereof $\frac{1}{100}$ $0.0$ the lawful owner. S_ of the premises above granted, neumbrance	[ ,
And the said part_les and seized of a good and inder and that they will warrant and I is a greed between the po- rasessed against said real eats such sum and by soch insurance extent of	of the first part dohereby covenant and agree that at anible estate of information therein, free and clear of all in defend the same against all parties making bardin claim arties hereto that the part. $228 \dots$ of the first part shall at the when the same becomes due and parble, and that. $\frac{1}{12}$ company as shall be specified and directed by the part. $\underline{Y}_{\dots}$ of in the event that said part. $\underline{A}_{\dots}$ of the first part shall at information the second part may ray said taxs and insure informs at the rate of 10% from the date of parment unall as a montgate to storte the part. $\underline{A}_{\dots}$ of the $\underline{A}_{\text{transmitter}}$ for the $\underline{A}_{\text{transmitter}}$ of the $\underline{A}_{\text{transmitter}}$	the delivery hereof $\frac{1}{100}$ $0.0$ the lawful owner. S_ of the premises above granted, neumbrance	in
And the said part_LCS and neited of a good and indefe and that they will warrant and It is agreed between the po- or assessed against and real qua- merk sum and by such insurance extent ofILS instrest, A as bering provided, then the po- this indemuter, and shall bear in THIIS GRANT is intended- according to the terms ofODI according to the terms ofODI according to the terms ofODI act byILS terms made to SFJOURT of grown real wards that act the act of a second the terms ofODI art thereof on any objection on the point one a spontfeld herein, mendicity matter and become rents and benefits according there	If the first part dohereby covenant and agree that at available estate of inferitance therein, free and clear of all if defend the same against all parties making bardal claim arties hereto that the part_202 of the first part ability is when the same becomes due and payshie, and that company as while the prime of the part ability of in the event that and part 202. Of the first part ability and in the event that and part 202. Of the first part ability interest at the rest of 105 from the date of payment until mass a moreage to accure the payment of the same of <b>TATUP_TPUEND</b> <b>Deliver</b> and the rest of 105 from the date of payment until as a moreage to accure the payment of the same of <b>TATUP_TPUEND</b> <b>Deliver</b> and the same as provided in the indepute ability of pay the same as provided in the indepute ability of pays the same as provided in the indepute and risk the buildings on said yeal rates not kan on an or if the buildings on said yeal rates not kan on an or if the buildings on said yeal rates are not keys in as a or if the buildings on said yeal rates are not keys in as a or if the buildings on said yeal rates are not keys in as a or if the buildings on said yeal rates are not keys in as a or if the buildings on said yeal rates are not keys in as a or if the buildings on said yeal rates are not keys in as a or if the buildings on said yeal rates are not keys in as a or if the payshies and the spinor of the bolder herefort. Weildon the same payshies of the said premises and all the improvem	the delivery hereof they are the lawful owner. B_ of the premises above granted, meanhrance	in
And the said part_LCS and neticed of a good and inder is a greend between the po- or assessed against said real cap- such sum and by such insurance extent ofLSSinstreat. A sake herin provided, then the pa- this indentire, and shall base it THIS GRANT is intended- according to the terms ofSS SS and bySSterms made a provide a generative boots and byterms inder the pa- this particle's of the first part and byterms and a state base provide a generative boots and byterms and a state base provide a generative boots and base the provide base of the state and base the provided base of the state and base of the provided base of the state and base of the state of the state of the state and the state of the boots and the state and hare the state of the state of the state and hare the state of the boots and the state and hare the state of the boots and the state and hare the state of the boots and the state and hare the state of the state of the state of the state and hare the state of the boots and the state and hare the state of the boots and the state of the	If the first part dohereby covenant and agree that at a satisfie entate of inferitance therein, free and clear of all if defend the same against all parties making lawful claim in article hereto that the part_2CB of the first part shall at the when the same becomes due and payshie, and that_like company as shall be specified and directed by the part of the accord pay may pay said taxs and insure the same teol 105 first part and the specified and the credit by the part of the accord pay may pay said taxs and insure the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment of the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and payshie to the part of the second part, which all the paysment the made as herein payshie to the paysment of the same teol tax is may any said tax as a main the made as herein payshie to the paysment the made as herein payshie to the paysment the made as herein payshie to the paysment the made as herein paysment the head of paysment the the paysment the head of paysment the made as herein paysment the the paysment the head of the head breaks on a hele same remaining ungaid, and all of the heidber the paysment the head of paysment the terms and payshie to the paysment the tax on a hele same remaining ungaid, and all of the heidber the paysment the head of paysment the terms and payshie to the paysment the terms and paysment the same terms and the paysment the head of paysment the terms and paysment the head of paysment the terms and paysment the head of the paysment the head of the paysment the terms and paysment the head of the head breaks and the terms and paysment the head of the head breaks and the paysment the head of the head breaks and the paysment the head of the head breaks and the paysment thead thead the head breaks and thead thead thead thead thead t	the differery bereaf_thoy_arothe lawful owner.B_ of the premises above granted, numbrance	in .
