MORTGAGE RECORD 66

FROM	LAND DODITION IN TRAINING ANY CO KANNAN CITY NO DE21	
Charles Crowder et al	This instrument was filed for record on t	4:35 P.
TO	Jac 6.7.	Register of De
Lawrence National Eank	ByEarth free and	Deputy.
THIS INDENTURE. Made this 14th	hday ofJuly, in the year	of our Lord, one thousan
Lund Wonts fort	between	
i harmanan in the C	metric Donig188 and State of Ke	ansas
and the second	Lavrence National Bank	artyof the second
	of the first part, in consideration of the sum of	duly paid, the rece
which is hereby acknowledged, ha. YOsold, and the following described real estate situated and bein	by this indenture doGrant, Bargain, Sell and Mortgage to the said p ng in the County ofDouglasand State of Kans	artyof the second as, to-wit:
, Lot Six	(6) Block Seven (7) Lanes First edition to the Co	ty of
Lawrence	,Douglas County , Kansas.	
heir at law her husband Charles Cru Real Estate since her death and the	irst part state that Abbie Crowder deceased left swder, and that I have been in possession of the at no one claims possession or interest in and to th of my former wife Abbie Crowder, I remarried a	above described said Real Estai
		•
with the appurtenances and all the estate, title and int	terest of the said part 108 of the first part therein	
And the said partiesof the first part doher	terest of the said part_109of the first part therein. reby corrects and agree that at the delivery barrod they are the lawfal owner. Bof the pro of all focusherses.	mises above granted, and seize
And the said part1CBof the first part dober a good and indefeasible estate of inheritance therein, free and clear	reby covenant and agree that at the delivery hereof they are the lawful owner. B_of the proof all incumbrances.	
And the usid particle <u>B</u> the first part do here a good and indefendible estate of laberitance therein, free and clear and that (they will scattered the particle branch share the part <u>y</u> and that inder the state when the same becomes due and payticle, a first main end with the specific directed by the part	reby covenant and agree that at the delivery hereof they are the lawful owner, B_of the pro- of all incurdentances. The second s	ents that may be levied or asso d tornado in such sum and by t to the extent of the sit
And the soil part 100 of the first part 40 here a good and indefeatible erates of inheritance therein, first and derive the first part of t	reby covenant and agree that at the delivery hereof they are the lawful owner, \mathbb{B}_{-0} of the per- of all incumbrances, making harding the start of the odd the function of the start	ents that may be levied or asso d tornado in such sum and by t to the extent of
And the said part205 of the first part do here = good and indefeasible create of inheritance therein, fore and clear said that they will surmant and defead the same against all parties and It is agreed between the parties forto has the part y archist said real rotate when the annis becomes due and paytale, as immunce company as shall be specified and directed by the part generation of the event that said part_200 of the fort part part of the second part may pay uid tarse and immunce. THIS GUANT is instead as a montages to serve the pays 	reby covenant and agree that at the delivery hereof they are the lawful owner, B. of the pro- of all incumbrance. Asking lawful claim there as of the first part all at all times during the life of this indenture, pay all taxes or assess of the first part all at all times during the life of this indenture, pay all taxes or assess of the first part all at all times during the life of this indenture, pay all taxes or assess of the first part of the second part. The loss of the second part of the second part, the loss if any, made payable to the part. J	ents that may be levied or asso d tornado in such sum and by t to the extent of the the tr nurved as herein provided, then indexture, and shall bear interes
And the said part108 the first part do has a root and indefeatible crists of inheritance therein, free and clear and that they will segment and defend the same grainst all particles in this great between the particles bernet that it be part arginst mid areal relate when the same becomes due and paytole, a instructor company and hall be precide due directly by the part instruct. And in the every that and part_1000 in the part instruct. And in the every that and part_1000 in the part instruct. And in the every that and part_1000 in the part part_1000 in the instructed was montrage to severe the part —	reby covenant and agree that at the delivery bereaf they are the lawful owner, B_ of the pro- of all incurdences. 	ents that may be levied or asse d conside in such sum and by to the extent of their nursed as berein provided, then distribute, and shall bear interest DOLLA July
