MORTGAGE RECORD 69

ay of M. – ds.

nine

part. ot of part,

of a

L)

a

of

·

: 1

	FROM	STATE OF KANSAS CITY NO SAST	and the second sec
-		STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the	
Fred Wil	liams et al.		
	* то	June A. D., 1925, at 4: Da E. Keliman	
Law. Na	t'l. Bank.		Register of Deeds.
		By	Deputy.
	DENTURE, Made this 15th	day of June , in the year of ou	r Lord, one thousand nine
hundred and two	enty five. between	Fred Williams and Daisy Halcomb Williams,	husband
and 1	wife.		
of Lawrence			
part ies of the i	first part, and Lawrence Nation		and a second
WITNESS	SETH, that the said part ies of the first part		and a straight and a straight and a straight and a straight a stra
which is hereby ac	One thousand five hundred and na cknowledged, have sold, and by this indentu	0/100 DOLLARS, to them ure do Grant, Bargain, Sell and Mortgage to the said part	duly paid, the receipt of
to following descri	ibed real estate situated and being in the County	y of Douglas. and State of Kansas	The main state of the second state of the seco
	Int		ck numbered
	fifty three (53) in that part	y five (165) on Arkansas Street, all in blo of the City of Lawrence known as W st Lawr	ck numbered
	Douglas County, Kansas.	or the rise of antened shown as a st have	ence, in
			× •
			and the second second second being the
with the appureten	nances and all the estate, title and interest of the	said part _ 105 of the first part therein.	
And the said par	rt 188 of the first part do hereby covenant an	agree that at the delivery hereof they are the lawful owner of the premises	above granted, and seized of a
And the said par		agree that at the delivery hereof they are the lawful owner of the premises	above granted, and wiged of a
And the said par good and indefeasible es	rt 165 of the first part do	od agree that at the delivery hereof they are the lawful owner	
And the said par good and indefeasible es and that they will warrs It is agreed betw	rt 108 of the first part do hereby covenant an state of inheritance therein, free and clear of all incumbrance rant and defend the same against all parties making lawful ch ween the parties hereto that the part <u>168</u> of the first p	of agree that at the delivery hereof they are the lawful owner of the premises rs, aim thereto, aim thereto.	that may be levied or assessed
And the said par good and indefeasible es and that they will warrs It is agreed betw against said real estate	rt 108 of the first part do hereby covenant an state of inheritance therein, free and clear of all incumbrance rant and defined the same arginst all parties making heaving to wren the parties hereto that the part	of agree that at the delivery hereof they are the lawful owner of the premises rs, aim therein, while a thin at all times during the life of this indenture, pay all taxes or assessments while the lifetime of the buildings upon said real estate insured aquist for and too	that may be levied or assessed nade in such sum and by such
And the said par good and indefeasible es and that they will warr It is agreed betw against said real estate insurance company as s interest. And in the eve	rt 106	of agree that at the delivery hereof they are the lawful owner of the premises *	that may be levied or assessed nado in such sum and by such to the extent of
And the said par good and indefeasible es and that they will warr It is agreed betw against said real estate insurance company as s interest. And in the eve	rt 106	of agree that at the delivery hereof they are the lawful owner of the premises *	that may be levied or assessed nado in such sum and by such to the extent of
And the said par good and indefeasible es and that they will warr It is agreed betw against said real estate insuratee company as a interest. And in the eve partY of the seco the rate of 10% from th THING GRANT is	et 100 . If the first part do hereby envenant an state of laberitance therein, free and cleve of all incurstrators are stated of distributions of the state of the state of two the particle herein that the part0 for the step of two the particle herein that the part0 for the step of the state are becomes due and payable, and that they when the same becomes due and payable, and that they of herein that the part0 for the step of each that the part0 for the same there are stated by payable that the part herein the state of the part may may may find them and induces on the part of the same intended as a manufactor to the part of the same the stated base intended as a manufactor to the part of the same the stated base intended as a manufactor to the part of the same to the stated base intended as a manufactor to the same to the same to the stated base intended as a manufactor to the same to the same to the stated base intended as a manufactor to the same to the	of agree that at the delivery hereof they are the lawful owner of the premises s, in thereto, in the set of a static lawse during the life of this indenture, pay all taxes or assuments the set of the static lawse static lawse static lawse during the set of the second part, the laws if any, much payable in the they are If the second part, and the set is any more hyperbolic the they are at the second part, the lawse is any more hyperbolic lawse static lawse static lawse at the second part, the lawse is any more lawse at the second part, the lawse is any static lawse at the second part, the lawse is a second payable and to keep said permises insure the amount to paid shall become a part of the indelatedness, second by this index of	that may be levied or assessed nade in such sum and by such to the extent of it_8 el as berein provided, then the surre, and shall bear interest at
And the said par good and indefeasible es and that they sill sarre It is agreed betw against said real estate insurate company as a interest. And in the eve part of the sec the rate of 10°; from th THIS GLANT i	tt 108 of the first part do	of agree that at the delivery hereof they are the lawful owner — of the permises $n_{\rm c}$ aim thereto. . The shall at all times during the life of this indenture, pay all taxes or assessments . Taill — keep the buildings upon sail real estate insured against the and to exceed part, the less, if any, made payable to the part. y — of the second part with taxes when the error is even of own and payable and to keep sail permission mass the amount say paid shall become a part of the indeletedness, secured by this inden of $\sqrt{20}(100)$	that may be levied or assessed nade in unch run and by such to the extent ofitsit a berring provided, then the sure, and shall bear interest at DOLLARS,
