MORTGAGE RECO)RD	69
---------------	-----	----

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, si. This instrument was filed for record on the 23rd day of	
	Paul O Bratatan at IIV	June A. D., 193 5 , at 9:10: A. M.	
	Ray Q. Brewster et ux	June A. D., 192 5 , at 9:10: A. M Gra & Wellman . Register of Deeds.	
	C. H. Tucker	ByDeputy.	
		June , in the year of our Lord, one thousand nine	
9.900 646 375 80.	THIS INDENTURE, Made this 18th day of hundred and twenty-five between Ray Q. Browster and Ida Fay Browster husband ar		
J	of Lawrence in the County of Doug las part ies of the first part, and C. H. Tucker	and State of Kan Sas	
	WITNESSETH, that the said part 105 of the first part, in considerat Pifteen Hundred which is hereby acknowledged, ha VO sold, and by this indenture do to following described real estate situated and heing in the County of Dou	on of the sum of	1
		ck Nine (9) University Place an addition to the	
	City of Lawrence,		14 14 14 14
			1.12
	and the second second second		
			5
			ndir. City
			6.4
			1202
			107
	with the apparetenances and all the estate, title and interest of the said part 105	of the first part therein.	
	with the appurctenances and all the estate, title and interest of the said part ics And the said part ics of the fort part do broke recent and agree that at the		
	And the said part 103 of the first part do hereby covenant and agree that at the good and indefasible estate of inheritance therein, free and clear of all incumbrances,	delivery hereof they are the lawful owner G , of the premises above granted, and seized of a	
	And the said part 105 — of the fast part do hereby execute and agree that at the good and indetailike state of laberhance therein, fore and clear of all incombrance, and that they still scarent and define the sense agrees all particles Tables to all the same state of the sense of the state state state state of the state state of the state state of the state st	delivery here of the premiers above granted, and seized of a single the label and arises the life of this indenture, pay all taxes or assessments that may be levied or assessed	
	And the naid part 10.6 of the fost part is the prevent and agree that at the good and indefaultile state of links index therein, fore and clear of all incendingues, and the state the parts index the parts (a prior match tender) of the links (a part of the test part at all the parts (a part of the link (a part (a part))) and (a part)	delivery here of the particle have a state have labeled over ${\mathfrak g}$, of the premises above granted, and wired of a solution the life of this inductore, pay all have or assessments that may be levide or assessed the half-have upon add real estate insured available for and tornado in such own and by such if any, make payalle to the part ${\mathcal Y}$ — of the second part to the extent of ${\bf h} {\bf h} {\bf g}$	
	And the aid part 10.6 — of the first part do hereby execute and agree that at the good and indetailable state of theritance therein, fore and clear of all intermal rances, and that they still sarrant and defined the same agrees at a range matching the state of the same agrees that the same there is the same become does and papable, and that they still a rank at all the specified and direct by the part $Y = (b_{10} - b_{10}) + b_{10} + b_{10}$	delivery here of the prediction of the lawled owner \mathbf{g} . of the premises above granted, and select of a during the life of this indenture, pay all taxes or assessments that may be levid or assessed the buildings upon add real exists insured against first and termado in a owner and by much all the part \mathbf{y} — of the second part to the exists of . M16 are bettern during tayled and to keep add premises issued as kerics provide, then the	
	And the midt part 10.6 of the fast part do be really exceedent and agree that at the read of indefacilities states of indefactive therein (for and chear of all incremit ranks, and that they grid parts reaches the dotter of all incremits ranks, the agreed between the parts the state the parts 16.6 of the first part while the dotter 1.6 of the first part and that the state increme the agreed the parts 10.6 of the first part and the dotter 1.0 of the dotter 1.0 of the first part and the state the state the parts 1.0 of the first part and the dotter 1.0 of the dot	delivery here of this part of this inductors, pay all taxes or assessments that may be levid or a second the half-lags upon add real estate insured against fire and terms of a branch of the second term of the second part to the extent of the second part of the term of the second part to the extent of the second part of the inductors, second to part of the extent of the second part of the inductors, second to part of the second of the second part of the inductors, second by this indexture, and shall be a interest at	
	And the said part 10.6 of the fost part do being revenuent and agree that at the greed and individualize state of inheritance therein, fore and clear of all incenditures, and the fost part of	delivery hereof they are the lawlad owner \mathfrak{g} . of the premises above granted, and wited of a a during the life of this indicators, pay all taxes or assessments that may be levide or assessed the haldings upon said rest exists forsted against five and toreado in such some and by such aff any, mode payable to the part \mathcal{V} — of the second part to the extent of M18 are a territe due and payable and to keep said premise isomed as hereis provided, then the shall become a part of the indicitations, secured by this indicators, and shall bear interest at above payable back of the labele of the second part to the extent of M18 memory, executed on the 18th day of June 19 25 .	