And the said part_LCS and neited of a good and indefe and that they will warrant and It is agreed between the po- or assessed against and real qua- merk sum and by such insurance extent ofILS instrest, A as bering provided, then the po- this indemuter, and shall bear in THIIS GRANT is intended- according to the terms ofODI according to the terms ofODI according to the terms ofODI act byILS terms made to SFJOURT of grown real wards that act the act of a second the terms ofODI art thereof on any objection on the point one a spontfeld herein, mendicity matter and become rents and benefits according there	If the first part dohereby covenant and agree that at a satisfie entate of inferitance therein, free and clear of all if defend the same against all parties making lawful claim 1 arties hereto that the part_ $200$ of the first part shall at the when the same becomes due and payshe, and that $1000$ compary as shall be specified and directed by the part $2000$ of the fort part shall and in the event that aid part26. Call, of the fort part shall at the same to 100% forther the date of paysment until strengt and the second part may pay said taxs and insure $1000$ montage to secure the payment of the sum of for the second part, which all the payshe to the part $2000$ montage to secure the payment of the same of for the payshe to the part $2000$ montage to pay forther payshe to the part $2000$ montage to pay for any insure or which and response the made as become payshe to the paysment the made as the forth payshe to the paysment the made as the forth payshe to the paysment the made as the forth payshe to the paysment the made as the payshe to the paysment the made as the forth payshe to the paysment the made as the payshe to the paysment the made as the forth payshe to the paysment the made as the paysment the payshe to the paysment to the made as the payshe to the paysment to the made as the payshe to the paysment the made as the paysment the payshe to the paysment the made as the paysment to the paysment t	the defirery bereaf_thoy_nrothe lawful owner.B_ of the premises above granted, mombrane	in (
And the said part_LCS and neited of a good and indice and that they will warrant and it is agreed between the po- or assessed against and real equ- much sum and by such insurance extent ofLS	If the first part dohereby covenant and agree that at a satisfie entate of inferitance therein, free and clear of all if defend the same against all parties making lawful claim in article hereto that the part_2CB of the first part shall at the when the same becomes due and payshie, and that_like company as shall be specified and directed by the part of the accord pay may pay said taxs and insure the same teol 105 first part and the specified and the credit by the part of the accord pay may pay said taxs and insure the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment of the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and payshie to the part of the second part, which all the paysment the made as herein payshie to the paysment of the same teol tax is may any said tax as a main the made as herein payshie to the paysment the made as herein payshie to the paysment the made as herein payshie to the paysment the made as herein paysment the head of paysment the the paysment the head of paysment the made as herein paysment the the paysment the head of the head breaks on a hele same remaining ungaid, and all of the heidber the paysment the head of paysment the terms and payshie to the paysment the tax on a hele same remaining ungaid, and all of the heidber the paysment the head of paysment the terms and payshie to the paysment the terms and paysment the same terms and the paysment the head of paysment the terms and paysment the head of paysment the terms and paysment the head of the paysment the head of the paysment the terms and paysment the head of the head breaks and the terms and paysment the head of the head breaks and the paysment the head of the head breaks and the paysment the head of the head breaks and the paysment thead thead the head breaks and thead thead thead thead thead t	the differery bereaf_thoy_arothe lawful owner.B_ of the premises above granted, mombrane thereto. tall times during the life of this infenture, pay all taxes or assessments that may be levied 102_Willkeep the buildings upon axid real estate invurd against for and tornado in of the second part, the loss, if any, made payable to the part_Y of the second part to the 10 to pay uch taxes when the same become due and payable and to keep aid premises insured ance, or either, and the amount so paid shall cohome a part of the indebtedness, secured by 11 dipt regist. 11 dipt regist. 11 dipt regist. 12 dipt regist. 13 discurpt of monry, executed on the <u>JTLM</u> day of <u>Octobor</u> <u>19</u> <u>46</u> . 14 dipt regist. 14 dipt regist. 15 dipt regist. 15 dipt regist. 16 dipt regist	in (
