MORTGAGE RECORD 69

		SAME DODSWORTH STATIONS	STATE OF KANSAS, DOUGLA	AS COUNTY, 53.	
	FROM	1	mit i imment man filed for	record on the	day of P. M.
	G.A.Woodward	and the second	July A. D.	eleleman	T of Deeds.
	Serings Be	mk.	By		Deputy.
686	erchants Loan and Savings Be			in the year of our Lord, one t	thousand nine
Тт	IS INDENTURE, Made this first ad twenty-five t	day of between	huly , ,	in the year of our hord, one t	and said mile
hundred at	G.A.Woodward ,	a widower		Kansas	
	of the first part, and Merch		and State of vings Bank, Lawrence Kau		e second part.
which many hards a state of the second state of	TNESSETH, that the said part y of t Ingity-Cive reby acknowledged, ha s sold, and by g described real estate situated and being in	Human Ba (00000000		him duly paid, the to the said part y of the d State of Kansas, to-wit:	the receipt of e second part,
	The	north Thirty-set	en and one-half feet (3	7]. t)	
			south twelve and one-hal		
			in Block number seven ("		
	BabcocksAddition				
	Law Care	Trainer ye dett			
with the and	puretenances and all the estate, title and int	terest of the said part. Y	of the first part therein.		
And the	puretenances and all the estate, title and int easily part. \mathbf{y} of the first part do. 05. herein	by covenant and agree that at	of the first page therein.	r of the premises above granted,	a bio bestive best ,
And the pool and indef	e said partef the first part do here leasible estate of inheritance therein, free and clear of a	by covenant and agree that at all incumbrances,	the delivery hereof the set of the lawful owner		
And the proof and indef and that they It is agr against said ro	said part of the first part do for leadible strate of inheritance therein, free and clear of a will warrant and defend the same against all parties m web between the parties berefor that the part. a leader show the same becence due and partle, an all seture show the same becence due and partle, an	by covenant and agree that at all incumbrances, aking lawful claim thereto, of the first part shall at all t ad that he k	the delivery hereof the set of the lawful owner inces during the life of this indenture, pay all up the buildings upon said real estate insure	taxes or assessments that may be le	evied or assessed um and by such
And the rood and indef and that they it is app applied and roo insurance or my bitment and	e said part	by eovenant and agree that at all incumbrances, of the first part shall at all t ed that he if the second part, the hall fail to pay ruch taxes when	the delivery hereof times the lawful owner inen during the life of this indenture, pay all eys the buildings upon said rail extate insure ios, if any, made payable to the part y the same terms due and payable and to kere	taxes or assessments that may to be ed against fre and tornado in such so of the second part to the extent - op raid premises insured as herein pre-	evied or assessed um and by such of its ovided, then the
And the rood and indef and that they list agr against said ro- insurance or up hitmat And	e said part	by eovenant and agree that at all incumbrances, of the first part shall at all t ed that he if the second part, the hall fail to pay ruch taxes when	the delivery hereof times the lawful owner inen during the life of this indenture, pay all eys the buildings upon said rail extate insure ios, if any, made payable to the part y the same terms due and payable and to kere	taxes or assessments that may to be ed against fre and tornado in such so of the second part to the extent - op raid premises insured as herein pre-	evied or assessed um and by such of its ovided, then the
And the pool and indef and that they it is agr spinst suit or insurance or m interest. And its rest of 10° THIS C	e said part y — of the first part 6 — 98. herei leading on the other starts of the starts of the start of a start ware start and defend the same segment all parties on whethere the parties hereit in the start. Y — all extract bether the same becomes due and particle, and party as shall be specified and directed by the part Y in the event that small part Y — of the forth part is the work that small part Y — of the forth part of the seven due that you part will allow raid JELNT is intended as a mortgage to even the tapen Thirt?	by covenant and agree that at all incombrances. asking lawful chaim thereta. of the first part shall at all to of the first part shall at all to d that h0 is of the second part, the hall fail to pay such taxes when or either, and the amenut so p ent of the sum of ty-fire hundr ed	the delivery hereof time the lawful even inest during the life of this indexture, pay all so the buildings upon said real state insur- ios, if any, made payable to the part the same it even due and payable and to kee all shall become a part of the indebtedness, a (\$3500.00)	taxes or assessments that may be le el against free and tornado in such su- of the second part to the extent o p nisk premises insured as brefin pre secured by this indenture, and shall	rvied er ansessed um and by soch of its villed, then the bear interest at DOLLARS,
And the read and incide and that they it is agr excluse on ro- interest. And pert. Y at re- therest. And THISO	e said pert_y of the first part do 0.8 here insulide statute of inheritance therein, here ind close of a will warms tand dolend the same segment all parties in deleterms the parties berrits that the parties of parties are been been and beenerse due and parties, are part as hall be expected and directed by the part y in the event that said part y of the fast parts in the second part may ray said have and formance. This is the same due to a mortgage to even the parts is there are 0.000 even in writing objective the second part may park to be part y .	by covenant and arve that at all incentiveness. The first part data thereas. If the first part shall at all to of the second part, the hall fail to pay not brane when hall fail to pay not brane when the of the second of the the second part of the ty-five hundr of for the payment of fail as	the delivery hereof verse the lawful even into during the life of this indenture, pay all respirate the life of this indenture, pay all respirate law of the life of the life of the life respirate law of the life of the life of the life state of the life of the life of the life (\$3500.00) of more, executed on the lifest day of more, executed on the lifest day	tates or assessments that may be le- el against free and ternado in such re- of the second part to the catter of p said premises insured as brefts pre- server by this indenture, and shall r of July . as of maid chilgadien and also to second	rvied er assessed um and by roch of 1ts vvided, then the bear interest at DOLLARS, 19 25, ure any sum or