And the said part105 of the first part do here = good and indefeatible events of inheritance therein, free and clear and that they still surners and defend the same scaint all particles in this strength elevern the particle bernin that it be part arguint and real relate when the same becomes due and spatch, a instruce company as a hild be peried the directed by the part instruce. And in the event that and part for a direct part is part instruce in the start is been and directed by the part instruce company that hild set of part and instruce of marries for the start is part and the start is the start of the start marries for the start is part and the start is the start of the start marries for the start of the start part of the start of the start second in the start of the start part is the read part start of the start of the start of part of the start of the start of the start start of the start of the start of part of the start	reby covenant and agree that at the delivery bereaf they are the lawful owner, B, of the per of all incumbrances. and/or lawful chain there to of ball incumbrances. and ball they be add at all times during the life of this indenture, pay all taxes or assess marker lawful chains the law of times during the life of this indenture, pay all taxes or assess and the flags, will l there the building upons and real estate forward agring the shall fail to pay such taxes where the same become down and payable and to keep add premises in or either, and the amount so paid shall become a part of the indebtederse, secured by this is ment of the payment of said sum of money, assented on the 14 th. day of	ents that may be levied or asses d tornado in such sum and by (to the extent of
And the said part285 the first part ds here as description of indefaulties existed of indefaulties therein, first and description of the sparties formed that the part of the parties formed that the part of the sparties formed to a start it is part of the sparties formed to a start it is part of the sparties formed to a start it is part of the sparties formed to a start it is part of the sparties formed to a start is part of the sparties formed to a start is part of the sparties formed to a start is part of the sparties of the sparties formed to a start is part of the sparties of the spa	reby covenant and agree that at the delivery hereof they are the lawful owner. B dot the part of all incombranes, of the fors part that it at the delivery hereof they are the lawful owner. B dot the part of the second part, the long, lang, made payable to the part	ents that may be levied or uses d tornado in such sum and by (to the extent of
And the soil parties 8 the first part do here a good and indefaulties exist of laberitance therein, first and dear Mit has they off inversaries that discribe the same statist of largetons in the same between the parties berring that the part y parts statist end at the same statist with the same statist information examples as half be specified and directed by the part. Jammano examples of the same statist with the same statist information examples are that and particles the same statist with the same first statist and the event that and particles of the same statist information examples are the same statist statistical statistics are also information of the same statistic statistics are also and the same matter of the same statistic statistics are also and the same statistics are also are also information of the same statistics are also and the same Addition terms and the specified statistics are also are also are also information of the same supervised in this theorem Addition terms and the same supervised in the industrian Addition terms and the same supervised in the industrian Addition the same statistics are also are as provided in the industrian the statistic statistic statistics are also are also are also are also are also also are also also are also are also are also are also are also also are also also are also are also also also are also also are also also also are also are also also also also also also also are also also also also also also are also	reby covenant and agree that at the delivery hereof they are the instal owner. B dot the por of all incombranes, and the fort part that it at the delivery hereof they are the instal owner. B dot the port of the fort part that it at times during the life of this indenture, pay all taxes or assess of the fort part that it at times during the life of this indenture, pay all taxes or assesses of the fort part that it at times during the life of this indenture, pay all taxes or assesses of the the pay with the loss, if any, mark payable to the part difference of the second pay that find tays and taxes when the same become doe and payable and to keep and pressions i must of the sum of a second pay the the same become doe and payable and to keep and pressions i for the payment of said sam of moscy, asserted on the 14 th. day of of the second part, which all interest nerving thereon as exceeding to the terms of said same of the pay in the said same of moscy, asserted on the 14 th. day of of the second part, which all interest nerving thereon as when as herein provided 	ents that may be levied or uses d tornado in such sum and by (to the existent of
And the said parties the first part do has a good and indefeatible exists of inheritance therein, first and clear ind that they will series a double at the same gainst all parties if it agrees the same the parties bernis that the part y archart and real state when the same because the same gainst all parties of the same if it agrees a shall be specified and directed by the part interacts compared as shall be specified and directed by the part interacts of the same of the same because the same direct of the part interacts of the same of the same because the same direct of the part interacts of the same of the same because the same direct of the part interacts of 10% from the does of symmetry and its part of large of the same of 10% from the does of symmetry and the same direct of the part means of 10% from the does of symmetry and the same direct of the same of 10% from the does of symmetry and the same direct of the same of 100 means of the	reby coremant and agree that at the delivery bereaf they are the lawful owner, B. of the per of all incurbances. 	ests that may be levied or use d tornado in such sum and by us to the estimat of