And the said part_LCS and neited of a good and indice and that they will warrant and it is agreed between the po- or assessed against and real equ- much sum and by such insurance extent ofLS	If the first part dohereby covenant and agree that at a satisfie entate of inferitance therein, free and clear of all if defend the same against all parties making lawful claim in article hereto that the part_2CB of the first part shall at the when the same becomes due and payshie, and that_like company as shall be specified and directed by the part of the accord pay may pay said taxs and insure the same teol 105 first part and the specified and the credit by the part of the accord pay may pay said taxs and insure the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment of the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and payshie to the part of the second part, which all the paysment the made as herein payshie to the paysment of the same teol tax is may any said tax as a main the made as herein payshie to the paysment the made as herein payshie to the paysment the made as herein payshie to the paysment the made as herein paysment the head of paysment the the paysment the head of paysment the made as herein paysment the the paysment the head of the head breaks on a hele same remaining ungaid, and all of the heidber the paysment the head of paysment the terms and payshie to the paysment the tax on a hele same remaining ungaid, and all of the heidber the paysment the head of paysment the terms and payshie to the paysment the terms and paysment the same terms and the paysment the head of paysment the terms and paysment the head of paysment the terms and paysment the head of the paysment the head of the paysment the terms and paysment the head of the head breaks and the terms and paysment the head of the head breaks and the paysment the head of the head breaks and the paysment the head of the head breaks and the paysment thead thead the head breaks and thead thead thead thead thead t	the differery breed_thoy_arothe lawful owner.B_ of the premises above granted, numbrance	in
And the said part_LCS and neited of a good and indice and that they will warrant and it is agreed between the po- or assessed against and real equ- much sum and by such insurance extent ofLS	If the first part dohereby covenant and agree that at a satisfie entate of inferitance therein, free and clear of all if defend the same against all parties making lawful claim in article hereto that the part_2CB of the first part shall at the when the same becomes due and payshie, and that_like company as shall be specified and directed by the part of the accord pay may pay said taxs and insure the same teol 105 first part and the specified and the credit by the part of the accord pay may pay said taxs and insure the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment of the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and the same teol 105 first paysment usilitate and payshie to the part of the second part, which all the paysment the made as herein payshie to the paysment of the same teol tax is may any said tax as a main the made as herein payshie to the paysment the head of the holder being the same remaining unguid, and all of the holder being the same teol pays in the paysment the head of the holder being the same teol the holder being the same teol the holder being the same teol tax is the spino of the holder being the same teol tax is the spino the holder being teols where the teol tax terms and payshie to the paysment terms and the spinor teols and there the teols and the spinor teols and the spinor	the delivery bereaf_thoy_arothe lawful owner.B_ of the premises above granted, mombrane therero. therero. ta all times during the life of this indenture, pay all taxes or assessments that may be levied 102_Willkeep the buildings upon axid real estate invurd against for and ternado in of the second part, the loss, if any, made payable to the part_Y of the second part to the loss part has a when the same become the and payable and to keep aid premises insured ance, or either, and the amount so paid shall cohome a part of the indebtedness, secured by indrod_and_no/140	in (
And the said part_LCS and neited of a good and indice and that they will warrant and it is agreed between the po- or assessed against and real equ- much sum and by such insurance extent ofLS	If the first part dohereby covenant and agree that at assible entate of limbriance therein, free and clear of all if defend the same against all parties making having clear article hereto that the part.263 of the first part shall can be the when the same becomes due and payable, and that company as shall be specified and directed by the part.2 of the second part may pay said tass and insure there is a the second part may pay said tass and insure there is a the second part may pay said tass and insure matching the second part may pay said tass and insure matching the second part may pay said tass and insure matching the second part may pay said tass and insure matching to secure the payment of the sum of matching the part.2 of the second part, with all inte the said payable to the payment of the same of power of if the buildings on said real critics are not beck in a se of if the buildings on said real critics are not beck in a se of the buildings of the said parters with the costs and the from and the said the premises hereby remarked, or any pay before the payse of the same are powerlisted with the costs and the from and the said the premises hereby remarked, or any pay before the payse accurs, administrators, personal representa- EOF, The part_103 of the first part haVA h	the defirery bereaf_thoy_arothe lawful owner.B_ of the premises above granted, mombrane