And the root and hadd is a start they is a section to all or is section to all or interest or only interest. And i part, y at 10° THIS C accessing to the and by section of many	e said part_y of the first part do 0.5 here leading entities of inheritance therein, free and clear of a will warraw and defend the same regime all parties are between the parties between the barrary b . all states then the same becomes due and particle, and party as shall be specified and directed by the part y in the event that and part y . If the fortune of the sevent that and part y and the state state in the date of parts i and y and y and y . HEANT is intended as a marginge to were the spar- ticle. The sevent with the low reads y . Thirt be terms of ODE cortia written shift parts Like . terms tade paralle to the part y acknowed by the same date part . y , of the sevent part s .	by covenant and gree that at all incentiveness. as ing layed class thereins. or the kerg pays that at all to of that bo	the delivery hereof time the lawful event inest during the life of this indexture, pay all up the buildings upon said real eventse insure us, it says, nade possible to the part. Y the same here me due and payable and to kee all shall become a part of the indebtedness, o (\$3500.00) of meny, exceeded on the first day uprest arranging thereon abscording to the term of advarge variance thereon and	tatus or assessments that may be le- d against for and tormado in such sy- of the second part to the catter or paid promises insured as breein pre- secured by this indenture, and shall with the second system of the second or shall obligation and also to second a breein provided, in the second that to second provided, in the second that	evide or assumed on acts yourch or its weided, then the bear interest at INOLLARS, 19 25, ure aby sum or mail part. y
And the read and hold and that they is a set spinst and re- instruction of the instruction of the instruction of the instruction of the instruction of the instruction of the end by set by is a finance of the fact parts of the set objects in the instruction of the instruction of the i	e sail part _ y _ ef the fort part 60 \bullet 0.5 here include and el inheritance themis, true and derar 61 as the largest of dependent bases equical set of the resc between the parties here that the part y all estates here the same sequence that the part y is the event that much part y _ eftice (strapart) be the dependent of the part y _ eftice (strapart) be the second part may regard that are all dependent of the second part may regard that are all dependent that the second part may regard that are all dependent that the second part may regard that are all dependent that the second part may regard that are all dependent that the second part may regard the second part that the second part may regard the second part that all dependent the second part is a second part that all dependent the second part that the second part that all the part the second part the second part that the part the second part the second part that the part the second part the second part that all the part the second part the second part that all the part the second part the second part that all the part the second part the second part that all the part the second part the second part on encode thereby, we independ the second part of the second part of the second part theorem of the second part of the second parts the second part of the second parts the second part of	by eccentral and greve that at all liserable rearress. of the forse part shall at all of that ho is of that ho is of the second part, the half all to pay not have when that half on the second part, the half all to pay not have when by_five hundr ed for the payment of and suc- of the second part, which all to pay for any increase or 1 ¹⁰ ¹⁰ ¹⁰ ¹⁰ ¹⁰ ¹⁰ ¹⁰ ¹⁰	the delivery hered time the lawful even into during the life of this indenture, pay all up the buildings upon said real rester insure ion, if any, made payable to the part. Y the same ident of the linebettenese, (\$3500.0) of meney, exceeded on the irrst . day invest averaging theron according to the term of backarye any taxes with interest thereme an indentury of the same become due and payable, or iterms thereins fully discharged. If del iterms thereins fully discharged.	tatus or assessments that may be le- d against for and tormado in such as of the secoid part to the catter or paid promises insured as breein pre- secured by this indenture, and shall of a shall chilgathen and also to seco- a breein previded, in the event that the part of the such payments or a shall be made in such payments or a shall be made and and payment as	wind er ansmed um and by web of its weided, then the bear interest at IVOLLARS, 19 25, ure aby sum or and part. Y any part thereof way parts thereof a region of the
And the read and hold and that they is a set spinst and re- instruction of the instruction of the instruction of the instruction of the instruction of the instruction of the end by set by is a finance of the fact parts of the set objects in the instruction of the instruction of the i	e sail part _ y _ ef the fort part 60 \bullet 0.5 here include and el inheritance themis, true and derar 61 as the largest of dependent bases equical set of the resc between the parties here that the part y all estates here the same sequence that the part y is the event that much part y _ eftice (strapart) be the dependent of the part y _ eftice (strapart) be the second part may regard that are all dependent of the second part may regard that are all dependent that the second part may regard that are all dependent that the second part may regard that are all dependent that the second part may regard that are all dependent that the second part may regard the second part that the second part may regard the second part that all dependent the second part is a second part that all dependent the second part that the second part that all the part the second part the second part that the part the second part the second part that the part the second part the second part that all the part the second part the second part that all the part the second part the second part that all the part the second part the second part that all the part the second part the second part on encode thereby, we independ the second part of the second part of the second part theorem of the second part of the second parts the second part of the second parts the second part of	by eccentral and greve that at all liserable rearress. of the forse part shall at all of that ho is of that ho is of the second part, the half all to pay not have when that half on the second part, the half all to pay not have when by_five hundr ed for the payment of and suc- of the second part, which all to pay for any increase or 1 ¹⁰ ¹⁰ ¹⁰ ¹⁰ ¹⁰ ¹⁰ ¹⁰ ¹⁰	the delivery hered time the lawful even into during the life of this indenture, pay all up the buildings upon said real rester insure ion, if any, made payable to the part. Y the same ident of the linebettenese, (\$3500.0) of meney, exceeded on the irrst . day invest averaging theron according to the term of backarye any taxes with interest thereme an indentury of the same become due and payable, or iterms thereins fully discharged. If del iterms thereins fully discharged.	tatus or assessments that may be le- d against for and tormado in such as of the secoid part to the catter or paid promises insured as breein pre- secured by this indenture, and shall of a shall chilgathen and also to seco- a breein previded, in the event that the part of the such payments or a shall be made in such payments or a shall be made and and payment as	wind er ansmed um and by web of its weided, then the bear interest at IVOLLARS, 19 25, ure aby sum or and part. Y any part thereof way parts thereof a region of the