	And the said part 10.5 of the fost part is the provement and agree that at the grout and individualize state of inderivative therein, fore and clear of all incentrances. The same state of 200 memory is a same st	delivery hereof they are the lawlad owner \mathfrak{g} . of the premises above granted, and wited of a a daring the life of this indicatore, pay all taxes or assessments that may be levide or assessed the haldings upon sail real exists featured against for and tornado in such sum and by such aff any, made payable to the part \mathcal{V} — of the second part to the exists of . M18 areas become due and payable and to keep sail premises isomed as herein provided, then the shall become a part of the indicators, neutral by his indicators, and shall here interest at memory, executed on the 185th day of June 19 25 , at averaging therein according to the terms of raid chigation and also to recure any sum or perform a transmission of the indicators of the core that that are 106	
	And the said part 10.5 of the fost part is the provement and agree that at the grout and individualize state of inderivative therein, fore and clear of all incentrances. The same state of 200 memory is a same st	delivery hereof they are the lawlad owner \mathfrak{g} . of the premises above granted, and wited of a a daring the life of this indicatore, pay all taxes or assessments that may be levide or assessed the haldings upon sail real exists featured against for and tornado in such sum and by such aff any, made payable to the part \mathcal{V} — of the second part to the exists of . M18 areas become due and payable and to keep sail premises isomed as herein provided, then the shall become a part of the indicators, neutral by his indicators, and shall here interest at memory, executed on the 185th day of June 19 25 , at averaging therein according to the terms of raid chigation and also to recure any sum or perform a transmission of the indicators of the core that that are 106	
	And the said part 10.6 of the fost part is the provided in the second and expect that at the groot and indefaultile state of the fost parts the fost part is the parts for and characteristic of the fost part shall be specified at at the same specific till part shall be specified at at the same specific till part shall be specified at at the same specific till part shall be specified at at the same specific till part shall be specified at at the same specific till part shall be specified at at the same specific till part shall be specified at at the same specific till part shall be specified at at distances or pars as shall be specified at at distances or pars as shall be specified at at distances or pars at a same specific till part shall be specified at at distances or pars at a same specific till part shall be specified at at distances or pars at a shall be specified at at distances or pars at the same specific till part shall be specified at at distances or pars at a same specific till part shall be specified at at distances or the same specific till be specified at at distances or the same specific till part shall be specified at at distances or the same specific till be specified at at the specific till be specified at the specified at the specific till be specified at the specified be sp	delivery hereof they are the lardal owner \mathfrak{g} . of the premises above granted, and wited of a adding the life of this indicators, pay all taxes or assessments that may be helded or assessed the haldings upon said real exists formed against for and tornado in such sum and by such areas become due and payable on the part \mathcal{Y}_{-} of the second part to the exists of M18 areas become due and payable on the year's paid premises isomed as herein provided, then the shall become a part of the indicators, secured by this indicators, and shall bear interest at the halding terms and payable and to keep said premises isomed as herein provided, then the shall become a part of the indicators, secured by this indicators, and shall bear interest at the provided by the second payable of the pay of DOLLARS , nearly, executed on the 185th day of June 19 25 . The second payable is the terms of anid chilpstion and also to secure any sum or enhance any taxes with interest here on a bornin provided, in the event that and part 105 the second payable cost of the barriest payable, cost of the payable of the barriest payable and barriest barriest on the second payable payable. Cost of the barriest pays the second payable action barriest payable payable of the terms of the payable payable of the terms of the payable payable payable payable of the payable paya	