And the said partiels the first part do here a good and indefeatible exist of laberitance therefs, first and clear ind that they will server a to gravite interval that the part y related that they will serve to a partice into that the part y related that it red exist when the same becomes due and particle, and internance compares and had be period that diff part Internance interpares and had be period that diff part Internance interpares and had be period that diff part The state of 10% from the due of partice and directed by the part THIS 6 NANT is intered as more relations and high regard. 	reby covenant and agree that at the delivery hereof they are the lawful owner. B, of the port of all incombrance, of the fort part that it all times during the life of this indenture, pay all taxes or assess of the fort part that it all times during the life of this indenture, pay all taxes or assess of the the port that it all times during the life of this indenture, pay all taxes or assess of the the pay and the loss, if any, made payable to the part the second pay the second part, the loss, if any, made payable to the part the second pay the second part, the loss, if any, made payable to the part the second pay the second part, the loss, if any, made payable to the indebtedness, secured by this is ment of the payment of said sum of moscy, asserted on the the debtedness, secured by this is ment of the payment of said sum of moscy, asserted on the the debtedness, secured by this is ment of the pay for any insurance or to discharge any taxes with interost thereons as herein pavided or made result expension of a bill become secure the same biscoper during backs of if the harmong or made result expension of a bill become a back and by payle, or if the harmong are secured and the emission of an ad premise, then the revery as and harbons as back y more or the same in the manual become during and interest, thereing a weather as a back of the harmong are the same append and the the manual backs ascerging thereforems and to the payson of the menod part is add a very dobt and interest, therefore weather with the costs and match all descriptions and the distribution of therefore there are add all benefits accertain the same applies and the there and benefits merial to asset and therefore and therefore and all benefits accertain the same applies and the there and therefore and therefore and all benefits accertain the same applies and the therefore and therefore and all benefits accertain the same applies and the therefore and therefore and all benefits a	rati that may be levied or asset d tormade in such awas and by the d tormade in such awas and by the formation of the such awas and the matrix as herein provided, then desture, and thall beer interes- DOILA JULY 19.24 the and also to secure any sum i, in the event that such part. The event that such part the three and the back sum remain each payments or any such the provide a such as the explore three and the back sum remain each payments or any such the each payments or any such the three and the back sum remain each payments or any such the provide a such as the explore on of the such payments and all relatives include any such as the g therefrom shall extend and in seal. S the day and ye
And the said parties the first part do has a good and indefeatible exists of inheritance therein, first and clear ind that they will series a double at the same gainst all parties if it agrees the same the parties bernis that the part y archart and real state when the same because the same gainst all parties of the same if it agrees a shall be specified and directed by the part interacts compared as shall be specified and directed by the part interacts of the same of the same because the same direct of the part interacts of the same of the same because the same direct of the part interacts of the same of the same because the same direct of the part interacts of 10% from the does of symmetry and its part of large of the same of 10% from the does of symmetry and the same direct of the part means of 10% from the does of symmetry and the same direct of the same of 10% from the does of symmetry and the same direct of the same of 100 means of the	reby coremant and agree that at the delivery hereof they are the lawful owner. B dot the part of all incombrance, of the fors part that it all times during the life of this indenture, pay all taxes or assess of the the part that it all times during the life of this indenture, pay all taxes or assess of the the part that it all times during the life of this indenture, pay all taxes or assess of the the part that it all times during the life of this indenture, pay all taxes or assess of the the part that it all times during the life of this indenture, pay all taxes or assess of the the pay and taxes when the same become doe and payahle and to keep add premises 1 what if all tays taxes when the same become doe and payahle and to keep add premises 1 for the payment of add sam of moscy, ascetted on theth, day of of the second part, which all interest accruing thereon according to the terms of add obligs to the pay in the institution of the indenture. The pay is any instance or to discharge any taxes with interest therein a pay interest of the law