thereto. thereto. thereto. thereto. thereto. thereto. thereto. thereto. thereto. thereto. to pay with laws when the same become the and payable and to keep aid premises insured arec, or either, and the amount so paid shall cohome a part of the indebtedness, secured by indired_and_no/140. thereto. the construction of the thereto. thereto. thereto. thereto. the construction of the thereto. thereto. the construction of the thereto. the the thereto. the the thereto. the thereto. the thereto. the thereto. the the thereto. the thereto. the thereto. the thereto. the thereto. the the thereto. the the thereto. the the thereto. the thereto. the thereto. the thereto. the thereto. the thereto. the thereto. the the thereto. the the thereto. the thereto. the thereto. the the thereto. the the thereto. the the thereto. the the thereto. the thereto. the thereto. the thereto. the the thereto. the the thereto. the the thereto. the thereto. the thereto. the the thereto. the the thereto. the the thereto. the the thereto. the the thereto. the the thereto. the thereto. the the thereto.	in (
And the said part_LCS and neticed of a good and indef is a greed between the po- or asserted spains said real cays such sum and by such insurance extent ofLCB	If the first part dohereby covenant and agree that at a defend the same against all parties making bardal chain arties hereto that the part.263 of the first part ability compary as ball be specified and directed by the part.3/ to make the that and part 26.2. of the first part ability and in the event that aid part 26.2. of the first part ability in the event that aid part 26.2. of the first part ability and in the event that aid part 26.2. of the first part ability are a more able to a security part and a second part and a second part may pay said taxs and innur; 	the defirery breed_thoy_arothe lawful owner.B_ of the premises above granted, membrance	in (
And the said part_LCS and neticed of a good and indef is a greed between the po- or asserted spains said real cays such sum and by such insurance extent ofLCB	<pre>if the fairs part dohereby covenant and agree that at defend the same spinst all parties making having their defend the same spinst all parties making having their arties hereto that the part_128 of the fare part shall at the when the same becomes due and payable, and that company as shall be specified and directed by the part of the second part may pay said taxs and insure there at the rest of 10% form the date of payment unlike the second pays and the sum of </pre>	the delivery bereaf_thoy_arothe lawful owner.B_ of the premises above granted, membrane	in (
And the said part_LCS and neticed of a good and indef is a greed between the po- or asserted spains said real cays such sum and by such insurance extent ofLCB	<pre>if the first part dohereby covenant and agree that at defend the same against all parties making bardal chain arties hereto that the part.263 of the first part abilit to may as ability of the same and payshie, and that company as ability expected and directed by the part.3 in the event that aid part GL G. of the first part ability and in the event that aid part GL G. of the first part ability interest at the rest of 10% from the date of payment unit as a more and the same of The first G terts in the first part ability of more and the second payshie, and the same of  the second payshie, and the same of  the second pays when the date of payment unit as a more and the payment of the same of  the second pays when the same of  the same of the event pays when the same here the same first payment of the holder breaks on an able same remaining unpays, and all of the collegions pro- teed of the same of the same payshies of the inder the collegion of the form part.1_02 the leads of the collegion of the form part.1_02 the first part han ho  the lift terms and provisions of this inderure and point the holds, executes, administrators, personal represent to the form part.1_02 the lift terms and provisions of the same point the holds, executes, administrators, personal represent point the holds, the pays of the pays pays the same pays point the holds pays the pays the pays pays the pays the pays the pays pays the pays the pays the pays the pays the pays the pays the pays pays the pays the pays</pre>	the defirery breed_thoy_arethe lawful owner.B_ of the premises above granted, membrance	in ,
And the said part_LCS and neited of a good and indef is a greed between the po- or assessed against said real cays such sum and by such insurance essents of	if the first part dohereby covenant and agree that at defend the same against all parties making bavial chain arties hereto that the part.263_ of the first part shall at the when the same becomes due and payshie, and thatXi compary as shall be specified and directed by the part.y in the event that aid part.262 of the first part shall and in the event that aid part.263 of the first part shall and there is a the second payshie, and the same of matching and the specified and directed by the part.y of the accord pays may pay said taxs and insure there is at the second pays where the same of matching and the second payshie and the same of matching and the second payshie and the same of matching and the second payshie with all inter- toring the second pays with all inter the second paysion and the second