And the said par good and indefeasible es and that they sill sarre It is agreed betw against said real estate insurance ex mpany as a interest. And in the eve part of the sec interest. And in the form the THIS GRAFT is according to the terms of	rt 106 of the fori part do hereby everyant an attate of inheritance therein, free and clear of all incumbrance main and defend the part for an attate of the fori part is berech that the part for a for the fori part when the part should be at the fori part is berech and the part for the fori part is been defended and the fori part of the fori part is the the answer been defended at the fori part is the fori part of the fori part is been defended at the fori part of the fori part is the fori part of the fori of of the fori part of the f	of agree that at the delivery hereof they are the lawful owner — of the premises \mathbf{x}_i and therefore, \mathbf{x}_i and \mathbf{x}_i are the buildings upon said real extra instant activity for and the record part, the leve, if any, made payable to the part \mathbf{y}_i of the second part such taxes also the terms of our and payable and to keep said premises insure the amount to paid shall become a part of the indeledence, secured by this indem of $0/100$.	that may be levied or assessed nade in such sum and by such to the extent ofthe d as herein provided, then the sure, and shall bear interest at POLLARS, 19 25
And the said par good and indefeasible es and that they will sarry It is agreed betw against said real estate insurat, and in the ver- part _y of the area interest. And if for mit THIS GRANT i according to the terms of and by	rt 106 of the fori pet do	of agree that at the delivery hereof they are the lawful owner — of the premises π , which is all times during the life of this indenture, pay all taxes or assuments are shall at all times during the life of this indenture, pay all taxes or assuments π , which is the labelings upon said real estate insured agreed part, be level, if any, music paysible to the part. \mathcal{Y} — of the second part, the level π_{22} , make paysible to the part. \mathcal{Y} — of the second part, the level π_{22} mode paysible and to keep said premises insure that when the arms terms of us and paysible and to keep said premises insure the amount so paid shall levelse a part of the likely days of the second part, which all intervet accrude on the	that may be levied or assessed nade in two trum and by much to the extent of 14.8 of as herein provided, then the ture, and shall bear interest at
And the said par good and indefeasible us and that they will warre It is agreed betw against said real estate insurance or ruppay as a interest. And in the eve part. <u>V</u> of the sec- tor <u>V</u> of the sec- tor <u>V</u> of the sec- tor <u>V</u> of the sec- tor <u>V</u> of the sec- nate of <u>V</u> of the sec- son of <u>V</u> of the sec- son of <u>V</u> of	rt 106 of the fori part do	of agree that at the delivery hereof they are the lawful owner — of the premises n_{1} and therefore, n_{2} and n_{2} are the buildings upon said real exists its and a start of the scored part. The level, if any, made payable to the part _ y _ of the scored part number to the score of part, the level, if any, made payable to the part _ y _ of the scored part is independent of the moment to paid shall become a part of the indefendence, secured by this independent of $n_{2}/100$	that may be levied or ascessed nade in such sum and by such to the statest ofits
And the said par good and indefeasible us and that they will warre It is agreed betw against said real estate insurance or ruppay as a interest. And in the eve part. <u>V</u> of the sec- tor <u>V</u> of the sec- tor <u>V</u> of the sec- tor <u>V</u> of the sec- tor <u>V</u> of the sec- nate of <u>V</u> of the sec- son of <u>V</u> of the sec- son of <u>V</u> of	rt 106 of the fori part do	of agree that at the delivery hereof they are the lawful owner — of the premises n_{1} and therefore, n_{2} and n_{2} are the buildings upon said real exists its and a start of the scored part. The level, if any, made payable to the part _ y _ of the scored part number to the score of part, the level, if any, made payable to the part _ y _ of the scored part is independent of the moment to paid shall become a part of the indefendence, secured by this independent of $n_{2}/100$	that may be levied or ascessed nade in such sum and by such to the statest ofits
And the sails part good and indefensible and that hey will sarra it is agreed best against sail or sate isourster or mpany as a isterest. And in the ore the main same same same the same same same same and by anothing to the terms of and by and same same same same same and same	rt 106 the fori part do hereby everyant an attate di interinance therein, free and clear of all incumbrance maintain de linkerinance therein, free and clear of all incumbrance maintain better hat the part0 g and the forigination of the linker part At the analyse better do bat the part the disc and that child y shall be specified at directed by the part Y, of the end part may pay on all taxes and floarmance, critiches, and the shift of the part In the second of part may pay pay dial taxes and floarmance, critiches, and the shift of the second of The second of The mean second second pay pay pay pay and taxes and floarmance, critiches, and the same Orne thousand five verses the payment of the second of The mean second part tay pay one of the second of the pay and the taxes ensuits pay the to the part The second of the taxes ensuits pay of the taxes ensuits pay of the taxes ensuits restrict the taxes of the taxes ensuits restrict taxes ensuits restrict taxes ensuits restrict taxes ensuits	of agree that at the delivery hereof they are the lawful owner of the premises w, an interview, and there on the source of the premises w, and there on the source of the source	that may be levied or assessed nade in such sum and by such to the scients ofits
And the sails part good and indefensible and that hey will sarra it is agreed best against sail or sate isourster or mpany as a isterest. And in the ore the main same same same the same same same same and by anothing to the terms of and by and same same same same same and same	rt 106 the fori part do hereby everyant an attate di interinance therein, free and clear of all incumbrance maintain de linkerinance therein, free and clear of all incumbrance maintain better hat the part0 g and the forigination of the linker part At the analyse better do bat the part the disc and that child y shall be specified at directed by the part Y, of the end part may pay on all taxes and floarmance, critiches, and the shift of the part In the second of part may pay pay dial taxes and floarmance, critiches, and the shift of the second of The second of The mean second second pay pay pay pay and taxes and floarmance, critiches, and the same Orne thousand five verses the payment of the second of The mean second part tay pay one of the second of the pay and the taxes ensuits pay the to the part The second of the taxes ensuits pay of the taxes ensuits pay of the taxes ensuits restrict the taxes of the taxes ensuits restrict taxes ensuits restrict taxes ensuits restrict taxes ensuits	of agree that at the delivery hereof they are the lawful owner of the premises w, an interview, and there on the source of the premises w, and there on the source of the source	that may be levied or assessed nade in such sum and by such to the scients ofits