	And the said part 105 of the fost part do berely exceeded and agree that at the good and individualize states of their data (for and chard data) thereas are stated agree that at the good and individualize states of the fost part data (for and chard data). The second test the state the part of the state state is the state test of the state is the state test of the state state is the state test of the state is the state test of the state state is the state state is the state test of the state state is the state state state state state state state at the state state is the state	delivery here if they are the lardal owner \mathfrak{g} . of the premiers above granted, and wired of a a during the life of this indication, pay all taxes or assessments that may be levied or assessed the buildings upon and real exists instruct against fire and terms of an and by surth . If any mode populations the the part $\mathcal{Y}_{}$ of the second part to the exist of the M16 area (a second part). If the second part of the part of the part of the second part of the second part of the second part of the second part of the part of parts of the part o	
	And the said part 105 of the fost part do berely exceeded and agree that at the good and individualize states of their data (for and chard data) thereas are stated agree that at the good and individualize states of the fost part data (for and chard data). The second test the state the part of the state state is the state test of the state is the state test of the state state is the state test of the state is the state test of the state state is the state state is the state test of the state state is the state state state state state state state at the state state is the state	delivery here if they are the lardal owner \mathfrak{g} . of the premiers above granted, and wired of a a during the life of this indication, pay all taxes or assessments that may be levied or assessed the buildings upon and real exists instruct against fire and terms of an and by surth . If any mode populations the the part $\mathcal{Y}_{}$ of the second part to the exist of the M16 area (a second part). If the second part of the part of the part of the second part of the second part of the second part of the second part of the part of parts of the part o	
	And the said part 10.6 If the fost part is the problem includes the same of the problem includes its of the fost part is the fost part is the part of the fost part is the part of the fost part is the part of the fost part is the part is the part is fost part is the par	delivery here of this part the lardal owner \mathfrak{g} . of the premises above granted, and wired of a sharing the life of this inductors, pay all have or assessments that may be levide or assessed the halidings upon said real estate instruct against fire and terms of a grant mode payable to the part \mathcal{Y} — of the second part to the extent of $has a model payable to the part \mathcal{Y} — of the second part to the extent of hdgare a levene do and payable and to keep said premises insured as herein provided, then theshall be a model of the inductors, secured by this indexture, and shall bearray in the payable to the backtonese, secured by this indexture, and shall bearray in the payable to the terms of said chilgration and also to secure any sum orcharge ary taxes with interest therems of said chilgration and also to secure any sum orcharge ary taxes with interest therems of said chilgration and also to secure any sum orcontained therein fulfy discharged. If identities the adde model payments to any part thereofthe near (predict), the there and hereins previded, in the event that and part 16.65contained therein fulfy discharged. If identities the adde mode and payable at the equition of the saidin the said predict, or the terms and to be the mode and payable at the equition ofthe said predict or the there even and the the contained of the said termsof the said predict interest, it is the vert the term of the said predicts are and all theeven the interpreting the interest. The term is the said there in the said the said the said the said the saidthe said predict to the said the saidthe said predict the said there and the said the said the $	
	And the said part 10.6 of the fost part density of the result of the re	delivery henced they are the lashal owner g . of the premises above granted, and wited of a a ducing the life of this indicatore, pay all taxes or assessments that may be levide or assessed the haddings upon sails real exists iterated against for an and tarmado in such sum and by such . If any, made payable to the part y' of the second part to the exists of M18 area before due and payable and ta keep sail premises isomed as bereins provided, then the shall become a part of the laddingtones, neuronal by this indicators, and shall lear interest at the pays, excented on the 185th day of Juno 19 25 , at averaging thereon according to the terms of raid colleption in our barry may emerge enhances are travers with the interest terms as a brein payable at the event that tail part 106 menty, excented on the 185th day of Juno 19 25 , at averaging thereon according to the terms of raid colleption in a barry supresets easy sum or enhances are travers with the terms as brein payable, at the event that tail part 106 more the scenes because the analyzable, or if the