root of a bill before the add performed. The pay many taxes are built become a base of a bill become a base of a bill become a part of the law root and bayable, or if the law root or and and related accruing the payshes, or the base of the law root and bayable, or if the law root are on the during the the time in the root and bayable, or if the law root are on the the add of the tax and based as accruing thereary. If discours a based are become able and bayable, or if the law root are on the second pay in the tax and based as accruing thereary. If the law root are a the second pay in the tax and based as accruing thereary and the law root are able and thereary and the law root are and representative, adaption to the second of principal and interest, terebay with the cost and and and representative, and root as a law root as a root and law bayable, and all besed as acruing and representative, adaption add are revery and the thereary and ad and all besed as	ests that may be levied or asses d tornado in such sum and by , to the settest of
And the said part265 the first part do here = good and indeficiable exist of laberitance therefs, first and clear ind that they still scream to a plate the true that the part y register and read relates when the same becomes due and parable, and instance compare and had be period to direct by the part latent. And in the verse that and part for the form parts = 100 kg error that the part of the same the period that the part latent. And in the verse that and part for the form parts = 100 kg error the disc of payment until a billy registant = 100 kg error the disc of payment until starts of latence the pays =	reby covenant and agree that at the delivery hereof they are the lawful owner. B, of the port of all incombrance, of the fort part that it all times during the life of this indenture, pay all taxes or assess of the fort part that it all times during the life of this indenture, pay all taxes or assess of the the port that it all times during the life of this indenture, pay all taxes or assess of the the pay and the loss, if any, made payable to the part the second pay the second part, the loss, if any, made payable to the part the second pay the second part, the loss, if any, made payable to the part the second pay the second part, the loss, if any, made payable to the indebtedness, secured by this is ment of the payment of said sum of moscy, asserted on the the debtedness, secured by this is ment of the payment of said sum of moscy, asserted on the the debtedness, secured by this is ment of the pay for any insurance or to discharge any taxes with interost thereons as herein pavided or made result expension of a bill become secure the same biscoper during backs of if the harmong or made result expension of a bill become a back and by payle, or if the harmong are secured and the emission of an ad premise, then the revery as and harbons as back y more or the same in the manual become during and interest, thereing a weather as a back of the harmong are the same append and the the manual backs ascerging thereforems and to the payson of the menod part is add a very dobt and interest, therefore weather with the costs and match all descriptions and the distribution of therefore there are add all benefits accertain the same applies and the there and benefits merial to asset and therefore and therefore and all benefits accertain the same applies and the there and therefore and therefore and all benefits accertain the same applies and the therefore and therefore and all benefits accertain the same applies and the therefore and therefore and all benefits a	ents that may be levied or uses d tormado in such sum and by its to the extent of thing it manued as berein provided, then denture, and shall bear interest
And the said partiels the first part do here a good and indefeatible exist of laberitance therefs, first and clear ind that they will server a to gravite interval that the part y related that they will serve to a partice into that the part y related that it red exist when the same becomes due and particle, and internance compares and had be period that diff part Internance interpares and had be period that diff part Internance interpares and had be period that diff part The state of 10% from the due of partice and directed by the part THIS 6 NANT is intered as more relations and high regard. 	reby coremant and agree that at the delivery hereof they are the lawful owner, B. of the por of all incumbrance. The distribution of the delivery hereof they are the lawful owner, B. of the port of all facts part labels, all and adving the life of this indenture, pay all taxes or assess and the bird, part labels, all any, made payable to the indenture against free and the they will keep the buildings upon aid real estate insured against free and the they will keep the buildings upon aid real estate insured against free and the they will any made payable to the indented any, second on an appartice and to keep add premises in or either, and the amount so paid shall become a part of the indented any, second on the of the second part, with sill interest accruing thereon according to the terms of and oblight to top for any information or to discharge any taxes with hierrors thereon as herein portful of the second part, with sill interest accruing thereon according to the terms of and oblight to top for any information or to discharge any taxes with hierrors thereon as herein portful of the second part, with sill interest accruing thereon according to the terms of and oblight of the second part, with sill interest accruing thereon according to the terms of and oblight of the second part, with sill interest accruing thereon according to the terms of and the and the second part, with a disponence, then the reversance allow the order and of the the according the manufact of a provide therein and there are a the second part the all for each in the according the manufact of provide thereary and the second part and the according the manufact of a provide therein and all become a disponence, then are related become do and irrepresentations, to the fort agar	ests that may be levied or asset d tornado in such sum and by it to the extent of