And the red and indee and that they it is any section of the index of the index of the index of the index of the arrending to the and section of the dest part of	e sail pet	by envening and arrow that at all incentiveness. If the first part data therein. If the first part shall at at the first part shall at at if the second part, the half all to pay rush take when er either, and the amounts so part of the sum of the second part, which all in the payment of raid sum of the second part, which all in the pays and the sharper berging and the second part, which is the pay increase of the second part elevation of the second second part elevation of the second second second part of the second part, which is excerning of the second part is part of the second part of the second second second part elevation of the second second part elevation of the second second part of the second part is part of the second part of the second second part elevation of the second part is part of the second part of the second part is part of the second part of the second part is part of the second part of the second part of the second part is part of the second part of the second part of the second part is part of the second part of the seco	the delivery hered time the lawful even into during the life of this indenture, pay all up the buildings upon said real extra the set of the set of the set of the life of the set all shall become a part of the indebtedness of (15500.00) as denoted in the first day in energy extended on the first day in each serving therein according to be term of duckary any taxe with interest thereons as in excitated therein fully discharged. If the interest exerving thereon duckary particle of a life the same work of the term of accharge any taxes with interest thereons as a indection of the given, shall interediately multi a indection of given, shall interediately multi a band bedrive of given and the set of given bedrive of given beautions of given beau	tatus or assessments that may be le- el against free and tornado in such m of the secold part to the catter of p said premises insured as brench pre- werered by this indenture, and shall real of a said chilgation and also to seen a brench previded, in the event that if the impraves to not leaf of a so- te the linear state of the said part of the the impraves the said leaf of the read of the linear state of the said part of the the induces the said leaf of the read brench due and spatials at it. In that become due and spatials at it. In that part of the said part of the said part of the said part of the said part of the said part of the said part of the said part of the said part of the said parts in the said to said the said parts of the said said the corts and charges incident of	reid er assend om and by meh of 100 weidet, then the bear interest at IPOLARS, IP 25, or a any sum or mid part. Y any part therein provided herein the region of the original therein
And the read and hold and that they is and the start they is and spin as and re- mercian start of the start of the start o	e add part	by eccentral and grave that at all linearity marks, where the second part, the of the second part, the definition of the second part, the half all to pay rush takes when that half all to pay rush takes when end of the second part, the half all to pay rush takes when end of the same of by_five_humdir of by_five_humdir of by_five_humdir of <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of balance</i> <i>by_five_humdir of balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>b</i>	the delivery hered time the lawful even mon during the life of this indenture, pay all we per habilitizes upon sail real variant increases as if any, made payable to the part. Y the same here me due and payable and to kee all shall become a part of the indebtdness, or (\$35500.00) of money, exceeded on the. first day to rest averslip thereon avershing to the term of advance any taxs with interest thereons of a nonstance thereone, they due payable is not independent on the second payable of a base to grave, able the servery and a metal base of payable the terms. If def is then the same however, then and payable or a negated of payable the terms of the part of a base of a payable the terms of the same however, the the terms of advance of payable therefore, the payable of the same is negative of payable therefore, the payable of the payable of a payable of payable therefore, the same however a same of the properties particular therefore.	Lates or assessments that may be le- ed against fre and ternado in such re- of the secoid part to the enter to op said promises learned as brench pre- secured by this indenture, and shall of July . The second by this indenture, and shall of July . The second second second second second berein previded, in the event that a final to studie on the properties of the second second second second properties of the second second second second second second second second to takk presentations of the said properties of which the costs and charges incident i to beserve second second second second second second second with the costs and charges incident i	reid er assend om and by meh of 100 weidet, then the bear interest at IPOLARS, IP 25, or a any sum or mid part. Y any part therein provided herein the region of the original therein