And the sail part good and indefeasible are and that they will sarra it is agreed betwice and against said real estate laterest. And in the ever the rate of 10% from the THIS GRANT according to the terms of and by some of money advance of the fort part shall fail the term shall for the or and by some of money advance of the fort part shall fail the terms of the term of the terms of and the energy as the important shall for the terms in the manue presented	ert 106	of agree that at the delivery hereof they are the lawful owner of the premises s, and there of the set of the indenture, pay all taxes or assuments to `` interval taxes the haddling steps spen said real sets insured against fire and to taxes then the same here me due and payahle and to keep said premises insure the mean to pay all taxes the there are the taxes then the same here me due and payahle and to keep said premises insure the and and and on money, executed on theiftee and all deliverate of the law of a due to the second part, the key faitherest according to the terms of and all delivations are not failed therein the answer of the law of a due to the second part, the key faitherest according to the terms of and all delivations are not failed therein the anne terms in the mean second and the law pay does all delivations are not failed therein the anne terms and the same there are not the same thereins the thereins faily delivators. If the hard the mean is also the same terms and the same thereins the thereins faily delivators. If the hard the mean is also the same term of the the same terms are same than the same terms and the same terms and the same terms and the same terms and the same terms are same than the same terms and the same terms	that may be levied or assessed nade in unch run and by such to the extent of
And the sail part good and indefeasible are and that they will sarra it is agreed betwice and against said real estate laterest. And in the ever the rate of 10% from the THIS GRANT according to the terms of and by some of money advance of the fort part shall fail the term shall for the or and by some of money advance of the fort part shall fail the term shall for the or may shall call on the support and all of the or higher benefit without me importments thereas in the manue presented	ert 106	of agree that at the delivery hereof they are the lawful owner of the premises s, and there of the set of the indenture, pay all taxes or assuments to `` interval taxes the haddling steps spen said real sets insured against fire and to taxes then the same here me due and payahle and to keep said premises insure the mean to pay all taxes the there are the taxes then the same here me due and payahle and to keep said premises insure the and and and on money, executed on theiftee and all deliverate of the law of a due to the second part, the key faitherest according to the terms of and all delivations are not failed therein the answer of the law of a due to the second part, the key faitherest according to the terms of and all delivations are not failed therein the anne terms in the mean second and the law pay does all delivations are not failed therein the anne terms and the same there are not the same thereins the thereins faily delivators. If the hard the mean is also the same terms and the same thereins the thereins faily delivators. If the hard the mean is also the same term of the the same terms are same than the same terms and the same terms and the same terms and the same terms and the same terms are same than the same terms and the same terms	that may be levied or assessed nade in unch run and by such to the extent of
And the sail part good and indeficient or in a specific of the sail part is a good between the sail part is a good between the isotratic and in the ore the sail part of the section of the sail part of the section and by are and a sail part of the section and by are and a sail part of the section and the same of means advance of the for part shall not envery a may advance the same part of the same of means part of the same and the same part of the same part of the same part of the same and the same part of the same is the means part there are a same of means part of the same and the same part of the same is the means part of the same is the same part of the same part of the same the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same part of the same is the same part of the sa	ert 106	of agree that at the delivery hereof they are the lawful owner — of the premises $n_{\rm e}$, which there is the thermal of the source of the s	that may be levied or assessed nade in unch run and by such to the extent of
And the sail part reed and indefensible are listicated by the sare is a probability of the sare is a particular status is nurser or trappart as a interest. And in the ever the nated 10% from the THIS GUART according to the terms of and by same of money advances of the fost parts and list in the same and listic sectors in the same and listi	rt 106 the fori part do hereig everant au state di laberitance therein, free and clear of all incumbrance mainte di discrimante therein, free and clear of all incumbrance and the discrimante therein, free and clear of all incumbrance mainter hereins herein has the part0 g of the form part is ben the same locemes due and payable, and that the 0 y hall be speticle and directed by the part of the set ent that statig part if the part of the set of the same locemes due and payable, and that the 0 y and pay many payable that sets and locatomer, er either, and it is class of payment unit fully repeat in binneds as a mentage to secure the payment of the same Orne thousand five hundred, and not of 0.00 or the second part to pay for same internal main payable to the part of the second by by the said part of the second part to pay pay for any internal main payable to the second part to pay pay for the state of payment to the state as here pays second by the said part of the second part to pay for same the state of payment to the state as here pays second in the state of the said of the said to the second bing these provided by bits and the state as receiver applications provided by the said to the second the state provided by the state of the second inductions provided by bits and to state as a receiver application the state provided by base and to the second pays to the second the pays the pays the pays of the pays of the pays of the second the state pays the state of the second pays the second the pays the pays of the pays of the pays of the second the pays the pays of the pays of the pays of the pays of the second the pays the pays of t	of agree that at the delivery hereof they are the lawful owner of the premises we have the delivery hereof they are the lawful owner of the premise we we denote that the delivery here holdings upon add real estatic iterate activity of the second part. The less, if any made parallel to the part _ Y of the second part was that when the same term due and payable and to keep add premises insure the amount to paid shall become a part of the indededears, secured by this index of $0/100$	that may be levied or assessed nade in text sum and by net- to the extent of