barrater is not bary target as a part thereon the target acy target with the terms and bree the scenes target in barry target are and payable at the 106 ments of the rain and interest, thereber as a bree in paynet at the state 106 ments the scenes because the analyzable, or if the barrater is and bart to any paynet the state 106 and there is the scenes because the analyzable or if the barrater is and bart the axis pays at the there the target is defined to the scenes and terms are the scene target is barbed been in the bardet assessing thereforem, and the addite the acceles and charget incident therein, and the the scenes and incident interest the scenes and there the acceles and charget incident therein, and the scenes at the respective particle learner. The scenes and there is a scenes of the raid action and learner scenes of the respective particle learner. And these is and scall $g =$ the	
	And the said part 10.6 If the fost part is the problem includes the same of the problem includes its of the fost part is the fost part is the part of the fost part is the part of the fost part is the part of the fost part is the part is the part is fost part is the par	delivery hered they are the lardal enter \mathfrak{g} . of the premiers above granted, and wired of a during the first of this indenture, pay all taxes or assessments that may be lowid or assessed the baildings upon and real estate instruct against first and tormalo in such run and by such it. Tay, made payties the the part \mathfrak{g} — if the second part to the extent of $\mathbf{M} \mathfrak{g}$ are recented on the larddonness, secured by this indenture, and shall berr interest at the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness in the rest of the same rate in the tax is the rate of the same rate in the tax is the rate of the same rate in the tax is the rate of the same rate in the tax is the rate of the same rate in the tax is the rate of the rates and the rates at the rest of the rates and the rates at the rest of the rates and the rates at the rates a	
	And the said part 10.6 If the fost part is the problem includes the same of the problem includes its of the fost part is the fost part is the part of the fost part is the part of the fost part is the part of the fost part is the part is the part is fost part is the par	delivery here they are the larkal owner \mathfrak{g} . of the premiers above granted, and wired of a duals the observed the haldbars open sub-constraints at may be levide or a sensed the haldbars open sub-constraints at may be levide of a sense of the sense sense sense sense sense sense sense sense of the sense sens	
	And the said part 10.6 If the fost part is the problem includes the same of the problem includes its of the fost part is the fost part is the part of the fost part is the part of the fost part is the part of the fost part is the part is the part is fost part is the par	delivery hered they are the lardal enter \mathfrak{g} . of the premiers above granted, and wired of a during the first of this indenture, pay all taxes or assessments that may be lowid or assessed the baildings upon and real estate instruct against first and tormalo in such run and by such it. Tay, made payties the the part \mathfrak{g} — if the second part to the extent of $\mathbf{M} \mathfrak{g}$ are recented on the larddonness, secured by this indenture, and shall berr interest at the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness, secured by this indenture, and shall be rates at the rest of the larddonness in the rest of the same rate in the tax is the rate of the same rate in the tax is the rate of the same rate in the tax is the rate of the same rate in the tax is the rate of the same rate in the tax is the rate of the rates and the rates at the rest of the rates and the rates at the rest of the rates and the rates at the rates a	
	And the maid part 105 of the fort part density of the result and a seven that at the resolution indefaultile state of the indefaults with the form and indefaultile state of the indefaults with the parts. [For and the parts [Ford and different for the fort part and it at it the resonance of the parts indefault the parts [Ford and different for the fort part and it at it the resonance of the parts indefault the parts [Ford and different for the fort part and it at it the resonance of the parts indefault the parts [Ford and different for the fort part and it at it the resonance or parts as add it is parts [Ford and different for the fort part add it at it the fort the fort is before a second part, the parts [Ford and different for the fort part add it is associated as a part of the fort part add it is a second part, the part [Ford and different the fort part add it is associated as a part of the fort part add it is associated as a part of the fort part add it is associated as a part of the fort part add it is associated as a part of the fort part add it is associated as a part of the fort part add it is associated as a part of the fort part add it is associated as a part of the fort part add it is associated as a part of the second part to part of the second part of the part of the different part add it is and part of the second part to part of the second part of the s	delivery here they are the larkal owner \mathfrak{g} . of the premiers above granted, and wired of a duals the observed the haldbars open sub-constraints at may be levide or a sensed the haldbars open sub-constraints at may be levide of a sense of the sense sense sense sense sense sense sense sense of the sense sens	