And the prod and incide and the they is it is as a sector of the they in the sector of the instruction of the product of the product of the sector of the se	e add part	by eccentral and grave that at all linearity marks, where the second part, the of the second part, the definition of the second part, the half all to pay rush takes when that half all to pay rush takes when end of the second part, the half all to pay rush takes when end of the same of by_five_humdir of by_five_humdir of by_five_humdir of <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of balance</i> <i>by_five_humdir of balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>b</i>	the delivery hered time the lawful even mon during the life of this indenture, pay all we per habilitizes upon sail real variant increases as if any, made payable to the part. Y the same here me due and payable and to kee all shall become a part of the indebtdness, or (\$35500.00) of money, exceeded on the. first day to rest averslip thereon avershing to the term of advance any taxs with interest thereons of a nonstance thereone, they due payable is not independent on the second payable of a base to grave, able the servery and a metal base of payable the terms. If def is then the same however, then and payable or a negated of payable the terms of the part of a base of a payable the terms of the same however, the the terms of advance of payable therefore, the payable of the same is negative of payable therefore, the payable of the payable of a payable of payable therefore, the same however a same of the properties particular therefore.	Lates or assessments that may be le- ed against fre and ternado in such re- of the secoid part to the enter to op said promises learned as brench pre- secured by this indenture, and shall of July . The second by this indenture, and shall of July . The second second second second second berein previded, in the event that a final to studie on the properties of the second second second second properties of the second second second second second second second second to takk presentations of the said properties of which the costs and charges incident i to beserve second second second second second second second with the costs and charges incident i	wind or assessed an act by moti- of 100 ber interest at IVOLLARS, IPOLLA
And the proof and hold and that they is an arrival spin at a draw spin at a draw market or an interest. And it part, y arrival far arrival arrival mark by market are mong of the fars part of and by mark of mong of the fars part arrival fars and by mark of mong of the fars part arrival fars arrival for arrival fars arrival fars arrival fars arrival fars arrival fars arrival fars arriva	e add part	by eccentral and grave that at all linearity marks, where the second part, the of the second part, the definition of the second part, the half all to pay rush takes when that half all to pay rush takes when end of the second part, the half all to pay rush takes when end of the same of by_five_humdir of by_five_humdir of by_five_humdir of <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of balance</i> <i>by_five_humdir of balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>b</i>	the delivery hered time is the lawful event one during the life of this indenture, pay all one pub halidings upon said real states insure ion, if any, made payable to the part. y the same ident of the line indenture, we distant seems a part of the line is the set of the same identified on the first day ind menny, exceeded on the first day intent serving thereon according to the terms of accharge any times with interest thereon as a dockarge any times with interest thereon as a indenture of proving and payable, of a state of proving and the set of pays the state of proving and the set of pays the state of the same borners, due and pays the state of the same borners, the state of pays is a state of proving and the set of pays the state of the same borners, the state of the state of the same borners, the state of the state of the same borners, the state of the set of a same of the state of the set of the set of the state of the state borners, the state of the set of the state of the set of the set of the set of the set of the state of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of	Lates or assessments that may be le- ed against fre and ternado in such re- of the secoid part to the enter to op said promises learned as brench pre- secured by this indenture, and shall of July . The second by this indenture, and shall of July . The second second second second second berein previded, in the event that a final to studie on the properties of the second second second second properties of the second second second second second second second second to takk presentations of the said properties of which the costs and charges incident i to beserve second second second second second second second with the costs and charges incident i	vied er ansmed im ach by web of its viided, then the bear interest at INVILAISS, IN 25, IN 25, IN ADY and or said part Y any get thereat source of the region of the series and all the visited thereat interest at the visited thereat source of the region of the visited thereat source of the visited the visited the visited the visited the visited the visited the visited t
And the read and hold and that they is and the start they is and spin as and re- mercian start of the start of the start o	e add part	by eccentral and grave that at all linearity marks, where the second part, the of the second part, the definition of the second part, the half all to pay rush takes when that half all to pay rush takes when end of the second part, the half all to pay rush takes when end of the same of by_five_humdir of by_five_humdir of by_five_humdir of <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of balance</i> <i>by_five_humdir of balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>b</i>	the delivery hered time is the lawful event one during the life of this indenture, pay all one pub halidings upon said real states insure ion, if any, made payable to the part. y the same ident of the line indenture, we distant seems a part of the line is the set of the same identified on the first day ind menny, exceeded on the first day intent serving thereon according to the terms of accharge any times with interest thereon as a dockarge any times with interest thereon as a indenture of proving and payable, of a state of proving and the set of pays the state of proving and the set of pays the state of the same borners, due and pays the state of the same borners, the state of pays is a state of proving and the set of pays the state of the same borners, the state of the state of the same borners, the state of the state of the same borners, the state of the set of a same of the state of the set of the set of the state of the state borners, the state of the set of the state of the set of the set of the set of the set of the state of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of	Lates or assessments that may be le- ed against fre and ternado in such re- of the secoid part to the enter to op said promises learned as brench pre- secured by this indenture, and shall of July . The second by this indenture, and shall of July . The second second second second second berein previded, in the event that a final to studie on the properties of the second second second second properties of the second second second second second second second second to takk presentations of the said properties of which the costs and charges incident i to beserve second second second second second second second with the costs and charges incident i	vide er assend on at by mob of 152 vided, then the bear interest at IPVILARS, 19 25, 19 25, 1