And the sail part good and indeficient or in a specific of the sail part is a good between the sail part is a good between the isotratic and in the ore the sail part of the section of the sail part of the section and by are and a sail part of the section and by are and a sail part of the section and the same of means advance of the for part shall not envery a may advance the same part of the same of means part of the same and the same part of the same part of the same part of the same and the same part of the same is the means part there are a same of means part of the same and the same part of the same is the means part of the same is the same part of the same part of the same the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same part of the same is the same part of the sa	rt 106 the fori part do hereig everant au state di laberitance therein, free and clear of all incumbrance mainte di discrimante therein, free and clear of all incumbrance and the discrimante therein, free and clear of all incumbrance mainter hereins herein has the part0 g of the form part is ben the same locemes due and payable, and that the 0 y hall be speticle and directed by the part of the set ent that statig part if the part of the set of the same locemes due and payable, and that the 0 y and pay many payable that sets and locatomer, er either, and it is class of payment unit fully repeat in binneds as a mentage to secure the payment of the same Orne thousand five hundred, and not of 0.00 or the second part to pay for same internal main payable to the part of the second by by the said part of the second part to pay pay for any internal main payable to the second part to pay pay for the state of payment to the state as here pays second by the said part of the second part to pay for same the state of payment to the state as here pays second in the state of the said of the said to the second bing these provided by bits and the state as receiver applications provided by the said to the second the state provided by the state of the second inductions provided by bits and to state as a receiver application the state provided by base and to the second pays to the second the pays the pays the pays of the pays of the pays of the second the state pays the state of the second pays the second the pays the pays of the pays of the pays of the second the pays the pays of the pays of the pays of the pays of the second the pays the pays of t	of agree that at the delivery hereof they are the lawful owner — of the premises $n_{\rm e}$, which there is the thermal of the source of the s	that may be levied or assessed nade in text sum and by net- to the extent of
And the sail part good and indeficient or in a specific of the sail part is a good between the sail part is a good between the isotratic and in the ore the sail part of the section of the sail part of the section and by are and a sail part of the section and by are and a sail part of the section and the same of means advance of the for part shall not envery a may advance the same part of the same of means part of the same and the same part of the same part of the same part of the same and the same part of the same is the means part there are a same of means part of the same and the same part of the same is the means part of the same is the same part of the same part of the same the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same part of the same is the same part of the sa	rt 106 the fori part do hereig everant au state di laberitance therein, free and clear of all incumbrance mainte di discrimante therein, free and clear of all incumbrance and the discrimante therein, free and clear of all incumbrance mainter hereins herein has the part0 g of the form part is ben the same locemes due and payable, and that the 0 y hall be speticle and directed by the part of the set ent that statig part if the part of the set of the same locemes due and payable, and that the 0 y and pay many payable that sets and locatomer, er either, and it is class of payment unit fully repeat in binneds as a mentage to secure the payment of the same Orne thousand five hundred, and not of 0.00 or the second part to pay for same internal main payable to the part of the second by by the said part of the second part to pay pay for any internal main payable to the second part to pay pay for the state of payment to the state as here pays second by the said part of the second part to pay for same the state of payment to the state as here pays second in the state of the said of the said to the second bing these provided by bits and the state as receiver applications provided by the said to the second the state provided by the state of the second inductions provided by bits and to state as a receiver application the state provided by base and to the second pays to the second the pays the pays the pays of the pays of the pays of the second the state pays the state of the second pays the second the pays the pays of the pays of the pays of the second the pays the pays of the pays of the pays of the pays of the second the pays the pays of t	of agree that at the delivery hereof they are the lawful owner of the premises w, an interest, and there the the source of the the source of the sou	that may be levied or assessed nade in unch run and by such to the extent ofits a berring provided, then the sure, and shall beny interest at 1225 1925 d also to source any sum or he event that and part 108 provent that and part 108 proven that and part 108 provide a the benefits and the balais sum remaining provide at the balais therein and the balais sum remaining the balais provides at the provide at the provide at the provide the day and year