	And the said part 105 of the Garpanta. Develop sevenant and agree that at the read and individualize states of inderivance therein, fore and chear of all incendiments. This is agreed between the parties hereto that the part 106 of the first part shall at all the parties that the states being the same been does all parties relative hered in the here. This is agreed between the parties hereto that the part 106 of the first part shall at all the parties that all other that here is a seven and and appendix, and that the 100 wy Will 1100 or instruct. And in the event that and part 105 of the first part shall be hered by Will 1100 or the first of the other here is a seven of the and parties of the first part shall be hered to relate the first of the other here is a seven of the and parties of the first part shall be hered to relate the first of the other here is a seven of the seven of the seven of part, which is a seven in the first of the other here is a seven of the seven of part to part for a part is and the seven the the seven of the seven of part is all the seven the part of the seven of part is all the seven the part of the seven of part is all the seven the seven of part is all the parts of the seven of part is all the seven the part of the seven part is all the seven the part of the seven part is all the seven the part of the seven part is all the seven the seven seven seven seven the seven the part of the seven part is all the seven the seven seven seven the seven the seven seven seven seven the seven the seven the seven the seven the seven the seven the seven the seven seve	delivery hered they are the larkal owner g . of the premises above granted, and wired of a during the life of this inductors, pay all haves or assessments that may be levide or assessed its haldhags upon add real estate intered against fire and ternado in such own and by such if any, made payable to the part y' of the second part to the extend of by such and it also and payable and to keep add premises issued as therein provided, then the datal terms a part of the indektores, secured by this indexture, and shall beer interest at a state indektore and the second payable and to keep add premises issued as therein provided, then the datal terms a part of the indektores, secured by this indexture, and shall beer interest at the pay of <u>Juno</u> 19, 255, a starting therein according to the terms of add elliption and also to secure any same or entange therein in the 18th day of <u>Juno</u> 19, 255, a starting therein according to the terms of add elliption and also to secure any same or index granters and the second payable the terms of add elliption and also to secure any same or index granters and the terms add the add the second payable that the second add payable at the option of the second second payable to the second s	
	And the said part 105 of the fost part do hereby exceent and days with at the form and draw of all incendingness. If it is arred the same said of the days part is the part is the fost part shall be the days. form and incendingness of the fost part is all the same said of the fost part shall be the days. If it is arred the two the parties here to that the part 106 m. form and the same said of days here the days and that the the part 110 mere is an analysis of the fost part shall be the days. form and the days of the days with the same said of the days and that the days with the same of part. If it is the day of the days of the part 100 mere the days of the same day with the same days and the days and the same days and the days	delivery benefit they are the larkful enter \mathfrak{g} . If the premises above granted, and select of a during the life of this induction, pay all haves or assessments that may be levide or assessed if any, made payalite to the part \mathfrak{g}'' of the second part to the extent of M16 areas betters due and payalite and the Verp aid premises isomed as beeing provided, then the during the payalite to the part \mathfrak{g}'' of the second part to the extent of M16 meney, executed on the 185th day of Juno 19.25, a tarching therein a sociality to the terms of a lark efficient and lark to a second part of the second payalite to the transformed of the second part to the extent of the additionates, second part D01LMIN , meney, executed on the 185th day of Juno 19.25, at second payation the terms of add editpation and also to recure any sum or exchange at yours with historest thereas a been payments easy pay therefore the theory tares with historest thereas a been payments easy pay therefore the transformed and interest, thereas a been payments easy pay therefore the transformed and interest, thereas a been payments easy and part there is the simulation interest, there are also and charges include there is and all there $-\frac{1}{2}, \frac{1}{2}, \frac{1}{2}, \frac{1}{2}$ where it the rest rest are particle to attract and as and so is the term is and all there is the simulation interest, the total is and as and so is the total pay of the day and year $\operatorname{Ker} Q$ (Frozentor) (SEAL) Idu Fay Frowerster) (SEAL) (SEAL) (SEAL)	
