Receiving No. 30350 / MORTGAGE RECORD 91

472

on mo this of 19 Reg. No. <u>5262</u> Fee Paid. <u>5.9,50</u>

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	
George B. Long and Leah M. Long	This instrument was filed for record on the <u>20</u> day of October. A. De 19 46, at 3:45 octock P. M.	
то	- Uglober A. Dy 1946, at 3:45_o'clock P M.	anna C
The Lawrence Building and Loan Association	Register of Deeds.	
	By Deputy.	
THIS INDENTURE, Made this 28th day of October hundred and Corty-six between	, in the year of our Lord, one thousand nine	
George V. Long and Leah M. Lo	ong, husband and wife	-
of Lawrence in the County of Douglas	and State of Kansas	
	ng and Loan Association	
WITNESSETH, That the said part is_ of the first part, in cons		
Thirty-oight Hundred and no/10 which is hereby acknowledged, ha X2 sold, and by this indepture do	Contrast Bargain, Sell and Mortgare to the said party of the second part	
the following described real estate situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said partyof the second part, Douglas and State of Kansas, to-wit:	Г
Lot Numbered Twenty-six (26) on the South sid	ie of Elliott (now Fourth) Street in Block Thirty-	
	nce known as West Lawrence, in Douglas County, Kansas.	
$ \frac{1}{2} \left\{ \begin{array}{c} 1 & 1 \\ 1 & 2 \\ 2 &$		
	그는 그는 것은 것은 것을 다 같다. 그는 것은 것은 것은 것은 것은 것은 것은 것은 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 수 있는 것을 것을 것을 것을 것을 것을 것을 수 있는 것을	
이상 가지 않는 것은 것은 것이 있는 것이 같아. 같이 있는 것이 같아. 이 것은 것은 것이 같아. 이 가지 않는 것이 같아. 이 가 있는 것이 같아. 이 가지 않는 것이 않는 것이 같아. 이 가지 않는 것이 않 것이 않는 것이 않이 않는 것이 않이 않는 것이 않는 것이 않이 않는 것이 않이 않이 않이 않는 것이 않는 것이 않이		
with the appurtenances and all the estate, title and interest of the said	partics of the first part therein.	
And the said part_105 of the first part do hereby covenant and agree that a	at the delivery hereof they are the lawful owners of the premises above granted	
And the said part_1CS_of the first part dohereby covenant and agree that a and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful claim	at the delivery hereof. they_BICAthe lawful owner.S of the premises above granted, incumbrance	
And the uid part_122. of the first part dohrethy revenant and grere that a and seited of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful claim. It is agreed between the parties hereto that the part_122of the first part shall or assessed against taid real estate when the same become due and paytale, and thatT	at the delivery hereof_they_Brathe lawful owner.g_ of the premises above granted, incumbrance	
And the said part_122_of the first part dohereby coremant and agree that a and seifed of a good and indefeasible estates of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful claim. It is a streed between the parties hereto that the part_1225_of the first part shall or assessed against said real estate when the same become due and parties, and that_1 such sum and by such hourance company as shall be specified and directed by the part_1425_ status of the label. The label of the same table of the label of the same shall be specified and directed by the part_1425_ status of the label. The label of the label of the label of the same shall be	at the delivery hereof_they_Brathe lawful owner.Bof the premises above granted, incumbrance	
And the said part_12.2. of the first part do	at the delivery hereof_they_Brathe lawful owner.Bof the premises above granted, incumbrance	
And the said part_12.2. of the first part do	at the delivery hereof_thgy_Brathe lawful owner.Bof the premises above granted, incumbrance	
And the said part_26.5. of the first part do hereby cormant and agree that a mathematical or soon and indications therein in first and early of all and that they will warrant and defend the same against all parties making lawful claim it is a greed between the parties hereto that the part_26.5. of the first part shall a success dama that it is a greed between the parties hereto that the part_26.5. of the first part shall a sense of against tail areal easier when the same become due and bayyule, and that the same and by such instance company as shall be specified and directed by the part_20.5 and the part shall be able to a first shall be able to a sense of against tail and the same the solid part_26.5. of the first tail and the same the solid part_26.5. of the first tail that the same of the solid part_26.5. The same shall be able to a first first blat date of payment un THIS GRANT is intended as a mortage to screare the payment of the sum of the same of the same of the same of the same of the first tail tail tail tail tail tail tail tai	at the delivery hereof $\frac{1}{10}$ $\frac{1}{20}$ $\frac{1}{20}$ the lawful owner. I of the premises above granted, in thereto. It is things during the life of this indenture, pay all taxes or assessments that may be levied $\frac{1}{10}$ $\frac{1}{10}$ 1	