And the sail part good and indeficient or in a specific of the sail part is a good between the sail part is a good between the isotratic and in the ore the sail part of the section of the sail part of the section and by are and a sail part of the section and by are and a sail part of the section and the same of means advance of the for part shall not envery a may advance the same part of the same of means part of the same and the same part of the same part of the same part of the same and the same part of the same is the means part there are a same of means part of the same and the same part of the same is the means part of the same is the same part of the same part of the same the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same part of the same is the same part of the sa	rt 106 the fori part do hereig everant au state di laberitance therein, free and clear of all incumbrance mainte di discrimante therein, free and clear of all incumbrance and the discrimante therein, free and clear of all incumbrance mainter hereins herein has the part0 g of the form part is ben the same locemes due and payable, and that the 0 y hall be speticle and directed by the part of the set ent that statig part if the part of the set of the same locemes due and payable, and that the 0 y and pay many payable that sets and locatomer, er either, and it is class of payment unit fully repeat in binneds as a mentage to secure the payment of the same Orne thousand five hundred, and not of 0.00 or the second part to pay for same internal main payable to the part of the second by by the said part of the second part to pay pay for any internal main payable to the second part to pay pay for the state of payment to the state as here pays second by the said part of the second part to pay for same the state of payment to the state as here pays second in the state of the said of the said to the second bing these provided by bits and the state as receiver applications provided by the said to the second the state provided by the state of the second inductions provided by bits and to state as a receiver application the state provided by base and to the second pays to the second the pays the pays the pays of the pays of the pays of the second the state pays the state of the second pays the second the pays the pays of the pays of the pays of the second the pays the pays of the pays of the pays of the pays of the second the pays the pays of t	of agree that at the delivery hereof they are the lawful owner of the premises we have the delivery hereof they are the lawful owner of the premise we we denote that the delivery here holdings upon add real estatic iterate activity of the second part. The less, if any made parallel to the part _ Y of the second part was that when the same term due and payable and to keep add premises insure the amount to paid shall become a part of the indededears, secured by this index of $0/100$	that may be levied or assessed nade in such sum and by such to the sector of 125 (a) herein provided, then the tare, and shall here interest at DOLLANS , 1925, d also to secure any man be event that and part for the event that and part for payments or any part thereof and the ball sum remaining payments are may part thereof and the ball sum remaining payments are may and all thereof gene indicates thereof, and the reform shall extend and insur- the day and year
And the sail part good and indeficient or in a specific of the sail part is a good between the sail part is a good between the isotratic and in the ore the sail part of the section of the sail part of the section and by are and a sail part of the section and by are and a sail part of the section and the same of means advance of the for part shall not envery a may advance the same part of the same of means part of the same and the same part of the same part of the same part of the same and the same part of the same is the means part there are a same of means part of the same and the same part of the same is the means part of the same is the same part of the same part of the same the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same part of the same is the same part of the sa	rt 106 the fori part do hereig everant au state di laberitance therein, free and clear of all incumbrance mainte di discrimante therein, free and clear of all incumbrance and the discrimante therein, free and clear of all incumbrance mainter hereins herein has the part0 g of the form part is ben the same locemes due and payable, and that the 0 y hall be speticle and directed by the part of the set ent that statig part if the part of the set of the same locemes due and payable, and that the 0 y and pay many payable that sets and locatomer, er either, and it is class of payment unit fully repeat in binneds as a mentage to secure the payment of the same Orne thousand five hundred, and not of 0.00 or the second part to pay for same internal main payable to the part of the second by by the said part of the second part to pay pay for any internal main payable to the second part to pay pay for the state of payment to the state as here pays second by the said part of the second part to pay for same the state of payment to the state as here pays second in the state of the said of the said to the second bing these provided by bits and the state as receiver applications provided by the said to the second the state provided by the state of the second inductions provided by bits and to state as a receiver application the state provided by base and to the second pays to the second the pays the pays the pays of the pays of the pays of the second the state pays the state of the second pays the second the pays the pays of the pays of the pays of the second the pays the pays of the pays of the pays of the pays of the second the pays the pays of t	of agree that at the delivery hereof they are the lawful owner of the premises w, an interest, and there the the source of the the source of the sou	that may be levied or assessed nade in unch run and by such to the extent ofits a berring provided, then the sure, and shall beny interest at 1225 1925 d also to source any sum or he event that and part 108 provent that and part 108 proven that and part 108 provide a the benefits and the balais sum remaining provide at the balais therein and the balais sum remaining the balais provides at the provide at the provide at the provide the day and year