	And the mail part 105 of the first part do hereby exceent and dong the first part do and the mail individuality entation of the first part do provide the first part of the first part do hereby exceent and dong the first part do and that they are individuality the mark entered that the part 100 methods. provide the first part of the first part do hereby exceeding the first part of the first part do hereby will be part of the first part of the first part do hereby will be part of the first part of the first part do hereby will be part of the first part of the first part do hereby will be part of the first part do hereby will be part of the first part do hereby will be part of the first part do hereby will be part of the first part do hereby will be part of the first part do hereby will be part of the first part do hereby will be part of the first part do hereby will be part of the first part do hereby the first pa	definery hered they are the larkal owner g . of the premiers above granted, and wired of a during the life of this inductors, pay all have or assessments that may be levide or assessed the haldhage upon and real estate interact against free and termado in such owner of by such if any mode payable and to keep aid premiers isomed as herein provided, then the datal hereare a part of the laddedness, secured by this inductors, and shall been interest at the same of the section of $\frac{100}{100}$ (19.25), and there are a the track of the laddedness, secured by this inductors, and shall been interest at the section of the section of $\frac{100}{100}$ (19.25), and the section of the section of $\frac{100}{100}$ (19.25), and secting therein according to the terms of aid chilgration and also to secure any same or charge any taxes with interest therein as herein previded, in the event that and part 10.65 (19.25), the section of the section o	
	And the said part 105 of the forty part do hereby exceent and down the hereby fore and chear of all incentioners. The is agreed between the parties hereby that the part 106 generative that the the parties hereby that the part 106 the incent part of the Mark 100 In the the signal between the parties hereby that the part 106 generative that the parties hereby that the part 106 the incent part of the Mark 100 interest. Addit the event that that all part 106 generative that the other size the mark 100 the second part may pay will have only down 100 the second part may pay will have only down 100 the second part may pay will have only down 100 the second part may pay will have only down 100 the second part may pay will have only down 100 the second part may pay will have only down 100 the second part may pay will have only down 100 the second part may pay will have only down 100 the second part may pay and have only down 100 the second part may pay and have only down 100 the second part, say have only and the second part may pay for all have only down 100 the second part, say have only and the second part may pay for all have only pay increase or and a say have only pay and the second part may pay and the second part may pay for all have only pay increased we have and read leaves the pay have the pay may be and the second part, with half have may pay and be the second part. The base may pay have the second part may for a second pay have the pay and the second part may for a second pay have the pay and the second part may be addown 100 The base may base addown 100 <t< td=""><td>definery henced they are the larkful enters \mathfrak{g}. of the premises above granted, and wired of a during the life of this inductors, pay all haves or assessments that may be levide or assessed if any, made payalite to the part y' of the second part to the extent of M16 areas before due and payalite and to keep aid premises ionned as been provided, then the duality beenes a part of the larkful data, second part to the extent of M16 memory, executed on the 185th day of Juno 19.25, a second payalite there are avoid in the terms of an identity of the second part is the second payalite memory, executed on the 185th day of Juno 19.25, a second payation of the larkful data is the base in the second pay is a payation of the problem is the second payable of the terms of and ellipation and also the second pay at memory, executed on the 185th day of Juno 19.25, a second