And the suit parties <u>0</u>	reby coremant and agree that at the delivery hereof they are the lawful owner, B. of the por of all incumbrance. The distribution of the delivery hereof they are the lawful owner, B. of the port of all facts part labels, all and adving the life of this indenture, pay all taxes or assess and the bird, part labels, all any, made payable to the indenture against free and the they will keep the buildings upon aid real estate insured against free and the they will keep the buildings upon aid real estate insured against free and the they will any made payable to the indented any, second on an appartice and to keep add premises in or either, and the amount so paid shall become a part of the indented any, second on the of the second part, with sill interest accruing thereon according to the terms of and oblight to top for any information or to discharge any taxes with hierrors thereon as herein portful of the second part, with sill interest accruing thereon according to the terms of and oblight to top for any information or to discharge any taxes with hierrors thereon as herein portful of the second part, with sill interest accruing thereon according to the terms of and oblight of the second part, with sill interest accruing thereon according to the terms of and oblight of the second part, with sill interest accruing thereon according to the terms of and the and the second part, with a disponence, then the reversance allow the order and of the the according the manufact of a provide therein and there are a the second part the all for each in the according the manufact of provide thereary and the second part and the according the manufact of a provide therein and all become a disponence, then are related become do and irrepresentations, to the fort agar	ents that may be levied or uses d tormado in such sum and by its to the extent of thing it manued as berein provided, then denture, and shall bear interest
And the said parties <u></u>	reby coremant and agree that at the delivery hereof they are the lawful owner. B. of the port of all incombranes. This is the for part that it all times during the life of this indenture, pay all takes or assess and the for part that it all times during the life of this indenture, pay all takes or assess and the for part that it all times during the life of this indenture, pay all takes or assess and the for part that it all times during the life of this indenture, pay all takes or assess and the for part that it all times during the life of this indenture, pay all takes or assess at the take the pay and the lines, if any, made payable to the part. —	ents that may be levied or anse d tornado in such arm and by to to the extent of
And the said parties the first part do a god and indefaultie exists of laberitance therein, first and down in the there of inverts and laberitance therein, first and down and the they of inverts and laberitance therein and the part splatness companys as shall be precised and directed by the part interact. And in the event that and part the directed by the part results and the event that and part the directed by the part interact. And in the event that and part the directed by the part 	reby coremant and agree that at the delivery hereof they are the lawful owner. B. of the por of all incombrance. of the fort part that it all times during the life of this indexture, pay all taxes or assess of the fort part that it all times during the life of this indexture, pay all taxes or assess of the fort part that it all times during the life of this indexture, pay all taxes or assess of the fort part that it all times during the life of this indexture, pay all taxes or assess of the fort part the loss, if any, made payable to the part_y the second part that full to pay such taxes when the same become doe and payable and to keep add premises 1 the second part, the loss, if any made payable to the indektedness, secured by this i ment of the payment of said sam of moscy, assested on the the device as herein provided of the second part, which illisterest accruing thereon ascording to the terms of said obligs rt to pay for any insurance or to discharge any taxes with instruct thereons as herein provided of the second part, which all interest the same become does and payable, or if the another is made relative the maintain of add premises. (It has increases, it has a second part is the assess the another pay if the another is of the second part is the another increases and previses, or if the payable and the same increase as therease is all immediately mature and become and of the second part is and and every add of principal and interest, therease as herein as - main the second part is a side of the same and become does and payable, or if the