And the sail part good and indeficient or in a specific of the sail part is a good between the sail part is a good between the isotratic and in the ore the sail part of the section of the sail part of the section and by are and a sail part of the section and by are and a sail part of the section and the same of means advance of the for part shall not envery a may advance the same part of the same of means part of the same and the same part of the same part of the same part of the same and the same part of the same is the means part there are a same of means part of the same and the same part of the same is the means part of the same is the same part of the same part of the same the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same is the same part of the same part of the same part of the same part of the same is the same part of the sa	rt 106 the fori part do hereig everant au state di laberitance therein, free and clear of all incumbrance mainte di discrimante therein, free and clear of all incumbrance and the discrimante therein, free and clear of all incumbrance mainter hereins herein has the part0 g of the form part is ben the same locemes due and payable, and that the 0 y hall be speticle and directed by the part of the set ent that statig part if the part of the set of the same locemes due and payable, and that the 0 y and pay many payable that sets and locatomer, er either, and it is class of payment unit fully repeat in binneds as a mentage to secure the payment of the same Orne thousand five hundred, and not of 0.00 or the second part to pay for same internal main payable to the part of the second by by the said part of the second part to pay pay for any internal main payable to the second part to pay pay for the state of payment to the state as here pays second by the said part of the second part to pay for same the state of payment to the state as here pays second in the state of the said of the said to the second bing these provided by bits and the state as receiver applications provided by the said to the second the state provided by the state of the second inductions provided by bits and to state as a receiver application the state provided by base and to the second pays to the second the pays the pays the pays of the pays of the pays of the second the state pays the state of the second pays the second the pays the pays of the pays of the pays of the second the pays the pays of the pays of the pays of the pays of the second the pays the pays of t	of agree that at the delivery hereof they are the lawful owner of the premises w, an interest, and there the the source of the the source of the sou	that may be levied or assessed made in more sum and by much to the extent of
And the sail part reed and indeficient est and that they will sarr lis agreed that it is a for the list against sail real estate insurate or company as a interest. And in the every fiber star of 10% from the THIS GUART according to the terms of and by sums of money advances of the fast part, and this every a star distances in the list of the fast part, all that is interest, which is a star in the start of the start of the list of the start of the start of the list of the start is a prevent by the start is a prevent by the start of the list of the list of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of th	rt 106 the fori part do hereig everyant an state of laberitance therein, free and clear of all incumbrance mainter do flaberitance therein, free and clear of all incumbrance mainter herein herein here and clear of all incumbrance mainter herein h	of agree that at the delivery hereof they are the lawful owner of the premises w, an interest, and there the the source of the the source of the sou	that may be levied or assessed made in more sum and by such to the extent of
And the sail part good and indeficient or in the same set of the same and that they will sare in the same set of the same interaction of the same interaction of the same and the same set of the same and the same set of the same set of the same of moments advances of the forther set of the same and the same set of the same set of the same of moments advances of the forther set of the same and the same set of the same set of the same set of the same set of the same the same set of the same set of the same set of the same set of the same is the same set of the same set o	rt 106	of agree that at the delivery hereof they are the lawful owner of the premises w, an interest, and there the the source of the the source of the sou	that may be levied or assessed made in more sum and by much to the extent of
And the sail part reed and indeficient est and that they will sarr lis agreed that it is a for the list against sail real estate insurate or company as a interest. And in the every fiber star of 10% from the THIS GUART according to the terms of and by sums of money advances of the fast part, and this every a star distances in the list of the fast part, all that is interest, which is a star in the start of the start of the list of the start of the start of the list of the start is a prevent by the start is a prevent by the start of the list of the list of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of the start of the start of the list of the start of th	rt 106	of agree that at the delivery hereof they are the lawful owner of the premise we we have the the delivery hereof they are the lawful owner of the second part, the level heading to premise the part of the first delivery delivery of the second part, the level heading to premise the part of the second part, the level heading to premise the part of the second part, the level heading to premise the part of the second part, the level heading to premise the part of the indebtedness, second by the index of $\rho/100$ are to deliver therein a part of the indebtedness, second by the index of $\rho/100$ are to deliver the rest of the indebtedness, second by interact the rest of the indebtedness are restered by the index of $\rho/100$ are to deliver the rest index of the rest of t	that may be levied or a served nade in work yun and by such to the setter of a 1 1 C _1 of as herrin provided, then the ture, and shall bear interest at
And the sail part good and indeficient or in the same set of the same and that they will sare in the same set of the same interaction of the same interaction of the same and the same set of the same and the same set of the same set of the same of moments advances of the forther set of the same and the same set of the same set of the same of moments advances of the forther set of the same and the same set of the same set of the same set of the same set of the same the same set of the same set of the same set of the same set of the same is the same set of the same set o	rt 106	of agree that at the delivery hereof they are the lawful owner of the premises we have the fail at the delivery hereof they are the lawful owner or the premise we we derive the lawful owner or the second part. He here, if any, much payable to the part or the second part, the here, if any, much payable to the part of the second part, the here, if any, much payable to the part of the second part, the here, if any, much payable to the part of the second part, the here, if any, much payable to the part of the second part, the here, if any, much payable to the part of the second part, the here is the second part, the here it can be a part of the indeledeane, secured by this index of $0/100$ of the second part, the here it can be recording to the terms of aski exhibits of a second part, which is indened to a second part, the here the second part, and the methy second part is the the the second part is the second part of the here the second part, and the second part is the second part is the second part is the second part of the part is the second part is there is the	that may be levied or assessed made in more sum and by much to the extent of