there are avoid in the terms of and ellipation and also the second pay at the second data and interest, thereas a base of payments easy pay for the three data memory data and the second pay is a second of the second that and pay the second data and payable of if the base areas and chapter incident therein, and there the the second data and incident is interest and the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and second is the second data and also areas areas of the respective particular at all the file as certain and second is the second data and algo and (SEAL) (SEAL) (SEAL) data of Juno A. D, 19 25, before</td><td></td></t<>	definery henced they are the larkful enters \mathfrak{g} . of the premises above granted, and wired of a during the life of this inductors, pay all haves or assessments that may be levide or assessed if any, made payalite to the part y' of the second part to the extent of M16 areas before due and payalite and to keep aid premises ionned as been provided, then the duality beenes a part of the larkful data, second part to the extent of M16 memory, executed on the 185th day of Juno 19.25, a second payalite there are avoid in the terms of an identity of the second part is the second payalite memory, executed on the 185th day of Juno 19.25, a second payation of the larkful data is the base in the second pay is a payation of the problem is the second payable of the terms of and ellipation and also the second pay at memory, executed on the 185th day of Juno 19.25, a second there are avoid in the terms of and ellipation and also the second pay at the second data and interest, thereas a base of payments easy pay for the three data memory data and the second pay is a second of the second that and pay the second data and payable of if the base areas and chapter incident therein, and there the the second data and incident is interest and the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and payshes at the second data and the second data and incident is the second and second is the second data and also areas areas of the respective particular at all the file as certain and second is the second data and algo and (SEAL) (SEAL) (SEAL) data of Juno A. D, 19 25, before	
	And the said part 105 of the forty part do hereby exceent and agree that at the rank rank of all incendingers. The first part of all indexiduates therein fore and chear of all incendingers. indexiduates the indexiduates therein fore and chear of all incendingers. The first part of all incendingers therein the same rank of all gives rather be defined in there in the second part may be been to do saw been to the the second part, may be same of a compare part of the first part all of the second part, may be same to change and the second part may be same to all do say and interest. Addit the event that take into its 10° G. The first part of the first part of all of the second part may be sade its same of second are may part of the second part may be sade its same of second are may part of the second part may be sade its same of second are may be sade its same of second part may be sade its same of second are may be sade its same of second part. Similar the same may be sade its the part of the second part, which all sizes may be sade its the same of the second part may be sade to the same may be sade its the same may first of the second part, which all sizes may be sade its the same may be sade its and same may be sade its same may be sade	definery hered they are the lardal owner \mathfrak{g} . of the premise above granted, and wired of a during the life of this inductors, pay all mass or assessments that may be levide or assessed it is babbles or pay all rates or assessments that may be levide or assessed if a grant of the inductor pay and it is been added to be and a grant of the second part to the extent of M18 are it error during the paid is more a during the inductors, and shall be a latter to the state of the inductors, we can be paid premises its more a during the levide or assessed to be been added to be a state of the inductors, and shall be a latter to the state of the inductors, and shall be are itered at the latter babbles of the latter by this inductors, and shall be are itered at the latter babbles of the babbles of the latter babble of the latter babbles of the latter babble of the	
	And the said part 105 of the fort part de levels prevents and agree that at the grant and indicable state of inheritance therein (res and dense of all incending areas). and It is agreed between the parties herein characteristic states and agree that at the sense is a state of the interpart of	delivery hered they are the larkal owner g of the premiers above granted, and wired of a during the file of this inductors, pay all have or assessments that may be levide or assessed the haldhage upon all or the levid of grant of the second part to the extent of b b b b b b c b c c a c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c c s c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c c s c s c s c c s c s c s c s c c s c s c s c s c s c s c s c s c s c s c s c s c s c s c s c s c s c s c s s c s c s c s s c s c s c s s c s c s s c s s c s s c s s c s s c s s c s s c s s c s s c s s s c s s c s s s s c s s s s c s s s s s c s s s s c s s s s s s s s s s	