And the said part_265of the first part do hereby cormant and agree that a gath eised of a seed and indefeatible exists of indefinitions therein, first and elser of all and that they will warrant and defend the same against all parties making lawful claim it is a streed between the parties hereto that the part_265 of the first part shall reasons digminst tail areal caster where the same becomes due and payable, and that and any and by such instruction expension gainst all parties here to be the same significant of the same strength and that and the part of the same shall be specified and directed by the part and the part shall be specified and directed by the part as here the same shall be specified and directed by the part and the lawful for the same strength and the same strength the same strength and the same strength to the same strength to the same strength and the same strength to the same strength and the same strength to the sa	at the delivery hereof $\frac{1}{10}$ $\frac{1}{20}$ $\frac{1}{20}$ the lawful owner. I of the premises above granted, in thereto. It is things during the life of this indenture, pay all taxes or assessments that may be levied $\frac{1}{10}$ $\frac{1}{10}$ 1	
And the said part_265of the first part do hereby cormant and agree that a gath eised of a seed and indefeatible exists of indefinitions therein, first and elser of all and that they will warrant and defend the same against all parties making lawful claim it is a streed between the parties hereto that the part_265 of the first part shall reasons digminst tail areal caster where the same becomes due and payable, and that and any and by such instruction expension gainst all parties here to be the same significant of the same strength and that and the part of the same shall be specified and directed by the part and the part shall be specified and directed by the part as here the same shall be specified and directed by the part and the lawful for the same strength and the same strength the same strength and the same strength to the same strength to the same strength and the same strength to the same strength and the same strength to the sa	at the delivery hereof $\frac{1}{10}$ $\frac{1}{20}$ $\frac{1}{20}$ the lawful owner. I of the premises above granted, in thereto. It is things during the life of this indenture, pay all taxes or assessments that may be levied $\frac{1}{10}$ $\frac{1}{10}$ 1	
And the said part_25.5. of the first part dosreety cormant and agree that a and keired of a socia and indefensible state of inderitance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful claim It is a greed between the parties hereto that the part_25.2. of the forst part shall are assessed against aid real cataset when the same becomes due and payshe, and that_1 such aum and by such insurance company as shall be specified and directed by the part_yall such aum and by such insurance company as shall be specified and directed by the part_yall such aum and by such insurance company as shall be specified and directed by the part_yall such aum and by such insurance company as shall be specified and directed by the part_yall such aum and by such insurance to do the second part cats, a state of a yamment un This indenture, and shall bear interest at the rate of 105 from the date of yamment un THIS GRANT is intended as a mortcace to secure the payment of the aum of	at the delivery hereof_thcy_Brcdthe lawful owner.Bof the premise above granted, incumbrance	
And the soid part_12.5. of the first part do	at the delivery hereof_thgy_Brathe lawful owner.B of the premises above granted, incumbrance	
And the soid part_12.5. of the first part do	at the delivery hereof_thgy_Brathe lawful owner.B of the premises above granted, incumbrance	- - - -
And the said part_162 of the fors part dorereby coremant and agree that a and seried of a good and indefeasible extate of inheritance therein, free and clear of all and that they will warrant and defend the same assimt all parties making lawful claim It is agreed between the parties hereto that the part_162 of the fors part shall be associated again that and the same the becomes due and payable, and that and that they will warrant when the same becomes due and payable, and that as the same and by such invariance company as shall be specified and directed by the part_192. Such sum and by such invariance company as shall be specified and directed by the part_192. Such as the same same same same the same set of 105 from that date of yarmon have this indenture, and shall bear interest at the rate of 105 from that date of yarmon have associated in the same same same same same same same sam	at the delivery hereof_thcy_Brcdthe lawful owner.Bof the premise above granted, incumbrance	
And the said part_255	at the delivery hereof they Bra the lawful owner.B of the premises above granted, incumbrance	С С
And the said part_265of the first part dotreeby cormant and agree that a sand keired of a seed and indefeasible estate of instrintance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful claim it is a greed between the parties herein that he part_265of the forst part shall be a manual by such insurance company as shall be specified and directed by the part_201 and that and the and that a same and by such insurance company as shall be specified and directed by the part and hall be a first the same of 100 from that date of y sum future THIS GRANT is intended as a mortcace to secure the payment of the same of interest. And the said part_200 of the second part to pay for any insure of a same of amount state of y sum of numer states of and the pay and the same of interest. And said part of the second part to pay for any insure of the same state to pay for any insure the same state of the same state of a same state of the state of the same st	at the delivery hereof_they_BIGthe lawful owner.B of the premises above granted, in thereta. It is these during the life of this indenture, pay all taxes or assessments that may be levid diagy will lawer the buildings upon asid real ensue in uncel