pays with all inter the second is not be made as herein paysified to the pays and the second payshie to the solution of the same of a whele sum remaining unpaks, and sli of the obligation pays the second in the solution of the solution with all inter the second in the solution of the solution with all inter the second in the solution of the solution with all inter the second in the solution of the solution with all inter the second in the solution of the solution with all inter the second in the solution of the solution with all inter the second in the solution of the solution with all inter the second in the solution of the solution of the importer to paysersion of the solution of the solution of the importer the solution of the solution of the solution of the importer the solution of the solution of the solution of the importer the solution of the soluti	the delivery bereaf_thoy_arothe lawful owner.B_ of the premises above granted, membrane	
And the said part_LCS and neited of a good and indef is a greed between the po- or assessed against said real cays such sum and by such insurance essents of	if the first part dohereby covenant and agree that at defend the same against all parties making bavial chain arties hereto that the part.263_ of the first part shall at the when the same becomes due and payshie, and thatXi compary as shall be specified and directed by the part.y in the event that ald part.GLS_0 of the first part shall and in the event that ald part.GLS_0 of the first part shall and there is a the second payshie, and the same of matrix at the rate of 10% from the slave of payment until as a moritage to scure the payment of the sum of matrix at the rate of 10% from the close of the sum of matrix at the rate of 10% from the slave of payment us and in the event the size of the sum of matrix at the record pays with all inte bayshie to the part.y of the second pays with all inte bayshie to the payment of the bolts of paysions to a sum remaining ungaid, and sli of the obligation, with all the first part.1 of the bolts between a second pays be would first the option of the bolts between, with all the first paysment the made as been appendent of the bolts and payshie to the pay for any insur- bate sum remaining ungaid, and sli of the obligation (with and here and payshie to the bolts between, with the first part.1 the first part ha here bays and interest togethere with the costs and the the first part.1 the importen- borth here is the payment of the interest and the first part.1 the interest BEOF. The part.1 the first part ha here 	the delivery bereaf_thoy_arothe lawful owner.B_ of the premises above granted, numbrance	in (
And the soid part_LCS and neticed of a good and indiced in that they will warrant and it is a greed between the po- or asserted spains and real cases sectors and the source of the source sector ofLCS	<pre>if the full interview is the second part is a second part is second part is a second part is second part is second part is a second part is set of the second part is second part is</pre>	the delivery bereal_thoy_arothe lawful owner.B_ of the premises above granted, mombrane thereto. thereto. thereto. thereto. thereto. thereto. to pay while here he buildings upon said real estate invert against for and ternado in of the second part, the law, if any, made payable to the part_Y_ of the second part to the it opy whileses when the same become the and payable and to keep said premises insured ance, or either, and the amount so paid shall cohome a part of the indebtedness, secured by indrod_and_no/140	
And the said part_LCS and neited of a good and indef is a greed between the po- or assessed against said real equi- such sum and by such insurance essents of	<pre>if the first part dohereby covenant and agree that at defend the same against all parties making bavial claim arties hereto that the part.263_ of the first part ability compary as hall be specified and directed by the part.X in the event that aid part.262 of the first part ability arties hereto that has aid part.262 of the first part ability of the accord part may pay said taxs and insure the same the same teol 105 from the date of payment usin as a moritage to secure the payment of the sum of Thirty First First First C of the accord part may pay said taxs and insure the accord part may pay said taxs and insure the accord part may pay said tax and insure the same the of 105 from the date of payment of all as a moritage to secure the payment of the sum of Thirty First First C of the accord part with all inte based by the part.Y of the payment of and the aid to the the one approximation of the holder breaks on a whele sum remaining ungaid, and all of the obligation by the fart of part.125 berefor the based promises and all the importer EOF, The part.168 fart. EOF, The part.168</pre>	the delivery bereal_thoy_arothe lawful owner.B_ of the premises above granted, mombrane thereto. thereto. thereto. thereto. thereto. thereto. to pay while here he buildings upon said real estate invert against for and ternado in of the second part, the law, if any, made payable to the part_Y_ of the second part to the it opy whileses when the same become the and payable and to keep said premises insured ance, or either, and the amount so paid shall cohome a part of the indebtedness, secured by indrod_and_no/140	