And the read and held and that they is at a they is at a they is an at a set perturbation of the method of the met	e add part	by eccentral and grave that at all linearity marks, where the second part, the of the second part, the definition of the second part, the half all to pay rush takes when that half all to pay rush takes when end of the second part, the half all to pay rush takes when end of the same of by_five_humdir of by_five_humdir of by_five_humdir of <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of</i> <i>by_five_humdir of balance</i> <i>by_five_humdir of balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>balance</i> <i>b</i>	the delivery hered time is the lawful event one during the life of this indenture, pay all one pub halidings upon said real states insure ion, if any, made payable to the part. y the same ident of the line indenture, we distant seems a part of the line is the set of the same identified on the first day ind menny, exceeded on the first day intent serving thereon according to the terms of accharge any times with interest thereon as a dockarge any times with interest thereon as a indenture of proving and payable, of a state of proving and the set of pays the state of proving and the set of pays the state of the same borners, due and pays the state of the same borners, the state of pays is a state of proving and the set of pays the state of the same borners, the state of the state of the same borners, the state of the state of the same borners, the state of the set of a same of the state of the set of the set of the state of the state borners, the state of the set of the state of the set of the set of the set of the set of the state of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of	Lates or assessments that may be le- ed against fre and ternado in such re- of the secoid part to the enter to op said promises learned as brench pre- secured by this indenture, and shall of July . The second by this indenture, and shall of July . The second second second second second berein previded, in the event that a final to studie on the properties of the second second second second properties of the second second second second second second second second to takk presentations of the said properties of which the costs and charges incident i to beserve second second second second second second second with the costs and charges incident i	wind or assent an and by much of 16 2 winds, then the bear interest at IDVILATES, IP 255, are any much and part. Y way part thereof the caption of the twinds and all the second of the twind and inner inty part (based). (SEAL) (SEAL)
And the read and held and that they is at a they is at a they is an at a set perturbation of the method of the met	e sail part	by eccentral and grave that at all linearity marks, where the second part, the of the second part, the definition of the second part, the half all to pay rush takes when that half all to pay rush takes when end of the second part, the half all to pay rush takes when end of the same of by_five_hammedro of by_five_hammedro of the second part, with all in to tay pays and the second part, with all in to tay pays and the second part, which all in the pays instances of the second part, which all in the tay pays the same second part of the second part. The share of the second part of the second part, by the state of the second part. The share of the second part of the second part, the the second second pays and the second part.	the delivery hered time is the lawful event one during the life of this indenture, pay all one pub halidings upon said real states insure ion, if any, made payable to the part. y the same ident of the line indenture, we distant seems a part of the line is the set of the same identified on the first day ind menny, exceeded on the first day intent serving thereon according to the terms of accharge any times with interest thereon as a dockarge any times with interest thereon as a indenture of proving and payable, of a state of proving and the set of pays the state of proving and the set of pays the state of the same borners, due and pays the state of the same borners, the state of pays is a state of proving and the set of pays the state of the same borners, the state of the state of the same borners, the state of the state of the same borners, the state of the set of a same of the state of the set of the set of the state of the state borners, the state of the set of the state of the set of the set of the set of the set of the state of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of	Lates or assessments that may be le- ed against fre and ternado in such re- of the secoid part to the enter to op said promises learned as brench pre- secured by this indenture, and shall of July . The second by this indenture, and shall of July . The second second second second second berein previded, in the event that a final to studie on the properties of the second second second second properties of the second second second second second second second second to takk presentations of the said properties of which the costs and charges incident i to beserve second second second second second second second with the costs and charges incident i	wied er assend en ach by such of 15 weided, then the bear interest at —DeuLates, 19 25, 26 at any sum se mid part. Y say part thereof mid part. Y say part thereof there and all the sy part thereof there and all the sy part thereof there and all the sy part thereof (SEAL)