against for and tornals in <i>Loof the</i> areend part, the low, if any, made payable to the party of the second part to the fail to pay use have a sume become due and payable and the kerond part to the difficult present to the second part, and the amount see paid the and payable and the kerond part to the difficult pay used have a second and the second payable and the second part to the difficult pay and the amount see paid shall chome a part of the indebtedness, secured by infight present the present of the second pay of the difficult pay and the second pay and the terest accruicely for the second pay and the second pay and the second pay and the terest accruicely for the second pay and the second pay and the second pay and the terest accruicely for the second pay and the second pay and the second pay and the terest accruicely for the second pay and the second pay and the second pay and the terest accruicely for the second pay and the second pays and second pays and the second pay the second pay and the second pays and the second pays and the second pays and the second pay the second pay and the second pays and the	
And the said part_12.5. of the first part dohredy coremant and gree that a and seited of a good and indectable catate of inheritance therein, free and clear of all and that they will warrant and defend the same azimst all parties making lawful claim It is agreed between the parties hereio that the part_12.5. of the first part shall for asseard against said real easiest when the same become due and parties, and that The same and by such hoursance company as shall be specified and directed by the part_10.5. of the first part shall is also and by such hoursance company as shall be specified and directed by the part_10.5. of the first part shall is also first of the life mitter as the the side of 10.5. of the first part shall for as herein provided, then the part_Y of the second part may pay said taxs and innu- THIIS GRANT is listended as a mortgace to secure the payment on THIIS GRANT is listended as a mortgace to secure the payment of the same of	at the delivery hereof_they_BIGthe lawful owner.B of the premises above granted, in thereta. It all times during the life of this indenture, pay all taxes or assessments that may be levid diagy will lawer the buildings upon asid real ensue in uncel against for and tornals in <i>Log the second part</i> , the low, if any, made payable to the party of the second part to the fail to pay useh uses when the same become due and payable and the kerond part to the fail to pay useh uses when the same become due and payable and the kerond part to the difficult pay useh there are more than the source of the indebtedness, secured by the second part, the due amount so paid shall echome a part of the indebtedness, secured by the second part, and the amount so paid shall echome a part of the indebtedness, secured by the second part, the due to the <u>2651</u> day of <u>Outborn</u> 91 day of <u>Second Part and Part Part and Part and Part and Part Part and Part and Part Part and Part and Part and Part and Part and Pa</u>	-
And the said part_162 of the fors part dorereby coremant and agree that a and seried of a good and indefeasible extate of inheritance therein, free and clear of all and that they will warrant and defend the same assimt all parties making lawful claim It is agreed between the parties hereto that the part_162 of the fors part shall be associated again that and the same the becomes due and payable, and that and that they will warrant when the same becomes due and payable, and that as the same and by such invariance company as shall be specified and directed by the part_192. Such sum and by such invariance company as shall be specified and directed by the part_192. Such as the same same same same the same set of 105 from that date of yarmon have this indenture, and shall bear interest at the rate of 105 from that date of yarmon have associated in the same same same same same same same sam	at the delivery hereof_they_BIGthe lawful ownerst of the premises above groated, in thereta. It all times during the life of this indenture, pay all taxes or assessments that may be leried diagyt will be the the source of the second part of the second part to the fail to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part of the mathematic second part, the due to the	
And the said part_265of the first part dohreely cormant and agree that a rank end of a seed and indefcamible existed of inderinance therein, fire and clear of all and that they will warrant and defend the same against all parties making lawful claim It is a arreed between the parties herein that the part_252d52d54d52d54d52d54d52d54d52d54d55d54d55d54d55d5	at the delivery hereof_they_BIGthe lawful owners of the premises above groated, in thereta. It all times during the life of this indenture, pay all taxes or assessments that may be levid diagy will live put buildings upon asid real ensue insured against for and tornals in <i>Log the</i> areend part, the lows, if any, made payable to the party of the second part to the fail to pay used haves when the same become due and payable and the kerond part to the fail to pay used haves when the same become due and payable and the kerond part to the difficult pay used haves when the same become due and payable and the kerond part to the difficult pay used haves when the same become due and payable and the kerond part to the difficult pay of