payable - main the second part is a side of the same and previses. The part is a side of the same - main the second part is a side of the same and there exceed as a side of the same and the second as a - most the same and the term is a side of principal and interest, target we with the costs and - most the same and the term and and of principal and interest, target we with the costs and -	esti that may be levied or asse d tornado in such arm, and by the formation of the same and by the manned as herein provided, then detures, and shall bees interes- tion and also to secure any sam the and also to secure any sam the event that said part such payments or any part the metry provides and all refer to the said on more than a of the said pertures, and the event that said part such payments or any part the provides and the option of the said pertures, and all metry includes and all secal
Act the said parties the first part doe and and indefaulties entropy of latence the first of the mass said and indefaulties entropy of the mass said and indefaulties entropy of the mass said and indepart said and indeparted between the parties do default the partt the mass said and parties the first but the partt the mass said and parties in the parties of the mass said and parties of the parties of the partt the mass said and parties of the partt the partt the mass said and parties of the parties of the partt th	reby coremant and agree that at the delivery hereof they are the lawful owner. B. of the por of all incombranes, of the fors part hash if all times during the life of this indenture, pay all taxes or assess of the fors part hash if all times during the life of this indenture, pay all taxes or assess of the fors part hash if all times during the life of this indenture, pay all taxes or assess of the the pay and life lines, and payshie to the part the second pay the second part, the long, law, made payshie to the part the second pay the second part, balow, all and money, associated on the the during the payshies the the second part, which all interest nerving thereon a second in to be the second pay of the second part, which all interest nervings thereon as cording to the terms of male ability of the second part, which all interest nervings thereon as inder payshies, or if the law non- of the second part, which all interest nervings thereon and payshies, or if the law non- of the second part, which all interest nervings thereon and payshies, or if the law non- ity to pay for any instance or to discharge any taxes with interest, therefore, as herein paysified where the payshies the second bereat in the same bicknersed. If the law non- is on the second pay is the like his characterized in the during the result into more than the same of the based as the result into therefore, and the payshies of the like context is the paysing the taxes and herein and herein law results in the taxes in the same based is of the second pay	ents that may be levied or ass d tornado in such sum and by it to the extent of
And the said particle S the form part ds have a root and indefinition can be also in label target in the and can be also and indefinition of the parties forms that the part y root and indefinition of the parties forms due and payshe, at interactor company as shall be specified and directed by the part parties in the event that and part the beams due and payshe. It is more than the second part may pay that have a shall be the part of the part of the parties of the part of the part of the parties of the part of the parties of the parties of the part of the parties of the parties of the parties of the part of the parties of the part of the	reby coremant and agree that at the delivery hereof they are the lawful owner. B. of the por of all incombranes, of the fors part hash if all times during the life of this indenture, pay all taxes or assess of the fors part hash if all times during the life of this indenture, pay all taxes or assess of the fors part hash if all times during the life of this indenture, pay all taxes or assess of the the pay and life lines, and payshie to the part the second pay the second part, the long, law, made payshie to the part the second pay the second part, balow, all and money, associated on the the during the payshies the the second part, which all interest nerving thereon a second in to be the second pay of the second part, which all interest nervings thereon as cording to the terms of male ability of the second part, which all interest nervings thereon as inder payshies, or if the law non- of the second part, which all interest nervings thereon and payshies, or if the law non- of the second part, which all interest nervings thereon and payshies, or if the law non- ity to pay for any instance or to discharge any taxes with interest, therefore, as herein paysified where the payshies the second bereat in the same bicknersed. If the law non- is on the second pay is the like his characterized in the during the result into more than the same of the based as the result into therefore, and the payshies of the like context is the paysing the taxes and herein and herein law results in the taxes in the same based is of the second pay	ents that may be levied or any d tornshol in such sum and by it to the extent of