And the sail part good and indeficient or in the same set of the same and that they will sare in the same set of the same interaction of the same interaction of the same and the same set of the same and the same set of the same set of the same of moments advances of the forther set of the same and the same set of the same set of the same of moments advances of the forther set of the same and the same set of the same set of the same set of the same set of the same the same set of the same set of the same set of the same set of the same is the same set of the same set o	rt 106	of agree that at the delivery hereof they are the lawful owner	that may be levied or assessed made in more sum and by much to the extent of
And the sail part good and indeficient or in the target of the same and that tag will a same list same of the same interaction of the same interaction of the same and tag in the terms of and the same of the fact part shall fact and tag in the terms of the tag in the terms of and the terms of the terms of and the terms of the terms of the tag in the terms of the tag in the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of term	rt 105 — of the fori part do hereig overaant aa state of inheritance therein, free and clear of al lineumbrance mattate of inheritance therein, free and clear of al lineumbrance mattate of inheritance therein by part	of agree that at the delivery hered they are the lawful owner of the premise w, of the the delivery here of the indettore, pay all taxes or assuments to "Tall here the holdings upon skil real each instant activation of the second part. The level, if any, made payable to the part of the second part with taxes shen the same term due and payable and to kerp said premise insure the means to paid shall become a part of the indetedease, secured by this indet of	that may be levied or assessed made in more runs and by such to the extent of 12.8 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the sail part good and indeficient or in the target of the same and that tag will a same list same of the same interaction of the same interaction of the same and tag in the terms of and the same of the fact part shall fact and tag in the terms of the tag in the terms of and the terms of the terms of and the terms of the terms of the tag in the terms of the tag in the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of term	rt 106	of agree that at the delivery hereof they are the lawful owner	that may be levied or assessed made in more runs and by such to the extent of 12.8 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 13.25 (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the sail part receit and indefensible as an indefensible as in a second second priority of the second second second second interacts. And in the second term of the second second second second term of the second seco	rt 106	of agree that at the delivery hered they are the lawful owner of the premise w, of the the delivery here of the indettore, pay all taxes or assuments to "Tall here the holdings upon skil real each instant activation of the second part. The level, if any, made payable to the part of the second part with taxes shen the same term due and payable and to kerp said premise insure the means to paid shall become a part of the indetedease, secured by this indet of	that may be levied or assessed made in more sum and by much to the extent of
And the sail part good and indeficient or in the target of the same and that tag will a same list same of the same interaction of the same interaction of the same and tag in the terms of and the same of the fact part shall fact and tag in the terms of the tag in the terms of and the terms of the terms of and the terms of the terms of the tag in the terms of the tag in the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of term	rt 105 de die kern part de hereig everaant aa state of inkerinance therein, free and clear of all incumbrance market of inkerinance therein, free and clear of all incumbrance and de died be herein de aand payable, and tate thick of the there here been and state and formation of the dies pay when the anne been de aand payable, and tate thick of all lespecified and directed by the part Ver the and part may pay and that man and formations, cer either, and of me thousand filters have the second of up the annear payable to the part I die second of up the annear payable to the main part to pay form the same payable to the part I die second of up the same are payable to the same or never appoint the same second to the same or the same or second to the same second to be and written obligation. For the way the same are provided to the indextore:	of agree that at the delivery hered they are the lawful owner of the premise we we have the set of the set of the indextore, pay all taxes or assuments record part, the level, if any, made payable to the part of the second part the means to paid shall become a part of the indextore, second part mest of axis then the same terms due and payable and to kerp and premise inare the amount to paid shall become a part of the indextore, second part mest of axis than the same terms due and payable and to kerp and premise inare the amount to paid shall become a part of the indextore, second part mest of axis and money, executed on the	that may be levied or assessed made in most sum and by medi to the extent of
And the sail part receit and indefensible as an indefensible as in a second second priority of the second second second second interacts. And in the second term of the second second second second term of the second seco	rt 105 de die kern part de hereig everaant aa state of inkerinance therein, free and clear of all incumbrance market of inkerinance therein, free and clear of all incumbrance and de died be herein de aand payable, and tate thick of the there here been and state and formation of the dies pay when the anne been de aand payable, and tate thick of all lespecified and directed by the part Ver the and part may pay and that man and formations, cer either, and of me thousand filters have the second of up the annear payable to the part I die second of up the annear payable to the main part to pay form the same payable to the part I die second of up the same are payable to the same or never appoint the same second to the same or the same or second to the same second to be and written obligation. For the way the same are provided to the indextore:	of agree that at the delivery hered they are the lawful owner of the premises we we have the state of the second provide the buildings upon said to real crust inserts and interest of the buildings upon said to real crust inserts of the second provide the buildings upon said to real crust inserts of the second provide the buildings upon said to the part _ V of the second provide the buildings upon said to the part _ V of the second provide the s	that may be levied or assessed made in work yuns and by such to the scales of a 11cL d as herrin provided, then the tars, and shall bear interest at