the failer and the amount so paid abil techome a part of the indebtedness, secured by infifted pay and the amount so paid shall echome a part of the indebtedness, secured by the algebra difficult and no/100 of the failer and the same become due and payable and the same are and the algebra difficult and the algebra difficult and the same become due and payable and the same are the algebra difficult and the same become due and payable and the same are are abil and the same become due to the same become due in the payable or the the manue are the algebra difficult or the same become due to have a receiver appointed the same and each and every obligation therein contained, and due to fail more are aring from such, sait there are and successors of the respective pay there is beach payable or the part. hard each and every obligation therein contained, and all benefits accruing therefore makel tectored there are and successors of the respective pay there is beach and successors of the the respective pay there is beach. hereunto set	
And the said part_165of the first part dotreby coremant and agree that a and seried of a soon and indicationitie extent of inderinance therein, first and there of all and that they will warrant and defend the same against all parties making lawful claim it is a greed hettered the same warrant becomes due and payable, and that and a maxed against taid real extents when the same becomes due and payable, and that and that are adapting the lawful claim it is a greed hettered the same when the same becomes due and payable, and that and the lawful taid part first of the first part shall be apecided and directed by the part of the scood part may pay asid tas and into the event that said part first of the first part shall be indentice. The day of the first part shall be indentice, and shall be all indentices at the rate of 10% from the date of payment un THIS GRANT is intended as a mortszet to accurate when the same of 10% from the date of payment to the part interval terms and payable to the part of the scood part to pay for any indentity for the payet of the said part_first of the scood part to pay for any independent of the said part_first of the scood part to pay for any independent of the said part_first of the scood part to pay for any independent to the payable at the option or half part first part thereon, bere if the babling one shall for all starts are not keep in a said the start are not keep in a said mart to any due thereon, will be added and anyable at the option of the shall part of the scool part, with all in indentities are not keep in a said mart to any due thereon and the said mart to any due the option of the shall part of the scool part, with all in indentities are not keep in a said mart to any due thereon, with the option of the shall part of the scool part of the scool part, with all on the shall be and in the said thereon and the said thereon of the shall part of the shall part of the shall part of the shall part of the scool	at the delivery hereof_they_BIGthe lawful ownerst of the premises above groated, in thereta. It all times during the life of this indenture, pay all taxes or assessments that may be leried diagyt will be the the source of the second part of the second part to the fail to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part of the mathematic second part, the due to the	С
And the soid part_122. of the first part dohreeby rormant and gree that a sum as deviced of a good and indefeasible extate of inheritance therein, free and clear of all and that they will warrant and defend the same axists all parties making lawful claim. It is astreed between the parties herein that the part_122 of the first part half of assessed against taid real extate when the sume become due and parties, and that	at the delivery hereof_they_BIGthe lawful ownerst of the premises above groated, in thereta. It all times during the life of this indenture, pay all taxes or assessments that may be leried diagyt will be the the source of the second part of the second part to the fail to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part to the dial to pay used haves when the same become due and payable and the second part of the mathematic second part, the due to the	с С
And the soid part_12 and seried of a good and indeficiable catate of inheritonce therein, free and clear of all and that they will warrant and defend the same against all parties making lawful chair It is agreed between the parties hereto that the part_12.2. of the first part shall and that they will warrant and defend the same against all parties making lawful chair It is agreed between the parties hereto that the part_12.2. of the first part shall are assead against said real easter when the same accessed and directed by the part_12.2. Such and by such hourance company as shall be specified and directed by the part_12.2. as the sum and by such hourance company as shall be specified and directed by the part_12.2. A herein provided, then the part_2 of the scend part may pay said taxs and innue THIS GRANT is interned. The scend part may pay said as a sand innue at both is indefinitely of the scend part may pay said taxs and innue THIS GRANT is interned as a mortszee to scene the payment of the indefinitely The part_2 of the scend part is pay for any innot a both the internedONOcertain written obligation for any innot and by	at the delivery hereof_they_BIGthe lawful owner.B of the premises