And the said particle the first part do here a good and indefaulthe ensist of laboritance therein, first and default the particle brains and default the particle brains that default the particle brains had default the particle brains that default the particle brains and default the particle brains that default the particle brains that the particle brains become does and particle by the particle brains the brain part brains the particle brains the brain part brains the brain part brains the part brains the brain part brains the brain part brains the brain part brains the brains the part brains the brain particle brains the part brains the part brains the brain particle brains the part brains the	reby coremant and agree that at the delivery bered they are the lawful owner. B. of the port of all incombrance. This is the for part that it all times during the life of this indexiture, pay all takes or assess and the for part that it all times during the life of this indexiture, pay all takes or assess and the for part that it all times during the life of this indexiture, pay all takes or assess and the for part that it all times during the life of this indexiture, pay all takes or assess and the take pay and pay the bound in the pay and to the part. — of the second part, the low, life any, made payable to the part. — of the second part, which all interest accurate there as a barrel to be pay of the payment of said sum of moscy, assested on thethe device as the second part is to all there are compared to the second part — of the second part, which is listerest accurate there as the indexidences, second by the is ment of the payment of said sum of moscy, assested on thethe device as herein provided and the second part, which is listerest accurate there is the indexidence as the second part is to pay for any insurance or to discharge any takes with herein the most has a second part, which all interest accurate therein of use and beyond be or all the masses in a second part, which all during the same beyond during the device said beyond the same barrely or discharge the the masses in the amount intervent the masses and provide and interest. Intervents and the device said the same beyond and intervent, and all become about a second in device the transate and all prevents. The part is here and the same second and all become about the same origin the same and all very oblightion in the same barrely part is here and all become about the same parts and the address of the interest comparise the same about the costs and matching devices and the same about the same barrely and the same barrely and the same barrely and the same as the same barrely and the same as the same barrely part is	ents that may be levied or and d tornado in such area and by to to be extent of
And the said particle S the form part ds here and indefaulties end and indefaulties when the same beams do and particle set in the same beams do and and no / 100	reby coremant and agree that at the delivery bered they are the lawful owner. B. of the part of all incombrance. The first herd of the there: all the for part that is all times during the life of this indexture, pay all taxes or assess of the fore part that is all times during the life of this indexture, pay all taxes or assess of the fore part that is all times during the life of this indexture, pay all taxes or assess of the fore part that is all times during the life of this indexture, pay all taxes or assess of the fore part that is all times during the life of this indexture, pay all taxes or assess that full to pay such taxes when the same become due and payshie and to keep add premises it ment of the pay ment of said sam of moscy, asserted on thethe due taxes are and only of the second part, which ill interest nerving there with interest scherels payshies to pay for any insurance or to discharge any taxes with interest there as herein provided when the state of the angular on many payshies and the payshies, or if the angular is ment of any formation or to discharge any taxes with interest theorem shall full become shall yet the state interest in the angular is and premises. (In the nervy mans all become shall be payshies and interest in the angular is and premises. (In the nervy mans all become shall be yet the state interest in the angular is and premises. (In the nervy mans all become shall be payshies and interest in the angular is and premises. (In the nervy mans and the state payshies are in the pays of the nervy mans all become shall be and be yet the state interest in the angular is and premises. (In the nervy mans all become shall be payshies and the state of the nervy shall minimize the state is the costs and payshies and the state of the nervy shall minimize the state is the costs and mans interesting the shall be and the state of the septement and all beseefs a serial of the first part hasV B	ents that may be levied or and d tornado in such area and by the such as bords provided, that is the extent of