And the read and incide and the they watches a difference of the instrume or my instrume or my interest. And it be ready at one of the ready at one watches and hy sums of menuy of the instrume of and hy sums of menuy of the instrume of and hy sums of menus of the instrume of the instru	e add part	by eccenaria and gree that at all lisearch rearces. d the forse part shall at all d the forse part shall at all d the forse part shall at all d the second part, the d the second part, the d the second part, the d the second part, the all d the second part, shall all d the second part of the shall d the second part of the shall all d the second part of the shall be d the second part of the shall be d the second part of the shall all presentative, assigns and d the first part ha d the first part ha d the first part ha d the first part ha	the delivery hered increases the lawful event men during the life of this indenture, pay all open he buildings upon said real retart insure ins, if any, made payable to the part. y the same leven a part of the indebtetions, we distant seems a part of the indebtetions, (\$35500.00) of a money, exceeded on the first say increase around the indebtetions of a darkary any taxes with interest there as a darkary any taxes with interest there a indentify of particular the terms a darkary any taxes with interest there a negative distribution according to the terms a darkary any taxes with interest there a darkary any taxes with interest there a negative distribution in the distribution of the same beacher of priority distributions. In parts a negative distribution is the distribution of the measure of the respective particle herets. hereants of the respective particle herets.	tatus or assessments that may be let of against free and tornado in such re- of the second parts to the catter of a paid premises insured as brench pre- weeren by this indenture, and shall of July . as of mid-thigation and also to seen a brench previded, in the event that facts is made in such payments or a brench previded, in the event that facts is made in such payments or a to the binarises the set pay and the binarises the set pay and the binarises of the set pay and the of the set pay and the set the set of the set pay and the set the set pay the set of the set pay and the set the set of the set pay and the set the set of the set pay and the set the set of the set pay and the set of the set pay and the set the set of the set pay and the set of the set pay and the set of the set pay and the set of the set pay and the set of the set pay and the set of the set pay and the set of the set pay and the set of the set pay and the set of the set pay and the set of the set pay	vide er assend on ach by meh of 10 voildel, then the hear interest at IPOLLARS, IP 255, or a kay uns or mid part 7 way part therein the cyclical therein (SEAL) (SEAL) (SEAL)
And the read and inde- ind that they is a series of the instruction of the instruction of the instruction of the read of the read of the read of the r	e add part	by eccentral and gree that at all liseand rances.	the delivery hered in the set of the indenture, pay all open said real states insure ine, if any, made payable to the part. y the same larger and real states insure ine, if any, made payable to the part. y is a state of the same larger of the indektotenes, at a state of the same larger of the indektotenes, at a state of the same larger of the indektotenes, and a state of the same larger of the indektotenes, and a state of the same larger of t	Lates or assessments that may be le of arxiest fee and ternado is nucles of the second part to the enter to a raid promises insured as brends pre- secured by this indenture, and shall of July . as of add thigation and also to second a brends provided, in the event that a difference of the second second part of the second second provided, in the event that a difference of the second second part of the second second second second second parts and second the latest second second second second second second second second second second second second second to back programments of back properties of the second secon	vide er assend on ach by meh of 10 voildel, then the hear interest at IPOLLARS, IP 255, or a kay uns or mid part 7 way part therein the cyclical therein (SEAL) (SEAL) (SEAL)
And the read and inde- ind that its age spinst and or instructions or in- instructions of the rest of the rest of the rest of the rest of the rest of the rest of the second of the rest of the second of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest of the rest	e add part	by eccentral and gree that at all lisearch rearses.	the delivery lored inter is the lawful even mon during the life of this indenture, pay all up the buildings upon sail real varies insure ions, if any, made payable to the part. Y the same term of use and payable and to kee it shall become a part of the indebtechase, we (\$35500.00) of money, exceeded on the first stay invest second payable in the interface of the indebtechase payable. If del is declarge any taxes with interest thereon an indeclarge of promphal and the payable, or the acceleration is second payable. If del is the same borner de and payable, or is declarge any taxes with interest thereon an indeclarge of promphal and payable. The payable is the same borner de and payable, or the same borner de and payable, or the declarge of promphal and payable. The second second is account of the same borner de and more second the respective particle formation. Hereunto set his han G.A. Noodward and day of JU/Y are aforesaid County and State, came	Lates or assessments that may be led against free and tornado in such re- of the secold part to the catter of paid premises insured as berein pre- meured by this indenture, and shall of July . as of said chilgation and also to see a berein previded, in the event that fait is made in such payments or a set being previded, in the event that fait is made in such payments or a bearing previded, in the event that fait is made in such payments or a bearing previded, in the event that is take presented of the wait prevides of it they require the event that is take presented of the wait prevides of it they requires bearing manufact, or a wind the event and they are bearing of the and secal the d backful and secal the d	wind or assent on acd by not or 10 s winds, then the hear interest at IPULARS, IP 255, for a any sum or mill part. 7 may part thereof prove the section of the section of the the section of the the section of the test and all the ry part thereof the section of the test and all the ry part thereof (SEAL) (SEAL) (SEAL) (SEAL)