above groated, in therete. It all times during the life of this indenture, pay all taxes or assessments that may be levied diagy will here the buildings upon asid real entre insured against for and tornals in <i>Loot the</i> accend part, the lows, if any, made payable to the party of the second part to the fails to pay used users when the same become due and payable and to kerp aid premises insured arranes, or either, and the amount so paid aball chome a part of the indebtedness, secured by <u>infibure part, the lows if any, made payable to the party</u> points: insured <u>infibure party the lows if any, made payable to the party</u> points: insured <u>infibure payable hores</u> , <u>accurated on the 2851, day of</u> October91. day of <u>were paysing paysing</u> <u>infibure payable hores</u> , <u>accurated on the 2851, day of</u> October91. day of <u>were paysing</u> <u>infibure payable</u> , <u>accurated on the 2851, day of</u> October91. day of <u>were paysing</u> <u>infibure payable</u> , <u>accurate the payable were paysing</u> <u>infibure target</u> <u>infibure target</u> <u>infibure</u> <u>infibure</u> . The disk tail indenture is <u>were paysing</u> <u>infibure</u>	
And the soid part_122. of the first part dohreely corenant and gree that a said setted of a good and indeficiable extate of inheritonce therein, free and clear of all and that they will warrant and defend the same against all parties making lawful clair It is agreed between the parties hereto that the part_122. of the first part shall are assessed against taid real extate when the same become due and parakle, and that_1 such and by such hourance company as shall be specified and directed by the part_122. as the sum and by such hourance company as shall be specified and directed by the part_122. as the sum and by such hourance company as shall be specified and directed by the part_122. This industries, and in the erent the said part120. of the first part shall f as, herein provided, then the part_1 of the second part may pay said taxs and inno the industries, and that here interest at the rate of 100 from the date of payment un THIS GRANT is intered as a mortrace to secure the payment of the inter- ation by	at the delivery hereof_they_BIGthe lawful ownerst of the premises above groated, in therete. at all times during the life of this indenture, pay all taxes or assessments that may be leried diagyt will be the buildings upon asid real entate insured against for and ternals in t of the period buildings upon asid real entate insured against for and ternals of t of the period buildings upon asid real entate insured against for and ternals in t of the period buildings upon asid real entate insured against for and ternals in t or either, and the amount so paid abill chome a part of the indehedness, secured by mileding period. t of the mount so paid abill chome a part of the indehedness, secured by mileding period. t of the mount so paid abill chome a part of the indehedness, secured by mileding period. t of the mount so paid abill chome a part of the indehedness, secured by mileding period. t of the mount so paid abill chome a part of the indehedness, secured by mileding real-tabut there in thet of the indehedness of the mount of any t of the mount of mount, executed on thet of the indehedness of the mount of any murane, of charact accounts of there is a the indehedness of the mount of any abil real exacts are not paid when the same become due and payshe or if the murane are means there in the manner precisied by have and out of all moures are indefined to the second part = the there is an indehedness of the respective part the real of the part. = the there is an indehedness of the respective parts in the real mount of all moures are indefined to the second part. =	
And the soid part_122. of the first part dohreely corenant and gree that a said setted of a good and indeficiable extate of inheritonce therein, free and clear of all and that they will warrant and defend the same against all parties making lawful clair It is agreed between the parties hereto that the part_122. of the first part shall are assessed against taid real extate when the same become due and parakle, and that_1 such and by such hourance company as shall be specified and directed by the part_122. as the sum and by such hourance company as shall be specified and directed by the part_122. as the sum and by such hourance company as shall be specified and directed by the part_122. This industries, and in the erent the said part120. of the first part shall f as, herein provided, then the part_1 of the second part may pay said taxs and inno the industries, and that here interest at the rate of 100 from the date of payment un THIS GRANT is intered as a mortrace to secure the payment of the inter- ation by	at the delivery hereof_they_BIGthe lawful ownerst of the premises above groated, in therete. at all times during the life of this indenture, pay all taxes or assessments that may be leried diagyt will be the buildings upon asid real entate insured against for and ternals in t of the period buildings upon asid real entate insured against for and ternals of t of the period buildings upon asid real entate insured against for and ternals in t of the period buildings upon asid real entate insured against for and ternals in t or either, and the amount so paid abill chome a part of the indehedness, secured by mileding period. t of the mount so paid abill chome