And the suid particle S the form part do here a root and indefaulties exists of indefaues therein, fires and device ind have they will be seen to have a search of the part architecture in the search is break the same beams do as do payshe, as immans company as shall be specified and directed by the part fatures. And in the event that and part break the part interest. And in the event that and part break the part 	reby coremant and agree that at the delivery bered they are the lawful owner. B. of the part of all incombranes. This is the for part that it all times during the life of this indexitors, pay all takes or assess and the for part that it all times during the life of this indexitors, pay all takes or assess at the life of part that it all times during the life of this indexitors, pay all takes or assess at the life of part that it all times during the life of this indexitors, pay all takes or assess at the life of part that it all times during the life of this indexitors, pay all takes or assess at the life of part that it all times during the life of this indexitors, pay all takes or assess that if the pay and takes when the same become due and payahle and to keep add premises is or other, and the assess the same become due and payahle to the take of the pay of the payment of said sam of mesory, assested on theif the due due due due due of the payment of said sam of mesory, assested on theif the takes of the pay of the pay and the inducing on and premises. (In the arrow pays shall have been as here the full become shall yet a row of it and the control of and premise. (In the arrow pays shall have been as here the same of the years of pays in during the pays and the arrow pays shall have been as here the full become shall years of the years of pays in during the same become due and beyen bulk of the full become shall years of the years of pays and taken and premises. (In the arrow pays shall have been shall be the shall of the first part has a same and premises. (In the arrow pays shall have been shall be pays and the indexitor and and premises the inter-out the arrow pays and the indexitors are all the first part has years and taken and premises the inter-out pays in the and taken and the pays and the first part has years and taken and premises the inter-out pays in the indexitors are all indexitors and taken and and year oblighter the rout and pays and the indexitors and taken	ests that may be levied or asse d tornado in such sum and by the to the estent of
And the said particle S the form part do here and indefinable crists of labeliance therein, first and claim in the same intermed to the same between the parties there is that the particle is the same here and the parties is the same here and the parties is the same here and the same	reby coremant and agree that at the delivery bered they are the lawful owner. B. of the part of all incombranes. This is the for part that it all times during the life of this indexitors, pay all takes or assess and the for part that it all times during the life of this indexitors, pay all takes or assess at the life of part that it all times during the life of this indexitors, pay all takes or assess at the life of part that it all times during the life of this indexitors, pay all takes or assess at the life of part that it all times during the life of this indexitors, pay all takes or assess at the life of part that it all times during the life of this indexitors, pay all takes or assess that if the pay and takes when the same become due and payahle and to keep add premises is or other, and the assess the same become due and payahle to the take of the pay of the payment of said sam of mesory, assested on theif the due due due due due of the payment of said sam of mesory, assested on theif the takes of the pay of the pay and the inducing on and premises. (In the arrow pays shall have been as here the full become shall yet a row of it and the control of and premise. (In the arrow pays shall have been as here the same of the years of pays in during the pays and the arrow pays shall have been as here the full become shall years of the years of pays in during the same become due and beyen bulk of the full become shall years of the years of pays and taken and premises. (In the arrow pays shall have been shall be the shall of the first part has a same and premises. (In the arrow pays shall have been shall be pays and the indexitor and and premises the inter-out the arrow pays and the indexitors are all the first part has years and taken and premises the inter-out pays in the and taken and the pays and the first part has years and taken and premises the inter-out pays in the indexitors are all indexitors and taken and and year oblighter the rout and pays and the indexitors and taken	ents that may be levied or and d tornado in such area and by to the extent ofheight
And the said parties the first part do here a got and indefendible entry of history that do split and indefendible entry is a label first here split and independent first split and real which we have here and an independent split and real which we have here and an independent of the split and manuscoversplit and history of the same between do and payaha, at here and the rest has the base between do as and payaha, at manuscoversplit and the version data and payaha at manuscoversplit and the second participany and it have and manuscoversplit and and the rest the star of 100° from the data of payment with label the rest. 	reby coremant and agree that at the delivery bered they are the lawful owner. B. of the par of all incombranes. This is the for part that it all times during the life of this indexiture, pay all takes or assess and the fore part that it all times during the life of this indexiture, pay all takes or assess and the fore part that it all times during the life of this indexiture, pay all takes or assess and the fore part that it all times during the life of this indexiture, pay all takes or assess and the fore part that it all times during the life of this indexiture, pay all takes or assess at the second part, the low, life any, mark payable to the part. —	ents that may be levied or and d tornado in such arem and by to the extent of

370