And the read and indi- ind that they is and the instrume of mi- linerest. And it for say of the fiber say of the say of t	e add part	by eccentral and gree that at all liserable rances, and the first part shall at all of the first part shall at all of the first part shall at all of the second part, the half all to pay web taxes when the tax 1 all to pay the taxes when the tax 1 all taxes are pay and taxes are pay increases of to the pay for any increases of to the pay for any increases of to the pay for the tax the tax the tax the pay of the tax the tax the tax the pay of the tax the tax the tax the tax the tax the tax the tax the tax the tax the tax the tax the tax the tax the tax the tax the first part han 5 . (in the 1 the other parts the 5 (cotorrard)	the delivery hered inter is the lawful even into during the life of this indenture, pay all the methods and the life of this indenture, pay all the same item of use and paysable to the part. y the same item of use and paysable and to have (\$35500.00) of a money, exceeded on the first say interd aventing thereon according to the items of darkary any taxes with interest thereon and a darkary any taxes with interest thereon and a darkary any taxes with interest thereon. If def is the three is the interest thereon a darkary is and a darkary any taxes with interest thereon and a darkary is a darkary any taxes with interest thereon. If def is the the same beams does not paysable, of all is declary any taxes with interest thereon. If def is the the same beams does not paysable, of all is declary of the respective paths herea. The same mersenses of the respective paths herea. The same darkary of the same beams does not be all G.A. Noodward Mark day of JULY we allow and in the same encounted the foregoing instrument	tatus or assessments that may be le- el against free and tornado in such m of the secold part to the catter of p mid permises insured as berein pre- werered by this indenture, and shall red July , as of mid chilgation and also to seen a berein previded, in the event that for the burgarest of a set bard on a di- burg of the burgarest of a set is the burgarest of the mid prevent of the burgarest of the mid prevent of a red difference of the mid prevent of a red difference of the mid prevent of a set of the burgarest of the mid prevent of the result become due and spatials at the result become due and spatials at the result of the mid prevent of the mid pre- dict and second the mid prevent of the red prevents of the mid prevent of the result prevents a burgar of the mid pre- tid and second the difference of the result prevents and the result pre- tid and second the result pre- tid and second the result pre- tid and second the result pre- tide and the result pre- tide and the result pre- tide and pre- tide and the result pre- tide and pre- t	vide er assend om ach by new of 152 veidel, then the hear interest at 19 25, for a bry unit or nisk part. Y way part thereof mid part. Y way part thereof the excision of the stiend and have hay and year (SEAL) (SEAL) (SEAL) (SEAL)
And the read and indi- ind that they is and the instrume of mi- linerest. And it for say of the fiber say of the say of t	<pre>easily part</pre>	by envenient and grave that at all lisearchistoper and a series that at all lisearchistoper and a series of the ord that he is the efficiency part shall as list of that he is the efficiency part shall as list of the series of the series of the efficiency of the series of the series of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the series of the efficiency of the series	the delivery lored inter is the lawful even mon during the life of this indenture, pay all up the buildings upon sail real varies insure ions, if any, made payable to the part. Y the same term of use and payable and to kee it shall become a part of the indebtechase, we (\$35500.00) of money, exceeded on the first stay invest second payable in the interface of the indebtechase payable. If del is declarge any taxes with interest thereon an indeclarge of promphal and the payable, or the acceleration is second payable. If del is the same borner de and payable, or is declarge any taxes with interest thereon an indeclarge of promphal and payable. The payable is the same borner de and payable, or the same borner de and payable, or the declarge of promphal and payable. The second second is account of the same borner de and more second the respective particle formation. Hereunto set his han G.A. Noodward and day of JU/Y are aforesaid County and State, came	Lates or assessments that may be led against fee and tornado in such re- of the secold part to the catter of paid premises insured as berein pre- meured by this indenture, and shall of July . The second second second second second berein previded, in the event that fait is made in such payments or a se- berein previded, in the event that fait is made in such payments or a bearing previded, in the event that fait is made in such payments or a bearing previded, in the event that is take presented of the wall previ- d the prime of the part previded, or a fit does not be the pay and pay in the event and the pay here of the part of the part previded of the part of the part of the part previded of the second payments of the part pre- diction of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part pay of the part of the part of the part of the part pay of the part of the part of the part of the part pay of the part	vide or assent on and by much of 10 brain interest at IPULARS, IP 25, if a any sum or mill part 7 any part interest and part 7 any part interest bir optimistic interest interest and all the optimistic interest interest and all the optimistic interest interest and all the optimistic interest (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the read and indi- ind that they is and the instrume of mi- linerest. And it for say of the fiber say of the say of t	<pre>easily part</pre>	by envenient and grave that at all lisearchistoper and a series that at all lisearchistoper and a series of the ord that he is the efficiency part shall as list of that he is the efficiency part shall as list of the series of the series of the efficiency of the series of the series of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the efficiency of the series of the series of the series of the series of the efficiency of the series	the delivery hered View the lawful even men during the life of this indenture, pay all we phe building upon and real vester lenser we, if any, make payable to the part. Y the same term of the and payable at the low this shall become a part of the indebtdness, or (\$3500.00) of money, exceeded on the first say there are bound on the second state of the second of a money exceeded on the first say there are bound on the second state of the second of the same bound of the second state of the second is a state of the second state of the second state of the second state is a state of priority of the second state of the second state is a state of priority of the second state of the	tatus or assessments that may be le- el against free and tornado in such m of the secold part to the catter of p mid permises insured as berein pre- werered by this indenture, and shall red July , as of mid chilgation and also to seen a berein previded, in the event that for the burgarest of a set bard on a di- burg of the burgarest of a set is the burgarest of the mid prevent of the burgarest of the mid prevent of a red difference of the mid prevent of a red difference of the mid prevent of a set of the burgarest of the mid prevent of the result become due and spatials at the result become due and spatials at the result of the mid prevent of the mid pre- dict and second the mid prevent of the red prevents of the mid prevent of the result prevents a burgar of the mid pre- tid and second the difference of the result prevents and the result pre- tid and second the result pre- tid and second the result pre- tid and second the result pre- tide and the result pre- tide and the result pre- tide and pre- tide and the result pre- tide and pre- t	vide or assent on and by much of 10 brain interest at IPULARS, IP 25, if a any sum or mill part 7 any part interest and part 7 any part interest bir optimistic interest interest and all the optimistic interest interest and all the optimistic interest interest and all the optimistic interest (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