a part of the indehedness, secured by mileding period. t of the mount so paid abill chome a part of the indehedness, secured by mileding period. t of the mount so paid abill chome a part of the indehedness, secured by mileding period. t of the mount so paid abill chome a part of the indehedness, secured by mileding real-tabut there in thet of the indehedness of the mount of any t of the mount of mount, executed on thet of the indehedness of the mount of any murane, of charact accounts of there is a the indehedness of the mount of any abil real exacts are not paid when the same become due and payshe or if the murane are means there in the manner precisied by have and out of all moures are indefined to the second part = the there is an indehedness of the respective part the real of the part. = the there is an indehedness of the respective parts in the real mount of all moures are indefined to the second part. =	
And the said part_125of the first part dokreby coremant and agree that a gand keired of a sood and indications extering in first maker of all and that they will warrant and defend the same scalanst all parties making lawful chair I is a greed between the parties herein that the part_125 of the first part shall a same and again that it is a greed between the parties herein to that the part_125 of the first part shall be according and that the maximum of the part_125 of the first part shall be according and that the maximum of the part of the maximum of the part_125 of the second part may part and the part that it is indicated and directed by the part_125 of the second part may part and the part that it is indicated. The part of the maximum of the part that it is indicated as the first part that it is indicated. The maximum of the part_125 of the second part to part that it is indicated as the part of the said part_125 of the second part to part for any part of the said part_125 of the second part to part for any part of the said part_125 of the second part to part for any part of the said part_125 of the second part to part for any part of the said part_125 of the second part to part for any part of the said part_125 of the second part to part for any part of the said part_125 of the second part to part for any charged by the part_125 of the second part to part for any charged by the part part of the said part_125 of the second part to part for any charged as the said in the indicate part of the said part of	at the delivery hereof_they_Brdthe lawful owner.B of the premises above granted, in thereta. It all times during the life of this indenture, pay all taxes or assessments that may be levied diary will there the building upon aid real entite intruct arguing the and tornals in A	
And the said part_125of the first part dokreby coremant and agree that a making lawful claim for an advantage of all market against all parties making lawful claim It is agreed between the parties hereins that he part_125 of the forst part shall for an encode against all parties making lawful claim It is agreed between the parties herein that had part_126 of the forst part shall for an encode against all parties market when the same becomes due and paysMe, and that and a market against all radies when the same becomes due and paysMe, and that are an and by such insurance company as shall be specified and directed by the part while indentice, and had be as interest at the rate of 10% from the date of payment un THIS GRANT is intended as a mortage to accord part may pay said tas a mortage to a score depart may pay said tas a mortage to a score depart may pay said tas and this indentice, and shall best interests at the rate of 10% from the date of payment un THIS GRANT is intended as a mortage to accord part may pay said tas and interest to the tas of 10%. For the date of payment un THIS GRANT is intended as a mortage to accord any mark and all of the torms of	at the delivery hereof_they_Brdthe lawful ownersof the premises above groated. In therete. In therete. In the example of this indenture, pay all taxes or assessments that may be level diagy will here the buildings upon asid real entre insured against for and tornals in <i>Loot the</i> second part, the low, if any, made payable to the party of the second part to the fail to pay used users when the same become due and payable and the real of the second part to the dial to pay used users when the same become due and payable and the kerp aid perturbations insured urance, or either, and the amount so paid shall chome a part of the indedtechess, secured by "coight Hundined_And_mo/100 October91/dig of paying attributed urance, or eitherse accounting is their term, while while the made in such payments or any static and more, executed on the _2Eth_day ofOrtober91/dig of paying attributed urance, or faither accounting is their term, while the made in such payments or any the objective contained therein fully dicharged. If default be made in such payments or any the objective contained therein fully dicharged. If default be made in such payments or any the objective contained therein fully dicharged. If default be made in such payments or any the objective contained therein fully dicharged. If default be made in such payments or any the objective contained therein fully dicharged. If default be made in such payments or any there is and made the background, by the such and and each and every objective by the such and on the pay of	