And the sail part receit and indefensible as an indefensible as in a second second priority of the second second second second interacts. And in the second term of the second second second second term of the second seco	rt 105 de die kern part de hereig everaant aa state of inkerinance therein, free and clear of all incumbrance market of inkerinance therein, free and clear of all incumbrance and de died be herein de aand payable, and tate thick of the there here been and state and formation of the dies pay when the anne been de aand payable, and tate thick of all lespecified and directed by the part Ver the and part may pay and that man and formations, cer either, and of me thousand filters have the second of up the annear payable to the part I die second of up the annear payable to the main part to pay form the same payable to the part I die second of up the same are payable to the same or never appoint the same second to the same or the same or second to the same second to be and written obligation. For the way the same are provided to the indextore:	of agree that at the delivery hered they are the lawful owner of the premises we have the static sta	that may be levied or assessed made in more turn and by much to the extent of
And the sails are good and that hay will save and that hay will are the agent of the save print sail or a state instruction of the save first save of the save and the save and the save are save as a state of the save and the s	rt 106	of agree that at the delivery hered they are the lawful owner of the premises we have the static state of the induced owner of the second gate. Here, if ary, much payable to the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The second gate is the second supervise the part of the induced scare, second by this index of of 1000 numer to assist index of the induced scare, second by this index of of 1000 numer to second gate the terms of and schedules. The second gate of the induced scare, second scale schedule is the schedule schedule is the second scale schedule is the schedule schedule is the schedule schedule schedule schedule is the schedule is the schedule is the schedule is the schedule schedule is the sche	that may be levied or assessed made in may be levied or assessed made in mark runs and by much to the extent of
And the sails are good and that tays will sare and that tays will sare the agreed base interaction of the same transmission of the same transmission of the same transmission of the same and tay	rt 106	of agree that at the delivery hered they are the lawful owner of the premises we have the static state of the induced owner of the second gate. Here, if ary, much payable to the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The second gate is the second supervise the part of the induced scare, second by this index of of 1000 numer to assist index of the induced scare, second by this index of of 1000 numer to second gate the terms of and schedules. The second gate of the induced scare, second scale schedule is the schedule schedule is the second scale schedule is the schedule schedule is the schedule schedule schedule schedule is the schedule is the schedule is the schedule is the schedule schedule is the sche	that may be levied or assessed made in may be levied or assessed made in mark runs and by much to the extent of
And the sails are good and that tays will sare and that tays will sare the agreed base interaction of the same transmission of the same transmission of the same transmission of the same and tay	rt 106	of agree that at the delivery hered they are the lawful owner of the premises we have the static state of the induced owner of the second gate. Here, if ary, much payable to the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The second gate is the second supervise the part of the induced scare, second by this index of of 1000 numer to assist index of the induced scare, second by this index of of 1000 numer to second gate the terms of and schedules. The second gate of the induced scare, second scale schedule is the schedule schedule is the second scale schedule is the schedule schedule is the schedule schedule schedule schedule is the schedule is the schedule is the schedule is the schedule schedule is the sche	that may be levied or assessed made in may be levied or assessed made in mark runs and by much to the extent of
And the said par good and that tays will aver and that tays will aver a set of the same set of the same binary of the same transmission of the same and the same set of the same binary of the same and the same set of the	rt 106	of agree that at the delivery hered they are the lawful owner of the premises we have the static state of the induced owner of the second gate. Here, if ary, much payable to the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The heading supervise the the part of the second gate. The second gate is the second supervise the part of the induced scare, second by this index of of 1000 numer to assist index of the induced scare, second by this index of of 1000 numer to second gate the terms of and schedules. The second gate of the induced scare, second scale schedule is the schedule schedule is the second scale schedule is the schedule schedule is the schedule schedule schedule schedule is the schedule is the schedule is the schedule is the schedule schedule is the sche	that may be levied or assessed made in may be levied or assessed made in mark runs and by much to the extent of
And the sails are good and that tays will sare and that tays will sare the agreed base interaction of the same transmission of the same transmission of the same transmission of the same and tay	rt 106	el agree that at the delivery hered they are the lawful owner of the premise main there on a start shall all times during the life of the induction, pay all taxes or assumets to read part, the leve, if any, made payable to the part of the scend part much taxe shou the same term of usand payable to the part of the scend part much taxe shou the same term of usand payable to the part of the scend part much taxe shou the same to an a pay the law and to keep and premise in same term of an and payable to the part of the scend part much taxe shou the same term of usand payable to the part of the scend part much taxe should be reme a part of the labeling and taxes are being the scender of 0/100 of the scender of the scender are to discharge any taxes with interest thereas a berein provided, for the scender of the sc	that may be levied or assessed made in may be levied or assessed made in mark runs and by much to the extent of

1

-ranas and state

13

Sector Sector