And the read and incide in the integration of the integration in the set of the integration of the integration of the integration of the integration of the integration of the set of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of th	e add part	by eccentral and grave that at all liseantrances, and the first part shall as all of the store part shall as all of the store of the store of the of the store of the store of the store of the store of the store of the store of the store of the store of the second part, with all in to the second part, with all in the second part, with a second of the first part has all the second part of the short of the first part has all in the first part has all in the isocharard the same person who OF, I have here unto sub 20th day of RELEAN	the delivery hered inter the lawful even men during the life of this indenture, pay all you have baladized upon and real vesture insure way, if any, made payable to the part. Y the same therm of the and payable to the part. Y (\$3500.00) of morey, exceeded on the first say interest aversing therms a part of the indebtdness, or (\$3500.00) of morey, exceeded on the first say interest aversing therms aversing to the terms of acharge averside on the first say interest aversing therms averside the terms of acharge averside on the first have a constant direction, then the averside of the terms is neglected by discharged. If delivers, the deliver is neglected by discharged, the deliver of the same is neglected to give spale there is no the same is a start of principal and interest, together the rounto set his have G.A.Noodward and day of J (L/1/4) are aforesaid County and State, came executed the foregoing instrument striked my name, and affixed my off April 19 29 SE	tatus or assessments that may be le- of against free and ternado in next set of the second part to the enter to p mid premises insured as berein pre- secured by this indenture, and shall of July as of mid ethigstion and site to secon- berein previded, in the event that a fact is made in such payments or a believen absorbed on and payments of a believen absorbed on and payments of a believen absorbed on and payments of the the event state of the wid per- tition of the second payments of a believen absorbed on and payments of a believen absorbed on and payments of a believen absorbed on and payments of a believen absorbed on the widt per of the prevalues of the widt per of the prevalu	wind er assend an ach by meh of 165 lear hateret at IPOLARS, IP 225, ur any sum or and pert Y wy part hereret at there and all the there and the there are all the the a
And the root and indi- end that they is in an exclusive of en- line end of the internet of en- line end of the end that they is the end of the end that the end that the end that the end that the end that the end that the end that the end that the end that the end that the end that the end that the end that the end that the end that the end t	<pre>easily part</pre>	by eccental and gree that at all lisearch rearses. and the first part shall at all of the first part shall at all of the second part, the all the second part, the all the second part, the half all to pay web taxes when the part of the second part, who all of the system of and say of the second part, who all to part is any instances of the second part, who all the part of the part of the sheet to part for any instance of the second part, who all the part of the second part of the sheet to part of the second part of the sheet to first part of the second part of the sheet the state second part of the sheet the sheet of the second part of the sheet the sheet of the second part of the sheet of the second part of the sheet the sheet of the second part of the sheet of the second part of the sheet the sheet of the second part of the sheet of the second part of the sheet the sheet of the second part of the sheet of the second part of the sheet the sheet of the second part of the sheet of the second part of the sheet the sheet of the second part of the sheet the sheet of the second part of the sheet the sheet of the second part of the sheet 2 of the second part of the sheet 1 the first part ha S (socchared the same person who OF. I have here unto sub 2 oth day of BRLEAR	the delivery hered inter the lawful even men during the life of this indenture, pay all you have baladized upon and real vesture insure way, if any, made payable to the part. Y the same therm of the and payable to the part. Y (\$3500.00) of morey, exceeded on the first say interest aversing therms a part of the indebtdness, or (\$3500.00) of morey, exceeded on the first say interest aversing therms aversing to the terms of acharge averside on the first say interest aversing therms averside the terms of acharge averside on the first have a constant direction, then the averside of the terms is neglected by discharged. If delivers, the deliver is neglected by discharged, the deliver of the same is neglected to give spale there is no the same is a start of principal and interest, together the rounto set his have G.A.Noodward and day of J (L/1/4) are aforesaid County and State, came executed the foregoing instrument striked my name, and affixed my off April 19 29 SE	tatus or assessments that may be le- of against free and ternado in next set of the second part to the enter to p mid premises insured as berein pre- secured by this indenture, and shall of July as of mid ethigstion and site to secon- berein previded, in the event that a fact is made in such payments or a believen absorbed on and payments of a believen absorbed on and payments of a believen absorbed on and payments of the the event state of the wid per- tition of the second payments of a believen absorbed on and payments of a believen absorbed on and payments of a believen absorbed on and payments of a believen absorbed on the widt per of the prevalues of the widt per of the prevalu	wind er assend an ach by meh of 165 lear hateret at IPOLARS, IP 225, ur any sum or and pert Y wy part hereret at there and all the there and the there are all the the a

FRONT