And the said part_2505 the first part dokreby coremant and agree that a main law of a local and indicatible rature of indivinues therein, free and iters of all and that they will warrant and defend the same against all parties making lawful claim it is a greed between the parties herein that the part_2505050505050505	at the delivery hereof_they_Brdthe lawful ownersof the premises above granted. In therete. In therete. In the end of the life of this indenture, pay all taxes or assessments that may be level of the second part, the low, if any, made payable to the part) of the second part, the low, if any, made payable to the part) of the second part to the data sums the second part, the low, if any, made payable to the part) of the second part to the data sums the second part, the low, if any, made payable to the part) of the second part to the data to the data sets when the same become due and payable and the kerp aid perceptions insured warmer, or either, and the amount so paid shall cohome a part of the indehedness, secured by the difference of the data data of nonry, executed on the _2Eth_dry of	
And the said part_2C2_of the first part dofreely cormant and agree that a material of a cool and indefendance therein, first and clear of all and defend the same against all parties making lawful claim It is a streed between the parties herein that the part_255_ of the first part shall be assored against all parties making lawful claim It is a streed between the parties herein that the part_255_ of the first part shall be recified and directed by the part_2 the part of the start and direct when the same becomes due and payable, and that the man dry such insurance company as shall be recified and directed by the part_2 the part of the start and in the recent has all part_155_ of the first part shall be inferented, and halt bear inferent and the inferent start for all of 10% form that date of payment un THIS GRANT is inferented, and precise to the rate of 10% form that date of payment is the part of the balf part_150_000 (bit payset) of the start part_2 of the scend part to pay for any indication of the top the first part of the payers of the part of the payers of the payers of the part of the payers of the pay may the pay be part of the payers of	at the delivery hereof_they_Brdthe lawful owner.E of the premise above granted, incumbrance	
And the said part_125of the first part dokreby cormant and agree that a main size of a local and indecasible exists of infinitance therein, fire and defend the same against all parties making lawful claim it is a streed between the parties herein that the part_125 of the first part shall be a main and by such instruce company as shall be specified and directed by the part_with a street and shall be at interest. and that it is a street and shall be at interest as the rate of 10% form that date of 10% form the date of payment un THIS GRANT is intended as a mortcase to secure due to 10% form the date of payment un this indenture, and shall best interest as the rate of 10% form the date of payment un this indenture, and shall best interest as the rate of 10% form the date of payment un this indenture, and shall best interest as the rate of 10% form the date of payment un this indenture, interest as the rate of 10% form the date of payment un this indenture, interest as the rate of 10% form the heat class and interest to the strength of the same of the same of the same of the strength of the same o	at the delivery hereof_they_Brdthe lawful owner.Eof the premise above granted. incombrance	
And the said part_125of the first part dokreby coremant and agree that a main is used as good and indecatible extate of interinance therein, free and deter of all and that they will warrant and detend the same against all parties making lawful claim It is a greed between the parties herein that has been a determine the transfer that the transfer to the transfer the transfer to the transfer the transfer to the transfer the transfer the transfer to the transfer to the transfer the transfer to the transfer to the transfer the transfer to the transfer the transfer to the transfer to the transfer the transfer to the transfer to the transfer to the transfer the transfer to the transfer to the transfer the transfer to the transfer the transfer to the transfer the transfer to the transfer the transfer to the transfer to the transfer the transfer to the transfer the transfe	at the delivery hereof_they_Brdthe lawful owner.Eof the premise above granted. incombrance	
And the said part_125of the first part dokreby coremant and agree that a main is used as good and indecatible extate of interinance therein, free and deter of all and that they will warrant and detend the same against all parties making lawful claim It is a greed between the parties herein that has been a determine the transfer that the transfer to the transfer the transfer to the transfer the transfer to the transfer the transfer the transfer to the transfer to the transfer the transfer to the transfer to the transfer the transfer to the transfer the transfer to the transfer to the transfer the transfer to the transfer to the transfer to the transfer the transfer to the transfer to the transfer the transfer to the transfer the transfer to the transfer the transfer to the transfer the transfer to the transfer to the transfer the transfer to the transfer the transfe	at the delivery hereof_they_Brdthe lawful owner.Eof the premise above granted, incombrance	