	And the said part 105 of the fort part de levels prevents and agree that at the grant and indicable state of inheritance therein (res and dense of all incending areas). and It is agreed between the parties herein characteristic states and agree that at the sense is a state of the interpart of	definery hered they are the lardal owner \mathfrak{g} . of the premise above granted, and wired of a during the life of this inductors, pay all mass or assessments that may be levide or assessed it is babbles or pay all rates or assessments that may be levide or assessed if a grant of the inductor pay and it is been added to be and a grant of the second part to the extent of M18 are it error during the paid is more a during the inductors, and shall be a latter to the state of the inductors, we can be paid premises its more a during the levide or assessed to be been added to be a state of the inductors, and shall be a latter to the state of the inductors, and shall be are itered at the latter babbles of the latter by this inductors, and shall be are itered at the latter babbles of the babbles of the latter babble of the latter babbles of the latter babble of the	
vis Folesis sa writt o thaosyndiae	And the said part 105 If the forty part 40 hereby exceent and does the hereby the same scheme 11 (the same scheme scheme scheme 11 (the same scheme scheme scheme 11 (the same scheme scheme scheme 11 (the s	delivery benefitively benefitive to be labeled on the grant of the sale of the labeled on the labeled on the second part to the extend of a second part of the labeled bases, excered by the inductors, and shall be are terms at the second part to the extend of a second part to the extend of a second part of the labeled bases, excered by the inductors, and shall be are terms at the second part to the extend of a second part of the labeled bases, the second part to the extend of a second part of the labeled bases, the second part of the labeled bases of the second part of t	
lis Roleans sa writing for topo ag 5 g day	And the said part 105 of the forty part do hereby exceent and adjust the forty part do The first down of individuality entropy of the forty part of the forty part down of the forty will be part down of the forty will b	delivery benefit they are the landal owner g of the premises above granted, and wired of a - during the life of this inductors, pay all haves or assessments that may be belief or assessed	
No Release to the original of	And the said part 105 If the fast part do hereby exceent and done the hereby fast and dear of all incentrances. The fast part of the fast parties before the same spin of the fast part all the the parties before the same spin of the fast part all at the same spin of the fast part all the fast part all the spin of the spin of the fast part all the spin of the fast part all the spin of the fast part all the spin of the spin of the fast part all the spin of the fast part all the spin of	delivery benefit they are the landal owner g of the premises above granted, and wired of a - during the life of this inductors, pay all haves or assessments that may be belief or assessed	
lis Roleans sa writing for topo ag 5 g day	And the said part 105 If the fast part do hereby exceent and done the hereby fast and dear of all incentrances. The fast part of the fast parties before the same spin of the fast part all the the parties before the same spin of the fast part all at the same spin of the fast part all the fast part all the spin of the spin of the fast part all the spin of the fast part all the spin of the fast part all the spin of the spin of the fast part all the spin of the fast part all the spin of	delivery bened they are the lashed owner g of the premises alow granted, and wired of a during the life of this indecture, pay all taxes or assessment that may be belief or assessed if ary, made payable to the part Y of the second part to the extent of M16 if ary, made payable to the part Y of the second part to the extent of M16 if ary, made payable to the part Y of the second part to the extent of M16 if ary, made payable to the part Y of the second part to the extent of M16 mem terms during the payable and to keep and premise isomed as brench mortified, then the that all para iterest at a second payable to the payable of the following the payable of the payable of the following the payable of the following the payable of the following the payable of the payable of the following the payable of the following the payable of the following the payable of the payable of the payable of the following the payable of the payable of the payable of the payable of the following the payable of the following the payable of the paya	

FRONT